THE STATUTES AT LARGE

THE UNITED STATES,

FROM

DECEMBER, 1873, TO MARCH, 1875,

AND

RECENT TREATIES, POSTAL CONVENTIONS, AND EXECUTIVE PROCLAMATIONS.

EDITED, PRINTED, AND PUBLISHED UNDER THE AUTHORITY OF AN ACT OF CONGRESS, AND UNDER THE DIRECTION OF THE SECRETARY OF STATE.

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1875.
LIST OF THE PUBLIC ACTS AND RESOLUTIONS OF CONGRESS CONTAINED IN THIS VOLUME.

ACTS OF THE FORTY-THIRD CONGRESS OF THE UNITED STATES.

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[No. 12.] Convening the Senate of the United States on March 5, 1875. February 17, 1875. 855
PUBLIC LAWS

OF THE

UNITED STATES OF AMERICA,

PASSED AT

THE FORTY-THIRD CONGRESS,

1873-'75.
PUBLIC ACTS OF THE FORTY-THIRD CONGRESS

OF THE

UNITED STATES,

Passed at the first-session, which was begun and held at the city of Washington, in the District of Columbia, on Monday, the first day of December, 1873, and was adjourned without day on Tuesday, the twenty-third day of June, 1874.

ULYSSES S. GRANT, President. HENRY WILSON, Vice-President and President of the Senate. MATT. H. CARPENTER was elected President of the Senate, pro tempore, on the eleventh day of December, 1873, and so acted until the end of the session. JAMES G. BLAINE, Speaker of the House of Representatives.

CHAP. 1.—An act to provide for the redemption of the loan of eighteen hundred and fifty-eight.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That for the purpose of redeeming the bonds issued under the act entitled "An act to authorize a loan not exceeding the sum of twenty millions of dollars," approved June fourteenth, eighteen hundred and fifty-eight, as amended March third, eighteen hundred and fifty-nine, called the loan of eighteen hundred and fifty-eight, it is hereby declared to be the pleasure of the United States to pay all the coupon bonds of said loan on the first day of January, eighteen hundred and seventy-four, at which date the interest thereon shall cease, and coin in the Treasury sufficient to redeem said coupon bonds is hereby appropriated for that purpose.

SEC. 2. That the Secretary of the Treasury may issue an equal amount at par of principal and interest, of five-per-centum bonds of the funded loan under the act for refunding the national debt, approved July fourteenth, eighteen hundred and seventy, and the act amendatory thereof, approved January twentieth, eighteen hundred and seventy-one, for any of the bonds of the loan of eighteen hundred and fifty-eight which the holders thereof may on or before February first, eighteen hundred and seventy-four, elect to exchange for the five-per-centum bonds of the said funded loan, with interest from said January first: Provided, That no commissions or allowances whatever shall be paid for the exchange of bonds hereby authorized, and no interest shall be allowed on the new bonds for any time for which interest is paid on the bonds exchanged.

Approved, December 17, 1873.

CHAP. 3.—An act making appropriations for extraordinary expenses of the naval service.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be and they are hereby, appropriated, to be paid out of any money in the Treasury not otherwise appropriated, to meet extraordinary expenses year ending June thirtieth, eighteen hundred and seventy-four, namely:

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<table>
<thead>
<tr>
<th>Pay of navy.</th>
<th>For pay of the navy, three hundred thousand dollars.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Contingent expenses.</td>
<td>For contingent expenses of the Navy Department, twenty-five thousand dollars.</td>
</tr>
<tr>
<td>Navigation.</td>
<td>For the Bureau of Navigation, twenty thousand dollars.</td>
</tr>
<tr>
<td>Ordnance.</td>
<td>For the Bureau of Ordnance, five hundred thousand dollars.</td>
</tr>
<tr>
<td>Equipment and Recruiting.</td>
<td>For the Bureau of Equipment and Recruiting, five hundred thousand dollars.</td>
</tr>
<tr>
<td>Yards and Docks.</td>
<td>For the Bureau of Yards and Docks, twenty thousand dollars.</td>
</tr>
<tr>
<td>Provisions and Clothing.</td>
<td>For the Bureau of Provisions and Clothing, three hundred thousand dollars.</td>
</tr>
<tr>
<td>Steam-Engineering.</td>
<td>For the Bureau of Steam-Engineering, three hundred and thirty-five thousand dollars.</td>
</tr>
<tr>
<td>Construction and Repair.</td>
<td>For the Bureau of Construction and Repair, two million dollars.</td>
</tr>
</tbody>
</table>

Approved, December 31, 1873.

Jan. 5, 1874.

CHAP. 5.—An act to establish a post route from the village of L'Anse, in the county of Houghton and State of Michigan, to Huron Bay, in said county and State.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That a post route from the village of L'Anse, in the county of Houghton and State of Michigan, to Huron Bay, in said county and State, be, and the same is hereby, established.

Approved, January 5, 1874.

Jan. 6, 1874.

CHAP. 6.—An act relating to the limitation of steam pressure of vessels used exclusively for towing and carrying freight on the Mississippi river and its tributaries.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the provisions of an act entitled "An act to provide for the better security of life on vessels propelled in whole or in part by steam," &c., approved February twenty-eighth, eighteen hundred and seventy-one, so far as they relate to the limitation of steam pressure of steamboats used exclusively for towing and carrying freight on the Mississippi river and its tributaries, are hereby so far modified as to substitute for such boats one hundred and fifty pounds of steam pressure in place of one hundred and ten pounds, as provided in said act for the standard pressure upon standard boilers of forty-two inches diameter, and of plates of one-quarter of an inch in thickness; and such boats may, on the written permit of the supervising inspector of the district in which such boats shall carry on their business, be permitted to carry steam above the standard pressure of one hundred and ten pounds, but not exceeding the standard pressure of one hundred and fifty pounds to the square inch.

Approved, January 6, 1874.

Jan. 8, 1874.

CHAP. 7.—An act to so amend the laws relative to internal revenue as to allow distillery warehouses to be continued in use after changes have occurred in the management of the business.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That when from death or from any other cause there shall be a change in the person, firm or company engaged in the business of distilling at any distillery, and the person, firm or company that by reason of such change ceases to carry on said business at such distillery has at the time of such change spirits in the

distillery warehouse, it shall be lawful for the Commissioner of Internal Revenue, upon the written consent of the surviving principals and sureties interested, and under such rules and regulations, and upon such other conditions, as he may prescribe, to permit the succeeding person, firm or company to use the distillery warehouse on the premises in the same manner as if it did not contain distilled spirits belonging to the original person, firm or company after setting apart and separating, by a secure and unbroken partition such portion of it as may be necessary for the storage and safe-keeping of the spirits distilled by the original person, firm or company, during the period allowed by law for the removal of distilled spirits from distillery warehouses, or until said spirits are removed, and the tax paid thereon within that time: Provided, That nothing herein contained shall impair or in any way affect the lien existing at the time of such change under section one of the internal revenue act of July twenty, eighteen hundred and sixty-eight, as amended, or other liabilities under any internal revenue law, but the existence of such lien shall be no ground for refusing to approve the bond of the succeeding person, firm or company, anything in section eight of the said act of July twenty, eighteen hundred and sixty-eight, as amended, to the contrary notwithstanding.

Approved, January 8, 1874.

CHAP. 8.—An act to authorize the First National Bank of Saint Anthony, Minnesota, to change its location and name.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the First National Bank of Saint Anthony, now located in the city of Saint Anthony, county of Hennepin, and State of Minnesota, is hereby authorized to change its location to the city of Minneapolis, in the county and State aforesaid. Whenever the stockholders representing three-fourths of the capital stock of said bank, at a meeting called for that purpose, determine to make such change, the president and the cashier shall execute a certificate under the corporate seal of said bank, specifying such determination, and shall cause the same to be recorded in the office of the Comptroller of the Currency, and thereupon such change of location shall be effected, and the operations of discount and deposit of said bank shall be carried on in the city of Minneapolis aforesaid: Provided, That such acceptance shall be made within six months after the passage of this act; and that all expenses incident to the proposed change, including engraving, shall be borne and paid by said bank.

Sec. 2. That nothing in this act shall be so construed as in any manner to release the said bank from any liability, or affect any action or proceeding in law in which the said bank may be a party or interested.

Sec. 3. That whenever the location of the said bank shall have been changed from the city of Saint Anthony to the city of Minneapolis, in accordance with the first section of this act, its name shall be changed to “Merchants' National Bank of Minneapolis,” and all debts, demands, liabilities, rights, and powers belonging to the said First National Bank of Saint Anthony shall devolve upon and inure to the Merchants' National Bank of Minneapolis; and all actions pending by or against said First National Bank of Saint Anthony may be prosecuted by or against the Merchants' National Bank of Minneapolis in the same manner and with the same effect as if such change of location and name had not been made.

Sec. 4. That as soon as such change of location shall have been made, public notice thereof shall be given by publication in a newspaper in both said city of Saint Anthony and said city of Minneapolis for two weeks successively.

Approved, January 8, 1874.
CHAP. 9.—An act authorizing the Second National Bank of Havana, New York, to change its name.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of the Second National Bank of Havana, New York shall be changed to the Havana National Bank of Havana, New York, whenever the board of directors of said bank shall accept the new name by resolution of the board, confirmed by a vote of two-thirds of the stockholders, and cause a copy of such action, duly authenticated, to be filed with the Comptroller of the Currency: Provided, That such acceptance be made within six months after the passage of this act, and that all expenses incident to the proposed change, including engraving, shall be borne and paid by said bank.

Sec. 2. That all the debts, demands, liabilities, rights, privileges, and powers of the Second National Bank of Havana shall devolve upon and inure to the Havana National Bank of Havana, New York, whenever such change of name is effected.

Approved, January 9, 1874.

CHAP. 10.—An act making an appropriation for the legislative expenses of Colorado Territory.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That twenty thousand dollars be, and the same is hereby, appropriated, out of any money in the Treasury, for compensation and mileage of the members of the legislative assembly of Colorado Territory, and for pay of clerks, officers, and contingent expenses thereof.

Approved, January 14, 1874.

CHAP. 11.—An act repealing the increase of salaries of members of Congress, and other officers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That so much of the act of March third, eighteen hundred and seventy-three, entitled "An act making appropriations for legislative, executive, and judicial expenses of the Government for the year ending June thirtieth, eighteen hundred and seventy-four," as provides for the increase of the compensation of public officers and employees, whether members of Congress, Delegates, or others, except the President of the United States and the Justices of the Supreme Court, be, and the same is hereby, repealed, and the salaries, compensation, and allowances of all said persons, except as aforesaid, shall be as fixed by the laws in force at the time of the passage of said act: Provided, That mileage shall not be allowed for the first session of the Forty-third Congress; that all moneys appropriated as compensation to the members of the Forty-second Congress, in excess of the mileage and allowances fixed by law at the commencement of said Congress, and which shall not have been drawn by the members of said Congress respectively, or which having been drawn, have been returned in any form to the United States, are hereby covered into the Treasury of the United States, and are declared to be the moneys of the United States absolutely, the same as if they had never been appropriated as aforesaid.

Approved, January 20, 1874.
CHAP. 14.—An act to amend the act entitled "An act making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and seventy-four, and for other purposes," approved March third, eighteen hundred and seventy-three.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act entitled "An act making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and seventy-four, and for other purposes," approved March third, eighteen hundred and seventy-three, be, and the same is hereby, amended by adding to the proviso in the clause of said act relating to the public printing and binding the following words: "and of the House of Representatives."

Approved, January 22, 1874.

CHAP. 15.—An act in relation to the printing of the Biennial Register commonly called the Blue Book.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in lieu of the number of copies of the Biennial Register now authorized by law to be printed, the Secretary of the Interior be, and he is hereby, directed to cause to be printed fifteen hundred copies of the said work.

Approved, January 23, 1874.

CHAP. 16.—An act making appropriations to pay for reporting the debates and proceedings of Congress.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, the sum of twenty-five thousand one hundred and eighty-five dollars for the payment of the five official reporters of the proceedings and debates of the House of Representatives during the first year of the Forty-third Congress, said reporters to be paid monthly at the rate fixed by law.

SEC. 2. That there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, the sum of one thousand six hundred and thirty-six dollars and twelve cents to pay D. F. Murphy, official reporter of the Senate, for reporting the proceedings and debates of the Senate at the special session of March, eighteen hundred and seventy-three, according to the arrangement made with him by the Committee on Printing of the Senate, which was reported by said Committee to the Senate on the twenty-first day of March, eighteen hundred and seventy-three.

SEC. 3. That there is hereby appropriated for reporting the proceedings and debates of the Senate for the Congressional year ending March four, eighteen hundred and seventy-four, the sum of six thousand dollars, or so much thereof as may be necessary, which sum shall be added to the contingent fund of the Senate and be disbursed by the Secretary of the Senate, agreeably to the terms of the resolution aforesaid: Provided, That from and after the passage of this act a sum not exceeding forty-two thousand dollars shall be paid for reporting the proceedings of each House of Congress for any one Congress, under the direction of the respective Houses; and all laws inconsistent herewith are hereby repealed.

Approved, January 28, 1874.
FORTY-THIRD CONGRESS. Sess. I. Ch. 17, 18, 19, 20. 1874.

Jan. 28, 1874.

CHAP. 17.—An act to provide for the purchase of fire extinguishers for the Capitol building.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the Secretary of the Senate and the Clerk of the House of Representatives, in cooperation with the Architect of the Capitol, be authorized to purchase eight fire extinguishers, to be placed in those parts of the building, and those rooms most exposed to danger from fire; the purchase to be made after a proper test of the merits of the extinguishers offered shall have been made, and payment therefor to be made out of the contingent funds of the respective Houses.

Approved, January 28, 1874.

Jan. 29, 1874.

CHAP. 18.—An act to abolish the office of Deputy Commissioner of Internal Revenue.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the office of Deputy Commissioner of Internal Revenue, made vacant by the death of General B. J. Sweet, be, and the same is hereby, abolished; and that the Secretary of the Treasury may, upon the recommendation of the Commissioner of Internal Revenue, designate one of the two remaining deputy commissioners as First Deputy Commissioner, who shall perform the duties and be paid only the salary prescribed for the office of deputy commissioner hereby abolished.

Approved, January 29, 1874.

Jan. 29, 1874.

CHAP. 19.—An act authorizing coinage to be executed at the mints of the United States for foreign countries.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That it shall be lawful for coinage to be executed at the mints of the United States for any foreign country applying for the same, according to the legally prescribed standards and devices of such country, under such regulations as the Secretary of the Treasury may prescribe; and the charge for the same shall be equal to the expenses thereof, including labor, materials, and use of machinery, to be fixed by the director of the mint, with the approval of the Secretary of the Treasury: Provided, That the manufacture of such coin shall not interfere with the required coinage of the United States.

Approved, January 29, 1874.

Jan. 29, 1874.

CHAP. 20.—An act providing for busts of the late Chief Justice Roger Brooke Taney and of Samuel Portland Chase, to be placed in the Supreme Court room of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Joint Committee of the two Houses of Congress on the Library be, and they are hereby authorized to procure and place in the room of the Supreme Court of the United States, busts of the late Chief Justice Roger Brooke Taney and of the late Salmon Portland Chase.

Sec. 2. That for the purpose of carrying this act into effect, the sum of two thousand five hundred dollars, or so much thereof as may be necessary, be, and the same is hereby, appropriated out of any money in the Treasury not otherwise appropriated.

Approved, January 29, 1874.
CHAP. 21.—An act to establish certain post-routes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following are hereby established as post-routes:

ALABAMA.

From Monroeville, via Newtown Academy, to Pine Apple.
From Rutledge, via Helicon, Argus, Arcadia, Strata, Mount Carmel, and Hickory Grove, to Letohatchee.
From Ozark via Westville, Daleville, High Bluff, and High Falls, to Geneva.
From Abbeville, via Currenton's Bridge and Echo, to Ozark.
From Troy, via Union Hill, to Clayton.
From Pine Apple, via Butler Springs and Menningham, to Greenville.
From Haynerville, via Braggs, Farmersville, and Pleasant Hill, to Pleasant Hill Station.
From Garland, via Starlington and Butler Springs, to Monterey.
From Sturdevant, via Cowpen's New Site, Goldville, Emuckfaw, and Daviston, to Louina.
From Rockford to Sturdevant.
From Fredonia to Buffalo.
From Wedowee, via High Shoals and State Line, Georgia, to Franklin.
From Wedowee, via Wood's Ferry, Louina, Double Head, Milltown, and Bethlehem, to Buffalo.
From Rockford, via Weogufka, and Marble Valley, to Childersburg.
From Ashland, via Garry, Middle Ridge, Bluff Springs, Pineckneyville, and Hackneyville, to Sturdevant.
From Wetumpka, via Syke's Mills and Traveler's Rest, to Rockford.
From Lincoln to Talladega.
From Edwardsville, via Rosewood, Oak Level, Grantley and Rabbit-Town, to Jacksonville.
From Edwardsville, via Corn Grove and De Armersville, to Oxford.
From Ashland, via Copper Mines, Flat Rock, Delta, Chulafinnee, Arbacoochee, Bell's Mills, and Wehoga, to Edwardsville.
From Five Mile, via Havana and Green Spring, to Acron.
From Brush Creek, via Morgan Spring, to Marion.
From Indian Hill, via Ironville and Jericho, to Marion.
From Tuscaloosa, via Northport, Fernvale, McConnell's, Moore's Bridge, Newtonville and Davis Creek, to Fayette Court House.
From Huntsville, via Brick School-House and Madison Cross Roads, to Simmon's Store.
From Huntsville, via Balch's Mill, Cluttsville and Centre Hill, to Athens.
From Frankfort, via Blue Lick, Pleasant Site, and Rock Creek, to Cherokee.
From Auro to Big Pond.
From Allsborough to Dickson.
From Wilhite's, via Jones's Chapel, to Houston.
From Houston, via Thorn Hill and Haley's, to Pikeville.
From Blountsville, via Hanceville, Ryan's Creek, and Spring Hill, to Houston.
From Ashland, via Coleta, Waldo, and Ironta, to Talladega.
From Allen's Factory to Jasper.
From Elkmont to Pettsusville.
From Florence to Lexington.
From Pikeville to Pierce's Mills.
From Warrior Station, via Hulsey's Stand, Pinhook and Democrat, to Jasper.
From Rogersville, via Lexington, to Appleton, Tennessee.
ARKANSAS.

From De Witt to Lonoke.
From Hope Station, via Clayton, Falcon, Lamar, to Magnolia.
From Camden, via Rosston, to Hope Station, on the Cairo and Fulton railroad.
From Prescott to Centre Point.
From Brinkley to Clarendon.
From Desark to Augusta.
From Lewisville to Texarcana.

CALIFORNIA.

From Strawberry Valley, via Scales Diggings, to Port Wine.
From Yreka, via Humbug Creek and Buckeye Bar, to Oak Bar.
From Middletown to Uncle Sam.
From Cottonwood to Vilas's Mill.
From Fort Bidwell to Reno, Nevada.

COLORADO.

From Granada to Fort Union, New Mexico.

Dakota.

From Medary to Lake Benton, Minnesota.
From Dell Rapids to Wicklow.
From Medary, via Lake Village, Sisseton and Richville, to Breckenridge, Minnesota.
From Yankton, via Walshtown, to Lake Kameska.
From Fargo to Norman.
From Firesteel to Lake Kameska.
From Lodi to Yankton.
From Wahpeton to St. Ransom.
From Ziskou to Scotland.

DELAWARE.

From Felton to Whibleysburgh.
From Harrington to Union Corner, in the State of Maryland.

FLORIDA.

From Aucrum to Jasper.
From Black Creek to Crawfordville.
From Dunn's Lake, via Woodland, to Pilatka.
From Fort White, via Itchetucknee, to Lake City.
From Archer, via Wacahootee, to Flemingston.
From Gainesville, via Gordon, to Waldo.
From Gainesville, via Barnes' Store and Pineville, to Archer.
From Newnan'sville, via Noble's Hill, to Fort White.
From Etoniah to Pilatka.

GEORGIA.

From Waverly Hall to Warm Springs.
From Carrolton via Powder Springs and Dark Corner, to Villa Rica.
From Hazelhurst via Feronia, to Dorminy's Mill.
From Alapaha to Irwinville.
From Dublin via McRae, to House Creek.
From Hawkinsville and Vienna, via Drayton and Danville, to Americus.
From Greenville to Hogansville.
From Waynesborough to Forest Hall.
From Sparta to Linton.
From Mount Airey to Clarkesville.
From Dahlonega, via Porter Springs (Jefferson Logan's) to Blairsville.
From Temperance to Chancy.

IOWA.

From Wellington, via Fountain Creek and Ash Grove, to Buckley.
From Cain, via Goose Island, Thebes, East Cape Girardeau, and Clear Creek, to Jonesborough.
From Granville to Peru.
From Kampsville to Pearl Station.
From Pearl Station, via Bee Creek and Kampsville, to Hardin.
From Montrose, Iowa, via Nauvoo, to Adrian.

INDIANA.

From Deedsville to Perrysburg.

IOWA.

From South English to Harper.
From Pella, via Peoria, to New Sharon.
From Ottumwa, via Ormansville, Ash Grove, and Soap Valley, to Unionville.
From Batavia to Abingdon.
From New London to Columbus Junction.
From Guthrie Centre, via Coon Rapids and Carrolton, to Glidden.
From Cherokee, via South O'Brien and Pringhar, to Sheldon.
From Tracr, via Crystal and Badger Hill, to Liscomb.
From St. Charles, via New Virginia, to Osceola.

KANSAS.

From Eldorado to Tesdale.
From Wilson, via Sylvan Grove, Vesper, Pottersburgh, Ingalls, and Blue Hills, to Beloit.
From Granite Bluffs, via Long Island, Norton Centre, and Graham Centre, to Ogallah.
From Eldorado, via Towanda and Benton, to Wichita.
From Capiona to Sabetha.
From Ballard Falls to Waterville.
From Dow Creek to Americus.
From McPherson, via Delmore, to Roxbury.
From Clyde, via Seapo, to Belleville.
From Darlington to Newton.
From Vinton to Junction City.
From Lost Creek to Fort Lincoln.
From Dodge City to Camp Supply.
From Jewell, via Ionia and Crystal Plain, to Gaylord.
From Aubrey, via Wea, to Louisburg.
From Empire, via Farms, to Crooked Creek.
From Peabody, via Swopes Mills, Plumbgrove, and Cairboo, to Towanda.
From Dodge City, via County Seat of Ford, Clarke and Comanche Counties, to Medicine Lodge.
From Parks Fort to Norton.
From Hutchinson, via Westminster, to Leonville.
From Longton, via Indian Creek, to Charlestown.
From Clyde, via Kimball City; to Cuba.
From Russell, via Paradise Creek and Rooks Centre, to Logan.
From Coffeyville, via Osage Agency, Sac and Fox Agency, Wa-pa-latha Isabelle to Cherokee Town, in the Chickasaw Nation, there to connect with route from Atoka to Fort Sill, Indian Territory.

Kentucky.

From Mayfield, via Pottsville, Lowe’s Kansas, to Viola.
From Tompkinsville, via Dicken’s Landing, to Judiu.
From Barbourville, via Paynes, to Bushes Store.

Louisiana.

From Bonner, via Vienna and Greensboro, to Homer.
From Homer to Haynesville.
From Vienna, via Greensboro, Colvin, Sherrod, Tulip, Athens and Ereka, to Germantown.
From Trenton to Mars Hill.
From Bonner, via Shiloh, to Sparsville.
From Arcadia to Homer.
From Arcadia, via Liberty Hill, to Sabine.
From Mount Lebanon, via Athens, to Homer.
From Mount Lebanon, via Sparta, Sabine, and Pine Ridge, to Winnfield.
From Monroe to Brewsterville.
From Shreveport to Conchetta.
From Mansfield to Conchetta.
From New Iberia to Loreauville.
From Covington, via Manderville Bayou, La Comb, and Bow Fonca, to Indian Village.

Maine.

From Bethel to Albany.
From East Auburn, via Turner Centre, to East Turner.

Michigan.

From Reed City, via Brookside, Chase, and Summitville, to Baldwin.
From Plainfield, via Iosco, to Fowlerville.
From Houghton to Atlantic Mine.
From Big Prairie to Morgan Station.
From Bad Axe to Lamotte.
From Tyre to Cass City.
From Hartland, via Highland, to Highland Station.
From Ortonville, via Oakwood, to Thomas Station.

Minnesota.

From Hancock Station to Appleton.
From Worthington to Shetek.
From Richwood to White Earth.
From Wabashaw to Alma, Wisconsin.
From Fergus Falls, via Clitherall and Otter Tail City, to Perham.
From Winnebago City to Saint James.
From Fairmount to Estherville.
From Blooming Prairie to Dodge Centre.
From Blooming Prairie to Geneva.
From Wells to Northwood.
From Wadena to Parker’s Prairie.
From Lynd to Lake Benton.
From Lake Benton to Flandreau.
From Scambler or Pelican Lake to Audubon.
From Murray Centre, via Lowville and Lake Sarah, to Winona and Saint Peter Railroad.

MISSISSIPPI.

From Lamar, via Early Grove and Mount Pleasant, to Rossville, Tennessee.
From Pittsborough, via Banner and Paris, to Oxford.
From New Albany, via Molino, Claysville and Dumas, to Ripley.
From Greenwood, via Leigh's and Garvin's, to Johnsonville.
From La Grange, via Bellefontaine, Monte Vista, Hopewell and Bénéla, to Pittsborough.
From La Grange, via Fame and Hohenlinden, to Houston.
From Louisianna, via New Prospect and Pensacola, to La Grange.
From Torka, via Oak Ridge, Conway, Thomastown and Newport, to Goodman.
From Carthage, via Standing Pine, High Hill, New Ireland and County Line, to Lake.
From Raleigh, via Shongela, Pineville and Homewood, to Forest.
From Paulding, via Shady Grove, Montrose, and Garlandville, to Newton.
From Morton, via Polkville, Dobsonville, Rocky Creek, Overby's and Mays Mills, to Westville.
From Columbia to Monroe.
From Ellisville to Waynesborough.
From Friar's Point to Jonestown.

MISSOURI.

From Pattonsburg Station, via Pattonsburg, Burr Oak, Hamptonville, Martinsville and Jewett, to Allendale.
From Breckenridge, via Proctorville, Catawba, Osterville, Black Oak, Tinney's Grove, New Hope and Morton, to Hardin.
From Springfield, via Chastain's, Dutch Store, White Oak Springs, Reed's Store, White River, Buckner's Mill, Blind Stand, to Harrison, in the State of Arkansas.
From Lamar, via Nashville, Medoc, Georgia City and Gatesburg, to Minersville.
From Nevada, via Milford, Medlen's Mill, Newport, Sylvania, to Greefield.
From Mount Vernon, via Heaton, Haven's and Rock Prairie, to Dadeville.
From Cassville to Dadeville.
From Commerce, via Hamburg and Benton, to Morley.
From Libertyville to Knob Lick.
From Dexter, via Cotton Hill, Clarkton, Kennett and Cotton Plant, to Homersville.
From New Madrid to Sikeston.
From Bloomfield to Castorville.

MONTANA TERRITORY.

From Phillipsburg to the Rock Creek Mines.

NEBRASKA.

From Cottonwood, via Wayland, Creswell, Pleasant Home, and Willard, to Lone Tree.
From Table Rock, via New Home, to Beatrice.
From Plum Creek to Arrapahoe.
From Donnegro to Loup City.
From Aurora to Lone Tree.
From Townsend to Laona.
From Holland to Hickman.
From Era to Empire.
From Saint Helena to Gayville, Dakota.
From Schwedt, via Bismarck, to West Point.
From Zurich to Grand Island.
From Wild Turkey, via Lebanon, to Valley Grange.
From Red Willow to Valley Grange.
From Red Willow, via Cubertson, to the western line of the State.
From Crowellton, via Huntsville, to Loup City.
From Plumb Creek, via Williamsburg and Orleans, to Granite Bluffs, Kansas.
From Springdale to Willow Springs.
From North Loup, via Ord, to Northwest corner of the State.
From Edgar, via Oxbow, Nelson, Superior, and Reubens, to Jewell, Kansas.
From Orton, via Stumburg, to Clarkville.

From Oceana, via Betavia, to Bolivia City.
From Humboldt Wells, via Spruce Mountain, Shelbourne, Duck Creek, Mineral City and Patterson, to Pioche.
From Mill City to Central Mining District.

From Antrim to North Branch.
From Brookline to Townsend, Massachusetts.

From Santa Fé via Peñasco to Taos.
From Las Vegas via Sapello to Mora.

From Rome to Lowell.
From Saugerties via Quarryville to Palenville.
From Saugerties via Unionville West Saugerties and Plattskill Clove to Hunter.
From Dry Brook to Dean's Corner.

From Hendersonville to the Forks of Pigeon.
From Bakersville to Johnsons' City, Tennessee.
From Ashville, via Democrat, to Flaggponds, Tennessee.
From Cunningham's Store to Woodlawn.
From Cashier's Valley via Henry Jackson's Joy's Tannery and George's Mill to Walhalla, South Carolina.
From China Grove via Bastian's Cross Roads, Helig's Mill, Drys Mill, Reidenour's, to Kendall's Store.

From New Matamoras to Lawrence.

From Eugene City via McKenzie, Salt Spring, Deschutes Wagon Road, and Santiam Road, to Upper Ocheco.
From Antelope Valley via John Day's River, Butte Creek, Lone Rock, Willow Creek, to Hepners—
From Canyon City to Winnemucca, Nevada.
From Oakland via Cole's Valley, French Settlement, to Looking Glass.
From Lebanon, via Harris Ranch, Pilgrims' Camp, to Crawfordsville.
From Scio, via Mount Pleasant, Jordan Valley, to Fox Valley.
From Canyon City via Susaville, North Fork, John Day, Willow Creek to Scotts.
From Newport via Seal Rock on beach of Pacific Ocean, Mouth of Alsea River and Peak's Mill to Alsea Valley.

PENNSYLVANIA.

From Bakerstown via Mars Post-Office at Parks Mills, to Evansburg and Harmony to Beaver.
From Beallsville via Zollarsville and Lippincott, to Waynesburgh.
From Fisher's Ferry via Augusta, to Seven Points.
From North Wharton to Forest House Post-Office.
From Newton Hamilton, via Vineyard Mills and Germany Valley to Shirleysburg—

SOUTH CAROLINA.

From Rock Hill to Lancaster Court House.
From Chester to Lancaster Court House.

TENNESSEE.

From Speedwell, via Head of Barren, to Clear Springs.
From Thorn Hill, via Anderson, Daltons, and Mc Henry Brays, to Speedville.
From Lawrenceburg to Loretto.
From Centreville to Ivy's Mills.
From Centreville to Burns' Station.
From Butler, via Granville Stouts to Roary Mountain.
From Showers Cross Roads via James Powells', North Fork Camp Ground, to mouth of Elk, in North Carolina.
From Camden, via Chereville, Etna, and Hawesville, to Decaturville.
From Decaturville, via Hawesville, Sugar Tree and Coxburg, to Camden.
From Henderson Station via Millin, to Lexington.
From Henderson Station via Jack's Creek and Centre Point, to Saltillo from Lawrenceburg to Loretto.
From Centreville to Ivy Mills.
From Centreville to Britts Landing.
From Pulaski to Brick Church.
From Columbia, via Sauta Fe and Lick Creek, to Burns Station.
From Purdy to Stantonville.
From McKenzie via Como, Cottage Grove, and Crossland, Kentucky, to Murray, Kentucky.
From McKenzie via Macedonia, Winsetts' Mills and Fount's Store, Sandy Hill.

TEXAS.

From Lovelady, via Pennington and Centralia, to Homer—
From Anahuac to Turtle Bayou.
From Greenville to Terrell.
From Leon Springs in Bexar County, to Curry's Creek.
From Burnet, via Backbone Valley, to Fredericksburg.
From Double Horn, via Smithwick's Mills and John B. Williamson's, to Liberty Hill.
From Floresville to Pleasanton.
FORTY-THIRD CONGRESS. Sess. I. Ch. 22, 22. 1874.

From Eagle Pass, via Pendencia, Coriza, and South Ranch, to Laredo.
From San Antonio to Ranch del Alamo on the Rio Grande River.
From Centre Station to Las Vegas.

VERMONT.

From Morrisville, via Centreville, Eden, Lowell, and Westfield, to North Troy.

WEST VIRGINIA.

From Greenland via Rorbough's to Hopeville.
From Lubeck to New England.
From Lubeck to Wadesville.
From Webbs Mills to Big Bend.

WISCONSIN.

From Glen Haven, via North Andover to Beetown.
From Ahnapee, via Forestville and Tornado, to Little Sturgeon Bay.
From Bailey's Harbor to Ellison Bay.
From Sturgeon Bay, via Ship Canal and How's Pier, to Clay Banks.
From Casco, via Lincoln and Rosiere to Brussell.
From New Hope to Alban.
From Steven's Point to Linwood.
From Menominee, via Prairie Farm and Barron, to Rice Lake.
From New Richmond, via Block Brook, to Clear Lake.
From Lincoln Centre to Shiloh.
From Manitowoc to East Wrightstown.
From Fairchild, via Osseo, to Mondovi.
From Neillsville to Greenwood.

WYOMING TERRITORY.

From Cheyenne, via Fort Petterman, to Bozeman in the Territory of Montana.
From Cheyenne, via Pole Creek, Horse Creek, Hawk Springs and Red Cloud Agency, to Whetstone Agency, Dakota Territory.

Approved, February 4, 1874.

CHAP. 22.—An act in relation to the lines of telegraph connecting the Capitol with the various Departments of the Government.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the lines of telegraph, connecting the Capitol with the various Departments in Washington, constructed under and by virtue of the act of Congress approved March third, eighteen hundred and seventy-three, entitled “An act making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and seventy-four, and for other purposes,” be, and the same are hereby, placed under the supervision of the officer in charge of the public buildings and grounds; and that the said officer be authorized and empowered to make rules and regulations for the working of said lines. And the Secretary or Head of each Executive Department, and the Congressional Printer, are hereby authorized to detail one person from their present force of employees to operate the instruments in said Departments and printing office, and each House of Congress may provide for the employment of an operator in their respective wings of the Capitol, at a compensation not exceeding one hundred dollars per month, during the sessions of Congress.

Approved, February 4, 1874.
CHAP. 23.—An act to change the name of the pleasure-yacht “Fearless”

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That authority is hereby granted to the owner of the pleasure-yacht “Fearless,” of the port of Detroit, State of Michigan, to change the name of said yacht to that of “Lillie,” by which name said vessel shall be known and registered.

Approved, February 7, 1874.

CHAP. 24.—An act changing the times for holding certain district courts of the United States, for the State of Iowa.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That instead of the times now fixed by law, the terms of the district courts of the United States for the district of Iowa, to be held in the city of Keokuk and the city of Council Bluffs, shall commence at Keokuk on the third Tuesday of January and the third Tuesday of June, and at Council Bluffs on the fourth Monday of March and the fourth Monday of September, in each year.

SEC. 2. That all causes, processes, suits, and proceedings now pending or commenced for said terms of court, or hereafter to be commenced, shall be continued or returned in and to said courts at the several times herein specified.

Approved, February 9, 1874.

CHAP. 25.—An act to amend the act entitled “An act to provide for the removal of the Flathead and other Indians from the Bitterroot Valley, in the Territory of Montana,” approved June fifth, eighteen hundred and seventy-two.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the time of sale and payment of pre-empted lands in the Bitterroot Valley, in the Territory of Montana, is hereby extended for the period of two years from the expiration of the time allotted in the act entitled “An act to provide for the removal of the Flathead and other Indians from the Bitterroot Valley, in the Territory of Montana,” approved June fifth, eighteen hundred and seventy-two.

SEC. 2. That the benefit of the homestead act is hereby extended to all the settlers on said lands who may desire to take advantage of the same.

Approved, February 11, 1874.

CHAP. 26.—An act in relation to the monument erected to the memory of the Chevalier de Ternay.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of eight hundred dollars or so much thereof as may be necessary is hereby appropriated out of any money in the Treasury not otherwise appropriated, to defray the expense of repairing and protecting from decay the monument erected at Newport, Rhode Island, to the memory of the Chevalier de Ternay, the commander of the French naval forces in aid of the American Revolution in the year seventeen hundred and eighty; the money hereby appropriated to be expended under the direction of the Secretary of the Navy.

Approved, February 11, 1874.
CHAP. 29.—An act to confirm certain land titles in the State of Missouri.

Whereas, the Baron of Carondelet, governor-general of the Territory of Louisiana, did, on the fifteenth day of March, anno Domini seventeen hundred and ninety-seven, instruct Zeno Trndeau, lieutenant-governor of said Territory, to place Moses Austin in possession of a league square of land at Mine a Breton, in said Territory; and

Whereas the said Moses Austin did, in the year anno Domini seventeen hundred and ninety-eight, take possession of the said land by moving upon it with his family, and did improve the same by building dwelling-house, blacksmith shop, furnace, and other improvements; and

Whereas the said lieutenant-governor did, on the fourteenth day of January, seventeen hundred and ninety-nine, order Antone Lulard, surveyor in said Territory, to survey the said land and put the said Austin legally in possession of the same, which survey, numbered fifty-two, containing seven thousand one hundred and fifty-three arpents and three and two-thirds feet, was executed by said Antone Lulard, and a certificate of the same filed by him in November, anno Domini eighteen hundred; and

Whereas Don John Ventara Morales, then governor at New Orleans, did, in the year of our Lord eighteen hundred and two, in the name of the King of Spain, grant to the said Moses Austin the lands so surveyed and located; Therefore

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the United States hereby release whatever title they have to said lands now numbered four hundred and thirty and thirty on the plat in the surveyor general's office, and in townships thirty-seven and thirty-eight, range two east, in the county of Washington, and State of Missouri, containing seven thousand one hundred and fifty-three and thirty-two one-hundredths arpents (six thousand eighty-five and twenty-nine one-hundredths acres,) to the heirs, legal representatives, or assigns of said Moses Austin, according to their respective interests therein: Provided, however, That this act shall not affect nor impair the title which any settler or other person may have acquired adverse to the title of said Moses Austin to any portion of said land.

Approved, February 14, 1874.

CHAP. 30.—An act granting certain swamp-lands in Holt county, Missouri, to said Holt county, for school purposes.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That all the tract of land embraced in what is known as Tarkio Lake, in Congressional Township, numbered sixty, of range thirty-nine, in the county of Holt, State of Missouri, and which was left unsurveyed at the time the Government of the United States had made a survey of the other lands in said township and county, and which was described on the plat of the survey of said lands as a meandering lake, be, and the same is hereby, granted to the said county of Holt, in the State of Missouri, for school purposes. SEC. 2. That the Commissioner of the General Land-Office is hereby directed to have said lands surveyed, and to cause to be executed to the said county of Holt, a patent for the same: Provided, That nothing in this act contained shall be so construed as to affect the rights of any person who may have in good faith gone upon said lands prior to January first, eighteen hundred and seventy-four, with the intent of preempting or homesteading the same; and the said county of Holt is hereby required to make a title to any such person to an amount of land not exceeding one hundred and sixty acres upon the payment to the
county of one dollar and twenty-five cents per acre: And be it further provided, That all cost of surveying said lands shall be paid by said county of Holt.

Approved, February 19, 1874.

CHAP. 31.—An act authorizing the Secretary of War to deliver to the State authorities of Rhode Island a certain gun.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized to deliver, if the same can be done without detriment to the Government, to the proper authorities of the State of Rhode Island a certain gun, marked “Battery B 1st Regiment Rhode Island Light Artillery Battle of Gettysburg,” for the purpose of being placed among the archives of that State.

Approved, February 19, 1874.

CHAP. 32.—An act to authorize the Secretary of War to ascertain the amount of expense incurred by the territorial authorities of Dakota for arms, equipments, military stores, supplies, and all other expenses of the volunteer forces of the Indian war of eighteen hundred and sixty-two.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he hereby is, authorized and required to ascertain, or cause to be ascertained, the amount of expense necessarily incurred by the territorial authorities of Dakota for arms, equipments, military stores, supplies, and all expenses of the volunteer forces called out to suppress Indian hostilities in the Territory of Dakota in the year eighteen hundred and sixty-two, and report to Congress the names of the persons entitled to relief, together with a statement of the facts and sums upon which such report may by based.

Approved, February 20, 1874.

CHAP. 35.—An act to change the titles of certain naval officers, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the passage of this act the title of first assistant engineer shall be changed to passed assistant engineer, and that the title of second assistant engineer shall be changed to assistant engineer: Provided, That the regulations of the Navy Department in relation to the examinations and amount of sea-service previous to each examinations be complied with.

SEC. 2. That from and after the thirtieth day of June eighteen hundred and seventy-four, the course of instruction at the Naval Academy for cadet-engineers shall be four years, instead of two as now provided by law; and this provision shall first apply to the class of cadet-engineers entering the academy in the year eighteen hundred and seventy-four, and to all subsequent classes; and that all acts or parts of acts inconsistent herewith be, and are hereby, repealed.

Approved, February 24, 1874.
FORTY-THIRD CONGRESS. Sess. I. Ch. 36, 39, 40, 42, 43. 1874.

Feb. 24, 1874.

CHAP. 36.—An act to withhold from sale the site of the old light-station at Nayatt Point.

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 he is hereby, authorized and directed to withhold from sale the site of the old light-station at Nayatt Point.

Approved, February 24, 1874.

Feb. 25, 1874.

CHAP. 39.—An act to dredge and protect the navigable channel at the mouth of Buffalo River against the sand-bar formed by the gale of December, eighteen hundred and seventy-three.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there is hereby appropriated, out of any moneys in the Treasury not otherwise appropriated, the sum of twenty thousand dollars, to be expended by the Secretary of War for the purpose of dredging and protecting the navigable channel at the mouth of Buffalo River, and of removing the sand-bar formed by the great gale of December last at that point, said sum to be available upon the passage of this act.

Approved February 25, 1874.

Feb. 27, 1874.

CHAP. 40.—An act to establish certain post-routes in the State of Arkansas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following are hereby established as post-routes. From Little Rock, via Argenta, Reed’s Landing, Eagle Landing, Wampaoo, Plumbayou, Adamsburg, and Pastoria to Pine Bluff. From Pine Bluff, via Carson, Rob Roy, New Gascouy, Green Back, Cooper’s Landing, Williamette and Sarassa to Arkansas Post. From Watson Station on the Texas, Mississippi River and Northwestern Rail Road, to Red Fork on the Arkansas River. From Bath Station, on the Texas, Mississippi River, and Northwestern Railroad, to South Bend on the Arkansas River.

Approved, February 27, 1874.

March 2, 1874.

CHAP. 42.—An act to restore William Kilburn, of San Francisco, California, to the Navy of the United States as an ensign.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President of the United States be, and he is hereby, authorized to restore William Kilburn to the Navy of the United States as an ensign, at the foot of the class of eighteen hundred and seventy, of which he was a member at the time of his resignation.

Approved, March 2, 1874.

March 3, 1874.

CHAP. 43.—An act creating an additional land district in the Territory of New Mexico.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all that portion of the Territory of New Mexico lying south of the principal base line of said Territory shall constitute a separate land district, to be called the La
Messilla land-district, the office of which shall be located at such place in said district as the President of the United States may direct, which may be changed from time to time as the public interest may require. Location of land-office.

Sec. 2. That the President shall appoint, by and with the advice and consent of the Senate, a register and receiver of public moneys for said district, and said officers shall reside in the place where said land-office is located, and they shall have the same powers, perform the same duties, and receive the same emoluments as are or may be prescribed by law in relation to land offices of the United States in other Territories. Register and receiver.

Approved, March 3, 1874.

CHAP. 44.—An act authorizing the chief clerk of the War Department to sign requisitions on the Treasury during the temporary absence of the Secretary of War.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, Than when, from illness or other cause, the Secretary of War is temporarily absent from the War Department, he may authorize the chief clerk of the Department to sign requisitions upon the Treasury Department, and other papers requiring the signature of said Secretary; the same, when signed by the chief clerk during such temporary absence, to be of the same force and effect as if signed by the Secretary of War himself. Secretary of War may authorize chief clerk to sign requisitions, &c., in his absence.

Approved, March 4, 1874.

CHAP. 45.—An act to render available a certain unexpended balance of appropriation.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the unexpended balance of the appropriation for the construction of the United States branch-mint building at San Francisco, California, now remaining on the books of the Treasury Department to the credit of the appropriation for that work, and unavailable under the provisions of the fifth, sixth, and seventh sections of the act of July twelfth, eighteen hundred and seventy, is hereby re-appropriated and made available from and after the passage of this act. Re-appropriation of unexpended balance for branch-mint building at San Francisco.

Approved, March 4, 1874.

CHAP. 46.—An act to amend the fifteenth section of an act approved June eighth, eighteen hundred and seventy-two, entitled “An act to revise, consolidate, and amend the statutes relating to the Post-Office Department.” Amendment of 1872, chap. 335, § 15, vol. xvii, p. 287.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That section fifteen of the act “to revise, consolidate and amend the statutes relating to the Post Office Department, approved June eighth, eighteen hundred and seventy-two, be amended to read as follows: Oath for persons in the postal service.

“Sec. 15. That before entering upon the duties, and before they shall receive any salary, the Postmaster General, and all persons employed in the postal service, shall respectively take and subscribe before some magistrate or other competent officer authorized to administer oaths by the laws of the United States, or of any State or Territory, the following oath or affirmation:

I, A. B. do solemnly swear (or affirm, as the case may be,) that I will faithfully perform all the duties required of me and abstain from everything forbidden by the laws in relation to the establishment of post-offices and post-roads within the United States; and that I will honestly and truly account for and pay over any money belonging to Form of oath.
the said United States which may come into my possession or control; and I also further swear (or affirm) that I will support the Constitution of the United States; so help me God.' And this oath or affirmation may be taken before any officer civil or military holding a commission under the United States, and such officer is hereby authorized to administer and certify such oath or affirmation."

Approved, March 5, 1874.

CHAP. 47.—An act to authorize the Secretary of the Treasury to discontinue the use of the cutter "Relief" as a revenue cutter, and use said vessel for a boarding station in Mobile Bay.

"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 discontinue the use of the "Relief" as a revenue cutter, and to station said vessel in Mobile Bay for use as a boarding station for the customs officers of the district of Mobile, under such rules, regulations, and conditions as the Secretary of the Treasury may from time to time prescribe."

Approved, March 5, 1874.

CHAP. 50.—An act making an appropriation to pay the operators of the Government telegraph connecting the Departments with the two houses of Congress.

"Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the sum of fourteen hundred dollars, or so much thereof as may be necessary, is hereby appropriated, out of any money in the Treasury not otherwise appropriated, to enable the two houses of Congress to pay the telegraph operators employed under the provisions of an act entitled "An act in relation to the lines of telegraph connecting the Capitol with the various Departments of the Government," approved February fourth, eighteen hundred and seventy-four. And of the sum herein appropriated, seven hundred dollars shall be added to the contingent fund of the Senate, and seven hundred dollars shall be added to the contingent fund of the House, and the clerks of the respective houses shall pay the said operators in accordance with law: Provided, That said lines of telegraph shall be for the use only of Senators, Members of Congress, Judges of the United States courts, and officers of Congress and of the Executive Departments, and solely on public business."

Approved, March 7, 1874.

CHAP. 51.—An act extending the time for the completion of the Green Bay and Sturgeon Bay and Lake Michigan Ship-Canal, in the State of Wisconsin.

"Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the time for the completion of the Green Bay and Sturgeon Bay and Lake Michigan Ship-Canal be, and the same is hereby, extended to the tenth day of April, eighteen hundred and seventy-six."

Approved, March 7, 1874.
CHAP. 55.—An act to amend the act entitled "An act to encourage the growth of timber on western prairies."

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the act entitled "An act to encourage the growth of timber on western prairies," approved March third, eighteen hundred and seventy-three, be, and the same is hereby, amended so as to read as follows: That any person who is the head of a family or who has arrived at the age of twenty-one years, and is a citizen of the United States, or who shall have filed his declaration of intention to become such, as required by the naturalization laws of the United States, who shall plant, protect, and keep in a healthy, growing condition for eight years, forty acres of timber, the trees thereon not being more than twelve feet apart each way, on any quarter-section of any of the public lands of the United States, or twenty acres on any legal subdivision of eighty acres, or ten acres on any legal subdivision of forty acres, or one-fourth part of any fractional subdivision of land less than forty acres, shall be entitled to a patent for the whole of said quarter-section, or of such legal subdivision of eighty or forty acres, or fractional subdivision of less than forty acres, as the case may be, at the expiration of said eight years, on making proof of such fact by not less than two credible witnesses: Provided, That not more than one-quarter of any section shall be thus granted, and that no person shall make more than one entry under the provisions of this act, unless fractional subdivisions of less than forty acres are entered which, in the aggregate, shall not exceed one quarter-section.

SEC. 2. That the person applying for the benefit of this act shall, upon application to the register of the land-district in which he or she is about to make such entry, make affidavit before the register, or the receiver, or some officer authorized to administer oaths in the district where the land is situated, who is required by law to use an official seal, that said entry is made for the cultivation of timber, and upon filing said affidavit with said register and said receiver, and on payment of ten dollars, he or she shall thereupon be permitted to enter the quantity of land specified; and the party making an entry of a quarter-section under the provisions of this act shall be required to break ten acres of the land covered thereby the first year, ten acres the second year, and twenty acres the third year after date of entry, and to plant ten acres of timber the second year, ten acres the third year, and twenty acres the fourth year after date of entry. A party making an entry of eighty acres shall break and plant at the times hereinbefore prescribed, one-half of the quantity required of a party who enters a quarter-section, and a party entering forty acres shall break and plant, at the times hereinbefore prescribed, one-quarter of the quantity required of a party who enters a quarter-section, or a proportionate quantity for any smaller fractional subdivision: Provided, however, That no final certificate shall be given or patent issued for the land so entered until the expiration of eight years from the date of such entry; and, if at the expiration of such time, or at any time within five years thereafter, the person making such entry, or if he or she be dead, his or her heirs or legal representatives shall prove, by two credible witnesses, that he, or she, or they have planted, and, for not less than eight years, have cultivated and protected such quantity and character of timber as aforesaid, they shall receive a patent for such quarter-section or legal subdivision of eighty or forty acres of land, or for any fractional quantity of less than forty acres, as herein provided. And in case of the death of a person who has complied with the provisions of this act for the period of three years, his heirs or legal representatives shall have the option to comply with the provisions of this act, and receive at the expiration of eight years, a patent for one hundred and sixty acres, or receive without delay a patent for forty acres, relinquishing all claim to the remainder.
SEC. 3. That if at any time after the filing of said affidavit, and prior to the issuing of the patent for said land, the claimant shall abandon the land, or fail to do the breaking and planting required by this act, or any part thereof, or shall fail to cultivate, protect, and keep in good condition such timber, then, and in that event, such land shall be subject to entry under the homestead laws, or by some other person under the provisions of this act: Provided, That the party making claim to said land, either as a homestead settler or under this act, shall give, at the time of filing his application, such notice to the original claimant as shall be prescribed by the rules established by the Commissioner of the General Land-Office, and the rights of the parties shall be determined as in other contested cases.

SEC. 4. That each and every person who, under the provisions of the act entitled "An act to secure homesteads to actual settlers on the public domain," approved May twentieth, eighteen hundred and sixty-two, having a homestead on said public domain, who, at any time after the end of the third year of his or her residence thereon shall, in addition to the settlement and improvements now required by law, have had under cultivation, for two years, one acre of timber, the trees thereon not being more than twelve feet apart each way, and in a good thrifty condition, for each and every sixteen acres of said homestead, shall, upon due proof of such fact by two credible witnesses receive his or her patent for said homestead.

SEC. 5. That no land acquired under the provisions of this act shall in any event become liable to the satisfaction of any debt or debts contracted prior to the issuing of certificate therefor.

SEC. 6. That the Commissioner of the General Land-Office is hereby required to prepare and issue such rules and regulations, consistent with this act, as shall be necessary and proper to carry its provisions into effect; and that the registers and the receivers of the several land-offices shall each be entitled to receive two dollars at the time of entry, and the same sum when the claim is finally established and the final certificate issued.

SEC. 7. That the fifth section of the act entitled "An act in addition to an act to punish crimes against the United States, and for other purposes," approved March third, eighteen hundred and fifty-seven, shall extend to all oaths, affirmations, and affidavits required or authorized by this act.

SEC. 8. That parties who have already made entries under the act approved March third, eighteen hundred and seventy-three, of which this is amendatory, shall be permitted to complete the same upon full compliance with the provisions of this act.

Approved, March 13, 1874.

March 16, 1874. CHAP. 56. — An act to grant an American register to the Canadian schooner "George Warren."

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 he is hereby, authorized and directed to issue an American register to the Canadian schooner "George Warren," owned by Benjamin F. Morton, of Detroit Michigan.

Approved, March 16, 1874.
FORTY-THIRD CONGRESS. Sess. I. Ch. 57, 58, 61, 62. 1874.

CHAP. 57.—An act to provide for the issuing and recording of commissions to postmasters appointed by the President by and with the advice and consent of the Senate.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That hereafter the commissions of all postmasters appointed by the President, by and with the advice and consent of the Senate, shall be made out and recorded in the Post Office Department, and shall be under the seal of said Department, and countersigned by the Postmaster General, any laws to the contrary notwithstanding: Provided, That the said seal shall not be affixed to any such commission until after the same shall have been signed by the President of the United States.

Approved, March 18, 1874.

CHAP. 58.—An act making an appropriation for a topographical survey of the Capitol grounds and plans for improving the same.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of three thousand dollars or so much thereof as may be necessary be and the same is hereby appropriated out of any money in the Treasury not otherwise appropriated, to be expended under the direction of the Committees on Public Buildings and Grounds of the Senate and House of Representatives in procuring a topographical survey of the Capitol grounds and the employment of Fred Law Olmstead, of New York, in furnishing plans for laying out, improving and enclosing the same.

Approved, March 21, 1874.

CHAP. 61.—An act to authorize the Secretary of the Treasury to change the name of the propeller "Wm. M. Tweed," of Buffalo.

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 hereby is, authorized to change the name of the propeller "Wm. M. Tweed," of Buffalo, owned by the Union Steamboat Company, a corporation of the State of New York, to "Newburgh," and to grant said vessel proper marine papers in said name.

Approved, March 23, 1874.

CHAP. 62.—An act to authorize the President to accept for citizens of the United States the jurisdiction of certain tribunals in the Ottoman dominions, and Egypt, established, or to be established, under the authority of the Sublime Porte, and of the government of Egypt.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That whenever the President of the United States shall receive satisfactory information that the Ottoman government, or that of Egypt, has organized other tribunals on a basis likely to secure to citizens of the United States, in their dominions, the same impartial justice which they now enjoy there under the judicial functions exercised by the minister, consuls, and other functionaries of the United States, pursuant to the act of Congress approved the twenty-second of June, eighteen hundred and sixty, entitled "An act to carry into effect provisions of the treaties between the United States, China, Persia, and other countries, giving certain judicial powers to ministers and consuls, or other functionaries of the United States in those countries, and for other purposes," he is hereby authorized to suspend the operations of said acts as to the dominions

March 18, 1874.

Commissions of postmasters appointed by the President, where to be made out and recorded.

To be countersigned by the Postmaster-General.

Seal.

March 21, 1874.

Appropriation for survey and plan of improvement of Capitol grounds.

March 23, 1874.

Name of propeller "Wm. M. Tweed" changed to "Newburgh."

March 23, 1874.

Procl., No. 10.
Post, 563.
in which such tribunals may be organized, so far as the jurisdiction of said tribunals may embrace matters now cognizable by the minister, consuls, or other functionaries of the United States in said dominions, and to notify the government of the Sublime Porte, or that of Egypt, or either of them, that the United States, during such suspension will, as aforesaid accept for their citizens the jurisdiction of the tribunals aforesaid over citizens of the United States which has heretofore been exercised by the minister, consuls, or other functionaries of the United States.

SEC. 2. That the President is hereby authorized for the benefit of American citizens residing in the Turkish dominions, to accept the recent law of the Ottoman Porte ceding the right of foreigners possessing immovable property in said dominions.

Approved, March 23, 1874.

March 24, 1874.

CHAP. 64.—An act to amend the act entitled “An act to prevent the extermination of fur-bearing animals in Alaska,” approved July first, eighteen hundred and seventy.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the act entitled “An act to prevent the extermination of fur-bearing animals in Alaska,” approved July first, eighteen hundred and seventy, is hereby amended so as to authorize the Secretary of the Treasury, and he is hereby authorized, to designate the months in which fur-seals may be taken for their skins on the islands of Saint Paul and Saint George, in Alaska, and in the waters adjacent thereto, and the number to be taken on or about each island respectively.

Approved, March 24, 1874.

March 24, 1874.

CHAP. 65.—An act to establish bonded warehouses for the storing and cleansing of rice intended for exportation.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the passage of this act importers’ bonded warehouses, to be used for the storage and cleansing of imported rice intended for exportation to foreign countries, may be established at any port of entry in the United States, under such rules and regulations as the Secretary of the Treasury may prescribe.

Approved, March 24, 1874.

March 26, 1874.

CHAP. 69.—An act making an appropriation to defray the expenses of the Joint Select Committee to Inquire into the Affairs of the District of Columbia.

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, or as much thereof as may be necessary, be, and the same is hereby, appropriated, out of any money in the Treasury not otherwise appropriated, to defray the expenses of the Joint Select Committee to Inquire into the Affairs of the District of Columbia; and that sum shall be drawn from the Treasury, upon the order of the Secretary of the Senate, as the same shall be required; and any portion of the amount hereby appropriated that shall be allowed by the said joint committee to witnesses attending before it or persons employed in its service, for per diem, traveling, or other necessary expenses, and paid by the Secretary of the Senate, in pursuance of the orders of said joint committee shall be accordingly credited and allowed by the accounting officers of the Treasury Department.

Approved, March 26, 1874.
CHAP. 70.—An act to amend the act entitled "An act to withdraw from settlement and sale a certain section of land in Wyoming Territory," approved May twenty-third, eighteen hundred and seventy-two.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the first section of the act aforesaid be, and the same is hereby, amended so that it shall read as follows:

"Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the north half and the southeast quarter of section thirty, in township fourteen north, of range sixty-six west, of the public lands in Laramie County, Wyoming Territory, be, and the same is hereby, withdrawn from settlement and sale under existing laws, and reserved for the use of the city of Cheyenne, in said county, for the purpose of enabling the proper authorities of said city to construct and maintain on said land a reservoir of water for the supply of said city."

Approved, March 26, 1874.

CHAP. 72.—An act to approve an act of the legislative assembly of the District of Columbia relating to parishes of the Protestant Episcopal Church.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act of the legislative assembly of the District of Columbia entitled "An act for the relief of parishes of the Protestant Episcopal Church in the District of Columbia," approved June twenty-sixth, eighteen hundred and seventy-three, be, and the same is hereby, approved; and that all acts now in force in the District of Columbia, inconsistent therewith, be, and the same are hereby repealed.

Approved, March 28, 1874.

CHAP. 74.—An act making appropriations for the construction, preservation, and repair of certain fortifications and other works of defense, for the fiscal year ending June thirtieth, eighteen hundred and seventy-five.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the following fortifications and other works of defense, for the fiscal year ending June thirtieth, eighteen hundred and seventy-five, namely:

For Fort Preble, Portland Harbor, Maine, twenty thousand dollars.
For Fort Scammel, Portland Harbor, Maine, thirty thousand dollars.
For batteries, Portsmouth Harbor, New Hampshire, thirty thousand dollars.
For batteries at Long Island Head, Boston Harbor, Massachusetts, forty thousand dollars.
For Fort Adams, Newport Harbor, twenty thousand dollars.
For fort on Dutch Island, west entrance to Narragansett Bay, Rhode Island, twenty thousand dollars.
For Fort Trumbull, New London Harbor, Connecticut, twenty-five thousand dollars.
For fort on Willet's Point, East River, New York, thirty thousand dollars.
For Fort Schuyler, East River, New York, twenty-five thousand dollars.
For Fort Hamilton and additional batteries, (for completing the same,) New York Harbor, New York, twenty-six thousand dollars.
For fort on the site of Fort Tompkins, Staten Island, New York Harbor, New York, thirty thousand dollars.

Approved, March 26, 1874.

1872, ch. 204, § 1, vol. xvii, p. 163, amended.

Certain land reserved for use of city of Cheyenne for water-reservoir.
Battery Hudson.
For Battery Hudson, New York Harbor, New York, thirteen thousand dollars.

Fort Delaware.
For Fort Delaware, Delaware River, Delaware, twenty-five thousand dollars.

 Battery at Finn's Point.
For battery at Finn's Point, Delaware River, New Jersey, thirty thousand dollars.

New Fort, Delaware River.
For New Fort, opposite Fort Delaware, Delaware River, thirty thousand dollars.

Fort Monroe.
For Fort Monroe, Hampton Roads, Virginia, thirty thousand dollars.

Fort Moultrie.
For Fort Moultrie, Charleston Harbor, South Carolina, twenty thousand dollars.

Fort Sumter.
For Fort Sumter, Charleston Harbor, South Carolina, twenty thousand dollars.

Fort Pulaski.
For Fort Pulaski, Savannah River, Georgia, twenty thousand dollars.

Fort Jackson.
For Fort Jackson, Mississippi River, Louisiana, thirty thousand dollars.

Fort Saint Philip.
For Fort Saint Philip, Mississippi River, Louisiana, thirty thousand dollars.

Fort Taylor.
For Fort Taylor, Key West, Florida, twenty thousand dollars.

Fort at Fort Point.
For fort at Fort Point, entrance to San Francisco Harbor, California, thirty thousand dollars.

Fort at Lime Point.
For fort at Lime Point, San Francisco Harbor, California, thirty thousand dollars.

Fort on Alcatraz Island.
For fort on Alcatraz Island, harbor of San Francisco, California, twenty thousand dollars.

Torpedoes.
For torpedoes for harbor-defenses, and preservation of the same, one hundred and twenty-five thousand dollars: Provided, That the money herein appropriated for torpedoes shall only be used in the establishment and maintenance of torpedoes to be operated from shore-stations for the destruction of an enemy's vessel approaching the shore or entering the channel and fairways of harbors.

Contingencies.
For contingencies of fortifications, seventy-five thousand dollars.

Surveys and reconnaissances.
For surveys and reconnaissances in the military divisions and departments, thirty thousand dollars.

Exploration west of 100th meridian.
For continuing exploration and survey of the Territories of the United States west of the one hundredth meridian, thirty thousand dollars.

Approved, April 3, 1874.

April 3, 1874.

CHAP. 75.—An act to improve the mouth of the Mississippi River.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, the sum of thirty thousand dollars, to be expended by the Secretary of War at the mouth of the Mississippi River; said sum to be available from and after the passage of this act.

Approved, April 3, 1874.

April 3, 1874.

CHAP. 76.—An act to authorize the Secretary of the Treasury to issue an American register to the schooner "Carrie," of Eastport, Maine.

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 grant and issue an American register to the schooner "Carrie," now owned in Eastport, Maine, under such name as the owners may select.

Approved, April 3, 1874.
FORTY-THIRD CONGRESS. SESS. I. CH. 77, 80. 1874.

CHAP. 77.—An act appropriating certain unexpended balances of appropriations for removal of Indians.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the unexpended balance of the appropriations made by the acts of July fifteenth, eighteen hundred and seventy, and March third, eighteen hundred and seventy-one, "for the removal of the Kickapoo and other American Indian tribes roving on the borders of Mexico and Texas to reservations within the territories of the United States, and for their settlement and subsistence on such reservations," is hereby reappropriated, and the Secretary of the Interior is authorized to use said unexpended balance to defray the expenses incurred by the removal of said Kickapoo Indians, locating and subsisting them in the Indian Territory: Provided, That this amount shall be in full of all expenses and obligations incurred in the removal of said Indians, and the Secretary of the Interior, in disbursing the same, shall see that all promises and obligations incurred by the commissioners appointed to remove said Indians shall be fully met and discharged from said amount.

SEC. 2. That the Secretary of the Interior be, and he hereby is, authorized to expend, for the purpose of defraying expenses incurred, and to be incurred, for the removal of the Winnebago Indians in Wisconsin, from their present homes in that State to their reservation in Nebraska, and for their subsistence during such removal, and at their new homes, the unexpended balance of the sum of thirty-six thousand dollars, or so much thereof as may be necessary, which was appropriated by the sixth section of the act of May twenty-ninth, eighteen hundred and seventy-two, for said purpose: Provided, That this amount shall be in full of all expenses and obligations incurred in the removal of said Indians, and the Secretary of the Interior, in disbursing the same, shall see that all promises and obligations incurred to said Indians shall be fully met and discharged from said amount.

Approved, April 3, 1874.

CHAP. 80.—An act concerning the practice in territorial courts, and appeals therefrom.

Whereas, by the organic acts establishing several of the Territories of the United States, it is provided that certain courts thereof shall have common-law and chancery jurisdiction, and doubts have been entertained whether said jurisdictions must be exercised separately, or whether they may be exercised together in the same proceeding, and whether the codes and rules of practice adopted in said Territories which have authorized a mingling of said jurisdictions in the same proceeding, or a uniform course of proceeding in all cases legal and equitable, are repugnant to the said organic acts respectively: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That it shall not be necessary in any of the courts of the several Territories of the United States to exercise separately the common-law and chancery jurisdictions vested in said courts; and that the several codes and rules of practice adopted in said Territories respectively, in so far as they authorize a mingling of said jurisdictions or a uniform course of proceeding in all cases whether legal or equitable, be confirmed; and that all proceedings heretofore had or taken in said courts in conformity with said respective codes and rules of practice, so far as relates to the form and mode of proceeding, be, and the same are hereby, validated and confirmed: Provided, That no party has been or shall be deprived of the right of trial by jury in cases cognizable at common-law.

SEC. 2. That the appellate jurisdiction of the Supreme Court of the United States over the judgments and decrees of said Territorial courts in cases of trial by jury shall be exercised by writ of error, and in all other cases by appeal according to such rules and regulations as to form

Approved, April 7, 1874.
and modes of proceeding as the said Supreme Court have prescribed or may hereafter prescribe: Provided, That on appeal, instead of the evidence at large, a statement of the facts of the case in the nature of a special verdict, and also the rulings of the court on the admission or rejection of evidence when excepted to, shall be made and certified by the court below, and transmitted to the Supreme Court together with the transcript of the proceedings and judgment or decree; but no appellate proceedings in said Supreme Court, heretofore taken upon any such judgment or decree, shall be invalidated by reason of being instituted by writ of error or by appeal: And provided further, That the appellate court may make any order in any case heretofore appealed, which may be necessary to save the rights of the parties; and that this act shall not apply to cases now pending in the Supreme Court of the United States where the record has already been filed.

Approved, April 7, 1874.

April 9, 1874. CHAP. 82.—An act to extend the time for completing the Wisconsin Central Railroad in Wisconsin.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the time specified in the ninth section of the act of Congress approved May fifth, eighteen hundred and sixty-four, entitled “An act granting lands to aid in the construction of certain railroads in the State of Wisconsin,” for the completion of the road mentioned in the third section of said act, and for the reversion to the United States of the lands granted by said act, to aid in the construction of said road, be, and the same is hereby, extended until the thirty-first day of December, eighteen hundred and seventy-six.

Approved, April 9, 1874.

April 14, 1874. CHAP. 93.—An act to grant an American register to the Canadian tug “Noah P. Sprague.”

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 is hereby authorized and directed to issue an American register to the American-built Canadian tug “Noah P. Sprague,” owned by Edward Evans, of Tonawando, Niagara county, State of New York, said tug having been recently rebuilt in the city of Buffalo, in said State.

Approved, April 14, 1874.

April 15, 1874. CHAP. 96.—An act to establish a reservation for certain Indians in the Territory of Montana.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following described tract of country, in the Territory of Montana, be, and the same is hereby, set apart for the use and occupation of the Gros Ventre, Piegan, Blood, Blackfoot, River Crow, and such other Indians as the President may, from time to time, see fit to locate thereon, viz: Commencing at the northwest corner of the Territory of Dakota, being the intersection of the forty-ninth parallel of north latitude and the one hundred and fourth meridian of west longitude; thence south to the south bank of the Missouri river; thence up and along the south bank of said river, to a point opposite the mouth of the Maria’s river; thence along the main channel of the Maria’s river to Birch Creek; thence up the main channel of Birch Creek to its source; thence west to the summit of the
main chain of the Rocky Mountains; thence along the summit of the Rocky Mountains to the northern boundary of Montana; thence along said northern boundary to the place of beginning.

Approved, April 15, 1874.

CHAP. 97.—An act authorizing the payment of annuities into the treasury of the Seminole tribe of Indians.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioner of Indian Affairs, with the sanction of the Secretary of the Interior and the President of the United States, in distributing and paying annuities, interest, or other moneys now due or hereafter to become due to the Seminole tribe of Indians under the provisions of the eighth article of the treaty between the Creek and Seminole Indians and the United States, concluded August seventh, eighteen hundred and fifty-six, shall be authorized to expend the same for such objects as will best promote the comfort, civilization, and improvement of the Seminole Indians, or in his discretion, with the sanction of the Secretary and the President aforesaid, shall be authorized to pay such annuities or any part thereof into the treasury of the Seminole nation to be used as the council of the same shall provide, instead of paying the same per capita according to the terms of said treaty: Provided, That said agreement shall provide that the sum of five thousand dollars shall be annually appropriated out of said annuity to the school fund of said tribe: And provided further, That the consent of said tribe to such expenditures and payment shall be first obtained.

Approved, April 15, 1874.

CHAP. 98.—An act to donate the military reservation at Fort Steilacoom to the Territory of Washington for the use of the insane asylum.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section thirty-three of township numbered twenty north, of range numbered two east of Williametta meridian, embracing a portion of Fort Steilacoom military reservation, and the military barracks thereon, in the county of Pierce, and the Territory of Washington, be, and the same is hereby, donated to the said Territory of Washington for the use and purpose of an asylum for the insane of said Territory, and for no other purpose: Provided, That this act shall not be construed or have the effect to impair any rights of any person in or to any portion of said lands acquired under any of the land laws of the United States.

Approved, April 15, 1874.

CHAP. 99.—An act to forfeit to the United States certain lands granted to the Placerville and Sacramento Valley Railroad Company to aid in constructing a railroad from the town of Folsom to the town of Placerville, in the State of California.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all lands which were granted by Congress in the year eighteen hundred and sixty-six to the Placerville and Sacramento Valley Railroad Company to aid in constructing a railroad from the town of Folsom to the town of Placerville, in the State of California, and which have not been patented by the United States to said company under said grant which have expired by limitation, are hereby declared forfeited to the United States, and these lands shall hereafter be disposed of as other public lands of the United States.

Approved, April 15, 1874.
Fourty-third Congress. Sess. I. Ch. 100, 107, 108. 1874.

April 15, 1874.

Chap. 100.—An act authorizing the Passaic County National Bank of Paterson to change its name.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of the Passaic County National Bank of Paterson shall be changed to the Second National Bank of Paterson whenever the board of directors of said bank shall accept the new name, by resolution of the board, and cause a copy of such resolution, duly authenticated, to be filed with the Comptroller of the Currency: Provided, That such acceptance be made within six months after the passage of this act; and that all expenses of such change, including that of printing and engraving, be paid by the said bank.

Sec. 2. That all the debts, demands, liabilities, rights, privileges, and powers of the Passaic County National Bank of Paterson shall devolve upon and inure to the Second National Bank of Paterson whenever such change of name is effected.

Approved, April 15, 1874.

April 17, 1874.

Chap. 106.—An act to amend the act entitled "An act relating to the enrollment and license of certain vessels."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the provisions of the act relating to the enrollment and license of vessels navigating the western rivers and the waters on the northern, northeastern, and northwestern frontiers of the United States, otherwise than by sea, approved February twenty-eighth, eighteen hundred and sixty-five, are hereby extended to include all vessels of the United States navigating the waters of the United States.

Approved, April 17, 1874.

April 17, 1874.

Chap. 107.—An act to authorize the employment of certain aliens as engineers and pilots.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any alien who, in the manner provided for by law, has declared his intention to become a citizen of the United States, and who shall have been a permanent resident of the United States for at least six months immediately prior to the granting of such license, may be licensed, as if already naturalized, to serve as an engineer or pilot upon any steam-vessel subject to inspection under the provisions of the act entitled "An act to provide for the better security of life on board of vessels propelled, in whole or in part, by steam, and for other purposes," approved February twenty-eighth, eighteen hundred and seventy-one.

Approved, April 17, 1874.

April 17, 1874.

Chap. 108.—An act authorizing the Secretary of the Navy to employ a retired officer at sea, and if physically and professionally qualified to perform his duties, the President is authorized to restore him to the active list.

Albert Ross, master on retired list of Navy, may be restored to active duty, &c.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy be authorized to order Master Albert Ross, now on the retired list, to duty on board of a cruising vessel of war, and to have duty pay and allowances; and if, at the expiration of one year’s sea service, he is reported upon as physically qualified for promotion, to order him before
the usual examining board for promotion, and, if he is found qualified, the President of the United States is authorized by and with the advice and consent of the Senate, to appoint him a lieutenant on the active list, next below Lieutenant Edwin S. Jacob: Provided, That he shall not receive any extra pay for the time he was on the retired list, and not on active duty, prior to his restoration under this act.

Approved, April 17, 1874.

CHAP. 110.—An act to amend the act entitled "An act for enrolling and licensing ships or vessels to be employed in the coasting trade and fisheries, and for regulating the same," passed February eighteen, seventeen hundred and ninety-three.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act to which this is a supplement shall not be so construed as to extend the provisions of the said act to canal boats or boats employed on the internal waters or canals of any State; and all such boats, excepting only such as are provided with sails or propelling machinery of their own adapted to lake or coastwise navigation, and excepting such as are employed in trade with the Canadas, shall be exempt from the provisions of the said act, and from the payment of all customs and other fees under any act of Congress.

Approved, April 18, 1874.

CHAP. 111.—An act to secure to the Domestic and Foreign Missionary Society of the Protestant Episcopal Church in the United States the land in the White Earth Indian reservation in Minnesota, on which is situated their church and other buildings.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed, by and with the consent of the Mississippi bands of Chippewa Indians, to cause to be issued a patent to the Domestic and Foreign Missionary Society of the Protestant Episcopal Church in the United States, for eighty acres of land, to embrace the church, parsonage and hospital, and such other buildings as may have been, or may, prior to the issue of such patent be, erected by and under the direction of said society on the White Earth Indian reservation in Minnesota, said land to be selected by the person acting under the authority of said society, and reported by the United States agent for the Chippewa Indians in Minnesota, through the Office of Indian Affairs, to the Secretary of the Interior: Provided, That the estate to be conveyed to said society shall cease and be determined when the land and the erections thereon shall no longer be occupied and used by said society for missionary and school purposes.

Approved, April 18, 1874.

CHAP. 112.—An act to authorize the use of certain unexpended balance for payment of expenses of Board of Indian Commissioners.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior is hereby authorized to use for the payment of the expenses of the Board of Indian Commissioners, for the year ending June thirtieth, eighteen hundred and seventy-four, the unexpended balance of the appropriation made for said purpose by act of May twenty-ninth, 1879, ch. 233, vol. xvii, p. 186, eight thousand and sixty-one dollars and seventy-one cents.

Approved, April 18, 1874.
CHAP. 113.—An act making appropriation for the payment of teachers in the public schools in the District of Columbia, and providing for the levy of a tax to reimburse the same.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of ninety-seven thousand seven hundred and forty dollars and fifty cents be, and the same is hereby, appropriated, out of any moneys in the Treasury not otherwise appropriated, for the payment of teachers in the public schools in the District of Columbia from the first day of September, eighteen hundred and seventy-three, to the first day of March, eighteen hundred and seventy-four; and that the government of the District of Columbia is hereby authorized and directed to levy and collect a tax to an amount equal to the amount appropriated in this act, upon personal property including banks and other corporations in the said District, and pay the same into the Treasury of the United States. The money hereby appropriated shall be disbursed under the supervision of the Commissioner of Education.

Approved, April 18, 1874.

CHAP. 114.—An act authorizing the changing of the name of the steamer Fannie Lehr.

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 he is hereby, authorized and directed to allow the owners of the merchant steamer "Fannie Lehr," a vessel of American ownership and register, to change her name, and be hereafter known as the "Cockade City."

Approved, April 18, 1874.

CHAP. 115.—An act directing the Secretary of the Treasury to issue an American register to the English-built brig "Hattie Eaton."

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 he is hereby, directed to issue an American register or enrolment to the English-built brig "Hattie Eaton," which brig was repaired in an American port, and became the property of an American citizen in payment of the expense of said repairs

Approved, April 18, 1874.

CHAP. 116.—An act granting an American registry to the American built Peruvian steam-ship "Rayo," now rebuilt in the United States, and converted into a sailing vessel.

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 he is hereby, authorized to issue an American certificate of registry to the American built Peruvian steam-ship "Rayo," wrecked in foreign waters, and purchased, rebuilt and changed into a sailing vessel by citizens of the United States within the United States, to be registered by the name of "Star of the West."

Approved, April 18, 1874.
CHAP. 117.—An act to provide for the inspection of the disbursements of appropriations made by officers of the Army.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That it shall be the duty of the Secretary of War to cause frequent inquiries to be made as to the necessity, economy, and propriety of all disbursements made by disbursing officers of the Army, and as to their strict conformity to the law appropriating the money; also to ascertain whether the disbursing officers of the Army comply with the law in keeping their accounts and making their deposits; such inquiries to be made by officers of the inspection department of the Army, or others detailed for that purpose: Provided, That no officer so detailed shall be in any way connected with the department or corps making the disbursement.

SEC. 2. That the reports of such inspections shall be made out and forwarded to Congress with the annual report of the Secretary of War.

Approved, April 20, 1874.

CHAP. 118.—An act to relinquish title of the United States in certain real estate near Columbia, Tennessee, to Rose Hill Cemetery.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That whatever title the United States may have acquired in and to a portion of the ground held and owned by Rose Hill Cemetery, a corporation so known under the laws of the State of Tennessee, by virtue of a contract and agreement made and entered into in May, eighteen hundred and sixty-six, by the officers of said cemetery on behalf of said corporation, and G. W. Marshall, captain and assistant quartermaster-general United States volunteers, on behalf of the United States, be, and the same is hereby, released, quitclaimed, and set over to the president and directors of said corporation, and their successors in office, to be by them held as though said agreement and conveyance, dated in May, eighteen hundred and sixty-six, aforesaid, had not been made.

Approved, April 21, 1874.

CHAP. 122.—An act to enable the Secretary of the Treasury to gather authentic information as to the condition and importance of the fur-trade in the Territory of Alaska.

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 he is hereby, authorized to appoint some person qualified by experience and education a special agent for the purpose of visiting the various trading stations and Indian villages in the Territory of Alaska, the seal islands, and the large islands to the north of them, in Behring sea, for the purpose of collecting and reporting to him all possible authentic information upon the present condition of the seal fisheries of Alaska; the haunts and habits of the seal, and the preservation and extension of the fisheries as a source of revenue to the United States; together with like information respecting the fur-bearing animals of Alaska generally, the statistics of the fur-trade, and the condition of the people or natives, especially those upon whom the successful prosecution of the fisheries and fur-trade is dependent; such agent to receive as compensation eight dollars per day while actually thus employed, with all actual and necessary traveling expenses incurred therein: Provided, That the appointment made under this act shall not continue longer than two years. That the Secretary of the Navy be, and he is hereby, authorized to detail an officer of the Navy to go in connection with the person above mentioned, who shall be charged

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Detail of naval officer to accompany agent, and to make like and other reports.

with the same duties and shall make a like report upon all subjects therein named; and shall also inquire and report whether the contracts as to the seal fisheries have been complied with by the persons or company now in possession; and whether said contracts can be safely extended.

Approved, April 22, 1874.

CHAP. 123.—An act authorizing the Secretary of War to deliver certain condemned ordnance to the municipal authorities of Concord, Massachusetts, for monumental purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and is hereby, authorized to deliver to the municipal authorities of Concord, Massachusetts, ten pieces of condemned brass cannon, to be used in the erection of a monument at the Old North Bridge, to commemorate the first repulse of the troops of Great Britain in the war of the Revolution, on the nineteenth day of April, seventeen hundred and seventy-five.

Approved, April 22, 1874.

CHAP. 125.—An act to provide for the relief of the persons suffering from the overflow of the lower Mississippi River.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President of the United States be, and he hereby is, authorized and empowered to direct the issue temporarily of supplies of food and disused army clothing, sufficient to prevent starvation and suffering and extreme want to any and all classes of destitute or helpless persons living on or near the lower Mississippi River, who have been rendered so by reason of the present overflow of the Mississippi River. This act shall expire on the first day of September, eighteen hundred and seventy-four.

Approved, April 23, 1874.

CHAP. 127.—An act to establish the Bismarck land district in the Territory of Dakota.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all that portion of Dakota Territory lying north of the seventh standard parallel and west of the ninth guide-meridian be, and the same is hereby, created into a separate land district, to be known as the Bismarck district; and the land office for said district shall be located at the town of Bismarck, where the North Pacific Railroad intersects the Missouri River.

SEC. 2. That a register and a receiver shall be appointed for said district land office, who shall be governed by the same laws and receive the same compensation as prescribed for similar officers in the other land districts of said Territory.

Approved, April 24, 1874.
CHAP. 132.—An act authorizing the Secretary of the Treasury to issue certificate of registry and enrolment to the schooner "Almina," and changing the name to "Minnie Davis."

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 he is, hereby, authorized to issue certificates of registry, or enrolment and license, to the schooner "Almina," owned by Bruce M. Davis, of Alexandria Bay, New York, and to change the name Almina to that of "Minnie Davis," by which latter name said schooner shall be thereafter known and distinguished.

Approved, April 25, 1874.

CHAP. 135.—An act relative to private contracts or agreements made with Indians prior to May twenty-first, eighteen hundred and seventy-two.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That hereafter it shall not be lawful for any United States officer, or other person under its employ or control, to recognize the binding force or legality, or in any manner sustain or enforce or counsel, or give any aid or assistance to sustain or enforce, any contract or agreement made by any person or persons, corporation, with any band, tribe, or nation of Indians, or individual Indian or Indians, not a citizen of the United States, entered into prior to the date of the act of Congress entitled "An act regulating the mode of making private contracts with Indians," approved May twenty-first, eighteen hundred and seventy-two, for the payment or delivery of any money or other thing of value, in present or prospective, or for the granting or procuring any privilege to him or her, or any other person or persons, or corporation, in consideration of services for, or advancements made to, said Indians relative to their lands, or to any claim growing out of or in reference to annuities, instalments, or other money, claims, demand, or thing under laws or treaties with the United States, or official acts of any officer thereof, or in any way connected with or due from the United States, unless such contract or agreement was reduced to writing and duly signed by the parties in interest thereto at the time it was entered into and fully made known to the parties at the time the contract was signed, and then not until such original written contract shall first have been presented to and examined by the Secretary of the Interior and the Commissioner of Indian Affairs, and these facts by them severally endorsed thereon, and a copy of said contract and of any assignments that may have been made thereon duly entered of record in the office of the Commissioner of Indian Affairs.

SEC. 2. That in addition thereto there shall also be filed in said Commissioner's office, and retained therein as official papers, and be examined by said Commissioner and Secretary, and that fact indorsed on them, the following statement of facts touching each and all such contracts and agreements so presented; which statements shall be sworn to specially by all and severally the person or persons claiming interest in and seeking the support and enforcement of such contract or agreement, and not by agent or attorney: First, that the writing presented for examination and record, as provided for in the first section of this act, and purporting to be the original contract or agreement, is in fact such, and that it was entered into and reduced to writing at the date and for the purposes it purports to have been made and executed; secondly, such sworn statement shall give particularly the names of the real parties in interest in the original contract or agreement, naming them if not named in the written contract or agreement, and if either of the contracting parties is a band, tribe, or nation of Indians, or a corporation or firm, the name of the person, officer, or agent contracting in their behalf, together with his authority for so doing, shall be specially stated; thirdly, a particular statement of all and singular the services

American register to schooner "Almina."

Name changed to "Minnie Davis."
rendered or the thing or things done under such contract or agreement prior to said filing, with those things to be done or rendered, together with a particular statement of any and all moneys paid or advanced by either party under such contract or agreement, giving in all cases the time, place, and real value of services rendered, or thing or things done, or the kind and manner of payment, whether in money, property, or credits, up to the date of the filing of the said sworn statement; fourthly, state specifically whether the original contract or agreement had been submitted to any Secretary of the Interior, Commissioner of Indian Affairs, superintendent of Indian affairs, Indian agent, commissioner, or other person having official control of or connection with Indian affairs, giving the time when, place where, and person by name to whom such submission was made, and whether by said officer indorsed or not, or whether any such officer was cognizant of such contract or agreement having been made, though not submitted to him for approval.

Additional proofs. SEC. 3. That the Secretary or Commissioner of Indian Affairs is hereby empowered to require, in writing, any additional facts or proofs that may be necessary to aid in determining the true character of the contract or agreement, or assignment thereof.

Unjust, fraudulent, or exorbitant contracts not to be recognized. SEC. 4. That no such contract or agreement shall be recognized by any officer or employee of the United States until the Secretary of the Interior shall, after full consideration of any such contract or agreement, together with the proofs and papers in this act required to be filed, and such as the Secretary of the Interior or Commissioner of Indian Affairs may require in addition thereto, the Secretary of the Interior shall consider to be just and reasonable, and not tainted with fraud, and not exorbitant in its demands: Provided, That the Secretary of the Interior shall in all cases enter, in writing, the record in the office of the Commissioner of Indian Affairs wherein that contract or agreement and proofs have been filed in accordance with the provisions of this act and considered by him, and in his opinion said contract or agreement or assignments thereof are not exorbitant and not fraudulent, and that they are just, the same shall be valid.

But if, in the opinion of the Secretary of the Interior, such contract or agreement, or the assignment thereof, is fraudulent or exorbitant, he shall officially enter his rejection, in writing, upon the record of such contract or agreement, and they shall not be considered of binding force by any officer or employee of the United States.

Investigation of existing contracts and agreements. SEC. 5. That it is hereby made the duty of the Secretary of the Interior to cause an investigation to be made of all existing contracts or agreements, within the purview of this act, now on file in his office, or of the office of the Commissioner of Indian Affairs, or any other office or bureau under his control, and by special notice to the party or parties in interest compel, in the case of each such contract or agreement so found on file, the same strictness of official examination, and indorsement, record and sworn statement of fact, as is required by the several provisions of this act: Provided, That the investigation of facts touching the character of any contract or agreement contemplated by this act may be made by a commissioner appointed by the President for that purpose, who shall report all such facts to the Secretary of the Interior in writing.

Approved, April 29, 1874.

April 29, 1874. CHAP. 136.—An act to ratify an agreement with certain Ute Indians in Colorado, and to make an appropriation for carrying out the same.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That a certain agreement made by Felix R. Brunot, commissioner on the part of the United States, with certain Ute Indians in Colorado, be, and the same is hereby, ratified
and confirmed. Said agreement is in words and figures following, namely:

Articles of convention made and entered into at the Los Pinos agency for the Ute Indians, on the thirteenth day of September, eighteen hundred and seventy-three, by and between Felix R. Brunot, commissioner in behalf of the United States, and the chiefs, head men, and men of the Tabequache, Muache, Capote, Weeminuche, Yampa, Grand River, and Uintah bands of Ute Indians, witnesseth:

That whereas a treaty was made with the confederated bands of the Ute Nation on the second day of March, eighteen hundred and sixty-eight, and proclaimed by the President of the United States on the sixth day of November, eighteen hundred and sixty-eight, the second article of which defines by certain lines the limits of a reservation to be owned and occupied by the Ute Indians; and whereas by act of Congress approved April twenty-three, eighteen hundred and seventy-two, the Secretary of the Interior was authorized and empowered to enter into negotiations with the Ute Indians in Colorado for the extinguishment of their right to a certain portion of said reservation, and a commission was appointed on the first day of July, eighteen hundred and seventy-two, to conduct said negotiation; and whereas said negotiation having failed, owing to the refusal of said Indians to relinquish their right to any portion of said reservation, a new commission was appointed by the Secretary of the Interior, by letter of June second, eighteen hundred and seventy-three, to conduct said negotiation:

Now, therefore, Felix B. Brunot, commissioner in behalf of the United States, and the chiefs and people of the Tabequache, Muache, Capote, Weeminuche, Yampa, Grand River, and Uintah, the confederated bands of the Ute Nation, do enter into the following agreement:

ARTICLE I. The confederated band of the Ute Nation hereby relinquish to the United States all right, title, and claim and interest in and to the following described portion of the reservation heretofore conveyed to them by the United States, viz: Beginning at a point on the eastern boundary of said reservation fifteen miles due north of the southern boundary of the Territory of Colorado, and running thence west on a line parallel to the said southern boundary to a point on said line twenty miles due east of the western boundary of Colorado Territory; thence north by a line parallel with the western boundary to a point ten miles north of the point where said line intersects the thirty-eighth parallel of north latitude; thence east to the eastern boundary of the Ute reservation; thence south along said boundary to the place of beginning: Provided, That if any part of the Uncopagre Park shall be found to extend south of the north line of said described country, the same is not intended to be included therein, and is hereby reserved and retained as a portion of the Ute reservation.

ARTICLE II. The United States shall permit the Ute Indians to hunt upon said lands so long as the game lasts and the Indians are at peace with the white people.

ARTICLE III. The United States agrees to set apart and hold, as a perpetual trust for the Ute Indians, a sum of money, or its equivalent in bonds, which shall be sufficient to produce the sum of twenty-five thousand dollars per annum; which sum of twenty-five thousand dollars per annum shall be disbursed or invested at the discretion of the President, or as he may direct, for the use and benefit of the Ute Indians annually forever.

ARTICLE IV. The United States agrees, so soon as the President may deem it necessary or expedient, to erect proper buildings and establish an agency for the Weeminuche, Muache, and Capote bands of Ute Indians at some suitable point, to be hereafter selected, on the southern part of the Ute reservation.

ARTICLE V. All the provisions of the treaty of eighteen hundred and sixty-eight not altered by this agreement shall continue in force; and
the following words, from article two of said treaty, viz., "The United States now solemnly agrees that no persons except those herein authorized to do so, and except such officers, agents, and employees of the Government as may be authorized to enter upon Indian reservations in discharge of duties enjoined by law, shall ever be permitted to pass over, settle upon, or reside in the territory described in this article, except as herein otherwise provided," are hereby expressly re-affirmed, except so far as they applied to the country herein relinquished.

ARTICLE VI. In consideration of the services of Ouray, head chief of the Ute Nation, he shall receive a salary of one thousand dollars per annum for the term of ten years, or so long as he shall remain head chief of the Utes and at peace with the people of the United States.

ARTICLE VII. This agreement is subject to ratification or rejection by the Congress of the United States and of the President.

Attest:
THOMAS K. CREE, Secretary.
JAMES PHILLIPS, M. D.,
JOHN LAWRENCE, Interpreters.

Ouray, his x mark, principal chief.
Sapivaneri, his x mark.
Guero, his x mark.
Chavanaux, his x mark.
Tosak, his x mark.
Chavis, his x mark.
Caronera, his x mark.
Kuchumpias, his x mark.
To-paaz, his x mark.
Haatehick, his x mark.
Ta-va-ma-serika, his x mark.
Vicente, his x mark.
Qua-tumu-cutza, his x mark.
McCook, his x mark.
Buffalo, his x mark.
Paziuts, his x mark.
Valupe, his x mark.
Juan Antonio, his x mark.
Kiko, his x mark.
Sapaya, his x mark.
Satchuva, his x mark.
Tratz, his x mark.
Pasquah, his x mark.
Brunot, his x mark.
Arop, his x mark.
Curtz, his x mark.
Te-rantup, his x mark.
Acomuwep, his x mark.
Washington, his x mark.
Pero, his x mark.
Patzie, his x mark.
Conejo, his x mark.
Azumpilz, his x mark.
Antelope, his x mark.
Aiguillar, his x mark, M.
Alamor, his x mark, M.
Coche, his x mark, T.
Qua-nusus, his x mark, T.
Te-sa-quent, his x mark, M.
Ta-va-une, his x mark, T.
Muns, his x mark, M.
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Patchuvuntz, his x mark, T.  Patchequacheut, his x mark, T.
Ochos Blankos, his x mark, M.  Urso, his x mark, T.
Kiratz, his x mark, T.  Kerenosmes, his x mark, T.
Wapanas, his x mark, T.  Acatowich, his x mark, T.
Martine, his x mark, M.  Ancataras, his x mark, T.
Manuel, his x mark, M.  Baptie, his x mark, T.
Sa-mora, his x mark, M.  Alzea-vi, his x mark, T.
Penaritz, his x mark, T.  Atzu, his x mark.
Wai-a-zitz, his x mark, T.  Panais, his x mark.
Jose Rapier, his x mark, M.  Capotavit, his x mark.
Te-sa-quitiz, his x mark, M.  Ka-muck, his x mark.
Taos, his x mark, M.  Zisk, his x mark, M.
Cuchatoaz, his x mark, T.  Te-puetzlet, his x mark, M.
Wa-na-zitziskitz, his x mark, T.  Giipgut, his x mark, T.
Kewukpo, his x mark, M.  Poniitz, his x mark, T.
Christiano, his x mark, M.  Gagavavener, his x mark, T.
Amakchiz, his x mark, T.  Waziap, his x mark.
Sa-pu-utz, his x mark, T.  Poova, his x mark.
Ja-parka, his x mark, T.  Tamserik, his x mark.
Wan-koro, his x mark, T.  U-vu-pitz, his x mark.
Beture, his x mark, T.  Acavit, his x mark.
Cimmaron, his x mark, M.  Zarreich, his x mark.
Wa-nu-ponika, his x mark, T.  Unca-nante, chief of Uncompagre, Tab.

Lo-vo, his x mark, T.  Wap-sop, his x mark, Chief of Uncompagre, Tab.
Colorado, his x mark, T.  Paga-na-chuck-chick, his x mark, T.
Cabresa-negro, his x mark, M.  Noart, his x mark, T.
We-utz, his x mark, T.  Kaneatche, his x mark, Chief of Muache.

Tru-cha, his x mark, T.  To-mo-aset, his x mark, M.
Ator, his x mark, T.  Que-a-ra-nich, his x mark, M.
Sa-pi-to-a-wick, his x mark, T.  Siarch-a-kitz, his x mark, T.
Joe, his x mark, M.  Soamugenguaboa, his x mark, T.
Tug, his x mark, T.  To-sa-set-bequa, his x mark, T.
Ne-hantro, his x mark, T.  We-suc, his x mark, T.
Juan Martine, his x mark, M.  Te-sen-par-kinaquet, his x mark, T.

Ripis, his x mark, M.  Tuc-a-va-be-quet, his x mark, T.
Ligah, his x mark, T.  Sa-ach-chone, his x mark, T.
Yotoyoera, his x mark, T.  Ka-ton-a-wac, his x mark, T.
Ka-moev, his x mark, T.  Move-ga-ritz, his x mark, T.
Avoa, his x mark, T.  Tup-o-so-a, his x mark, T.
Shavanakovant, his x mark, T.  So-wa-wick, his x mark, T.
Zanovarap, his x mark, T.  Murato, his x mark, T.
Pal-macuch, his x mark, T.  Qua-cu-ritz, his x mark, T.
Tu-up-o-na-ritz, his x mark, T.  A-va-suip, his x mark, T.
Ma-ve-to, his x mark, T.  Na-na-witz, his x mark, T.
Tabere, his x mark, T.  Wa-ra-ta-zi, his x mark, T.
Po-ka-ne-te, his x mark, T.  Ze-ap-ovaneri, his x mark, T.
Pe-er-guer, his x mark, T.  Wap-pah-pi, his x mark, T.
Tuguop, his x mark, T.  We-naquitz, his x mark, T.
Sapios, his x mark, T.  No-acla-itz, his x mark, T.
Powa-ra, his x mark, Chief of Cow-a-ra-kuch, his x mark, T.
Weeminuches.

Wach-emp, his x mark, W.  So-van-er, his x mark, T.
Quasauach, his x mark, W.  Que-nach-i-vich, his x mark, T.
Ca-ve-sonach, his x mark, W.  Archue, his x mark, T.
Per-ca-ke-seach, his x mark, W.  Armacos, his x mark, T.
A-wa-re-otz, his x mark, W.  Oararch, his x mark, T.
Et-a-quetam, his x mark, W.  Cah-chu-ma-char-kitz, his x mark, T.
We, the undersigned, were present at the signing of the articles of agreement with the Ute Indians, and are hereby witnesses to their marks.

THOMAS K. CREE, Secretary Special Ute Commission.
CHARLES ADAMS, United States Indian Agent.
OTTO MEARS.
THOMAS A. DOLAN.
STEPHEN A. DOLE.

Sa-o-artz, his x mark, W.
Moar-ta-witz, W.
Moar-ta-te-quizt, W.
Wa-wa-to-ez, W.
Snaph, Weeminuches sub-chief
Jose Marie, W.

Qu-a-sent, Uncomp. Tabequache.
Si-vich, Uncomp. Tabequache.
Si-vich-arch, Uncomp. Tabequache.
Acca-ra-re, his x mark, M.
Manamara, his x mark, M.
Su-erup, his x mark, M.
So-coo, his x mark, M.
Nocovarts, his x mark, M.
Uparecararitz, his x mark, M.
Opo-pa-ritz, his x mark, M.
Ouasiz, his x mark, T.
Perove, his x mark, T.
Etook, his mark, T.
Tabe-rouer, his x mark, T.
Pah-sone, his x mark, T.
Tera-ma-tuke, his x mark, T.
To-siach, his x mark, T.
Cavarup, his x mark, T.

Sa-vah, his x mark, T.
Queazarts, his x mark, T.
Arrach, his x mark, T.
Arrup, his x mark, T.
Peach-sup, his x mark, T.
Sa-a-wip, his x mark, T.
Kize, his x mark, T.
Pereque, his x mark, T.
Uch-ca-nir, his x mark, T.
Uch-ca-poo-ritz, his x mark, T.
Uch-a-titz, his x mark, T.
To-ko-nantz, his x mark, Tab. sub-chief.

Ko-chup-a-sitz, his x mark, T.
Ar-ca-va-ritz, his x mark, T.
Area-va-requa, his x mark, T.
Sha-va-qua-to-ark, his x mark, T.
We-ga-va, his x mark, T.
Sea-rach, his x mark, T.
So-o-moquitz, his x mark, T.
Pearch, his x mark, T.
Coh-pa-rum, his x mark, T.
Tar-tach, his x mark, T.
Woh-chick-a-arp, his x mark, T.
Guero-muchieh, his x mark, T.
Arpa-chitz, his x mark, T.
Yer-putz, his x mark, T.
Un-no-wartz, his x mark, T.
Su-te-quezit, his x mark, T.
Pasques, his x mark, M.
Jose Raphael, his x mark, Mua-che, sub-chief.

Raphael, his x mark, M.
Ta-rah-wah, his x mark, M.
Ka-qua-nah, his x mark, M.
Oe-bo-atz, his x mark, T.
Oro-bitz, his x mark, T.
Aca-une, his x mark, T.
Salpowata, his x mark.
Pungase, his x mark.
Sevaro, his x mark.
Terrean, his x mark.
Ignacio, his x mark.
Juan Ancho, his x mark.
Ounuespeche, his x mark.
Powincha, his x mark.
Towiart, his x mark.
Cabazon, his x mark.
Warhoup, his x mark.
Arvaoch, his x mark.
Quaveroch, his x mark.
Sevacho, his x mark.
Segatah, his x mark.
Petoboun, his x mark.
Wecha, his x mark.
Swopia, his x mark.
Quiuch, his x mark.
Oveto, his x mark.
Yeawer, his x mark, (Capota.)
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Savonnearoa, his x mark.
Careta, his x mark.
Teributoni, his x mark.

 Witnesses:  Thomas A. Dolan.
 T. D. Burns.
 M. V. Stevens.

SEC. 2. That the Secretary of the Treasury shall issue, set apart, and hold, as a perpetual fund, in trust for the Ute Indians, a sufficient amount of five per-centum bonds of the United States, the interest on which shall be twenty-five thousand dollars per annum; which interest shall be paid annually, as the President of the United States may direct, for the benefit of said Indians.

SEC. 3. That the Secretary of the Treasury shall cause to be paid to Ouray one thousand dollars, as the first installment due him annually, so long as he shall be chief of said Ute Indians; and there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, one thousand dollars for that purpose.

Approved, April 29, 1874.

CHAP. 137.—An act for the relief of settlers on the Cherokee strip in Kansas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all persons who, by the provisions of the second section of the act entitled "An act to carry out certain provisions of the Cherokee treaty of eighteen hundred and sixty-six, and for the relief of settlers on the Cherokee lands in the State of Kansas," approved May eleventh, eighteen hundred and seventy-two, who have become entitled at any time to enter and purchase any portion of the lands mentioned in said act, but who have failed to make proof of settlement, entry, and payment within the times provided by said act, shall have and be allowed additional time within which to make such proof of settlement, entry, and payment to the first day of January, eighteen hundred and seventy-five; and no forfeiture of any rights of such persons shall be had or have effect by reason of failure heretofore to make such proof of settlement, entry, and payment within the time provided by said act, anything in the said act to the contrary notwithstanding; and all persons availing themselves of the provisions of this act shall, at the time of entry and payment, pay interest on the purchase money of their lands at the rate of five per centum per annum from the time at which such payments should have been made by the terms of the aforesaid act to the time that payment shall be made.

Approved, April 29, 1874.

CHAP. 141.—An act authorizing the Citizens’ National Bank of Hagerstown, Maryland, to change its location.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Citizens’ National Bank of Hagerstown, Maryland, is hereby authorized to change its location to the city of Washington in the District of Columbia; provided that the capital stock of said bank shall be increased to two hundred thousand dollars, before beginning business in the city of Washington; and that the name of said bank shall be changed to the Citizens’ National Bank of Washington City, whenever the stockholders representing two-thirds of the capital stock of said bank, at a meeting called for that purpose, shall execute a certificate under the corporate seal of the bank specifying such determination and shall cause the same to be recorded in the office of the Comptroller of the Treasury.
troller of the Currency, and shall publish notice of such contemplated
change of location in two weekly papers in Hagerstown, State of
Maryland, not less than four weeks, thereupon such change of location
and name shall be effected, and the operations of discount and deposit
of said bank shall be carried on in the city of Washington, in the Dis-
Proviso.

Liabilities and
rights unchanged.

Provided,

that such acceptance of this act be made
within six months after the passage of this act, and that all expenses in-
cident to the proposed change, including engraving, shall be borne and
paid by said bank.

SEC. 2. That nothing in this act shall be so construed as in any man-
ner to release the said bank from any debt, demand, or liability what-
ever, nor affect any action or proceeding in law in which the said bank
may be a party interested; and all the rights, privileges, and powers of
the Citizens' National Bank of Hagerstown, in the State of Maryland,
shall devolve upon the Citizens' National Bank of Washington City,
whenever such change is effected.

Approved, May 1, 1874.

May 1, 1874.

CHAP. 142.—An act to render available an unexpended balance of appropriation for
collection and payment of bounty, &c., for colored soldiers and sailors.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the balance of appropria-
tion, or so much thereof as may be necessary, for collection and payment
of bounty, prize-money, and other legitimate claims, of colored soldiers
and sailors, unexpended at the expiration of the fiscal year ending the
thirtieth of June, eighteen hundred and seventy-three, may be expended
under the direction of the Secretary of War for the payment of expenses
incurred in the fiscal year ending the thirtieth of June, eighteen hun-
dred and seventy-four, in the collection and payment of bounty, prize-
money, and other legitimate claims of colored soldiers and sailors.

Approved, May 1, 1874.

May 6, 1874.

CHAP. 145.—An act to grant an American register to the barque "Azor."

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 he is hereby, authorized to issue an American register
to the barque "Azor," an American built vessel employed as a packet
between the island of Fayal and the United States, which had been
transferred to a British subject in eighteen hundred and sixty-three,
and re-transferred to the heirs of Charles W. Dabney, late consul of the
United States in the island of Fayal.

Approved, May 6, 1874.

May 7, 1874.

CHAP. 149.—An act to amend the act entitled "An act to regulate the carriage of
passengers in steamships and other vessels;" approved March third, eighteen hundred
and fifty-five.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the thirteenth section of
the act entitled "An act to regulate the carriage of passengers in steam-
ships and other vessels," approved March third, eighteen hundred and
fifty-five, be, and the same is hereby, repealed; and that hereafter each
and every collector of customs to whom shall be delivered the manifests
or lists of passengers prescribed by the twelfth section of the act afore-
said, approved March third, eighteen hundred and fifty-five, shall make
returns from such manifests or lists of passengers to the Secretary of
the Treasury of the United States, in such manner as shall be prescribed by that officer, under whose direction statements of the same shall be prepared and published.

Approved, May 7, 1874.

**CHAP. 154.—An act to amend the thirty-first section of an act entitled “An act for enrolling and calling out the national militia, and for other purposes,” approved March third, eighteen hundred and sixty-three.**

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all officers on duty at any point west of a line drawn north and south through Omaha City, and north of a line drawn east and west upon the southern boundary of Arizona, shall be allowed sixty days’ leave of absence without deduction of pay or allowances: Provided, That the same is taken but once in two years: Provided further, That the leave of absence may be extended to three months, if taken only once in three years; or four months if taken only once in four years.

Approved, May 8, 1874.

**CHAP. 163.—An act in relation to the customs duties on imported fruits.**

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 is hereby directed to suspend the repayment of all duties heretofore paid on imported fruits until further legislation by Congress authorizing the same, or until the final decision of the Supreme Court, except in cases where suits in court have been discontinued by instructions of the Secretary of the Treasury. And the error in the punctuation of the clause relating to fruit-plants in the fifth section of the act approved June six, eighteen hundred and seventy-two, entitled “An act to reduce duties on imports, and to reduce internal taxes, and for other purposes,” of inserting a comma instead of a hyphen after the word “fruit” is hereby corrected, and said clause shall read as follows: Fruit-plants tropical and semi-tropical for the purpose of propagation or cultivation: Provided, That the duties imposed by virtue of this amendment shall not be levied or collected upon fruits entered for consumption at any port of entry prior to July first, eighteen hundred and seventy-four.

Approved, May 9, 1874.

**CHAP. 165.—An act providing for the payment of the bonds of the Louisville and Portland Canal Company.**

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the appropriations made by the act approved March third, eighteen hundred and seventy-three, entitled “An act making appropriations for the repair, preservation and completion of certain public works on rivers and harbors, and for other purposes,” for the payment of the debts of the Louisville and Portland Canal Company, are hereby continued in full force, and are made permanently applicable to the payment of the debts of the said Louisville and Portland Canal Company; and so much as may be necessary shall be applied to the payment of the interest as it accrues, and the principal of the outstanding bonds of said company as they mature: Provided, however, That the Secretary of the Treasury may purchase and pay for any of said bonds, at the market price, not above par, when bonds ever he deems it for the interest of the United States.
FORTY-THIRD CONGRESS. Sess. I. Ch. 163. 1874.

Sec. 2. That after thirty days from the passage of this act the Secretary of War is hereby authorized and directed to take possession of the said Louisville and Portland Canal, and all the property, real and personal, of said company, as the property of the United States, as provided for by the act of the general assembly of the State of Kentucky, approved February twenty-second, eighteen hundred and forty-four, entitled "An act to amend an act entitled "An act to amend the charter of the Louisville and Portland Canal Company," approved January twenty-first, eighteen hundred and forty-two," conceding jurisdiction over said canal to the United States, subject however, to the mortgage-lien on said property in favor of the trustees under said mortgage and the holders of the bonds issued under it; and the Secretary of the Treasury is hereby authorized to pay the directors of said company for the stock held by them, which payment shall be made forthwith by the Secretary of the Treasury, being the sum of one hundred dollars to each director, with interest thereon at six per centum per annum since the ninth day of February, eighteen hundred and sixty-four; and he is authorized and directed to cause a careful and full examination of all the receipts and disbursements of the said company to be made, and to collect, and, if necessary, to sue for, any money due to or held for the said company by the directors of said company, or the trustees under said mortgage, or by any person whatever. And said Secretary of the Treasury is hereby directed and empowered, immediately upon the passage of this act to give public notice in such manner as, in his judgment, will best effect the purpose, to all persons and corporations having debts of any nature against said Louisville and Portland Canal Company, except the bonded debt thereof, to present them to him on or before the first day of July, eighteen hundred and seventy-five; and any such debt not presented on or before said day shall be forever barred. And said Secretary is hereby directed and authorized to examine, audit, and, in his discretion, allow such debts, or any of them, being hereby vested with any power necessary to that end; and he shall embrace his action in the premises in his succeeding annual report: Provided, however, That no sum of money shall be paid by the Secretary of the Treasury on account of any claim for either city or State taxes assessed, or to be hereafter assessed, against said company, or against the said canal property, or any of its appendages.

Sec. 3. That the said canal and property appertaining thereto shall be held for the common use and benefit of the people of the United States, free of all tolls and charges except such as are necessary to pay the current expenses of said canal, and to keep the same in repair; and for the present year they shall be at the rate of ten cents per ton capacity on vessels propelled by steam and five cents per ton on other vessels; and to ascertain what rates will pay current expenses after the present year, the Secretary of War shall, on the first Monday of January of each year, ascertain from the expenses of the previous year what tolls will probably pay the expenses of the current year; and he shall fix and declare the rate of tolls thus ascertained to be charged for the current year; and, until otherwise provided by law, the Secretary of War shall provide for the superintendence, management, and repair of said canal, and may apply the tolls so received, as far as may be necessary, to pay the current expenses of said canal; and he shall, in his next annual report, set forth such receipts and expenditures and the condition of said canal with a view to such legislation as may be necessary for the superintendence and management thereof; but no expenditure nor contract for expenditure of money shall be made under the authority of this section in any one year to an amount greater than the amount which may be received during such year from tolls on said canal.

Sec. 4. That if at any time it become necessary to enforce the lien of the mortgage upon said canal property for the benefit of the bondholders, it shall be lawful for the trustees named in said mortgage, or any other trustees who may be appointed in pursuance of the laws of Kentucky, to commence proceedings therein in any court having jurisdiction there-
of, with notice to the United States as terre tenant pro forma, and serve
process upon any officer of the United States who shall have the super-
intendence of said canal, whose duty it shall be to notify the Attorney-
General of the United States of such service; whereupon said Attorney-
General shall enter an appearance in said case, and take all necessary
steps to represent and defend the interests of the United States in such
proceedings, so that the same may be conducted in the same manner
and with the like effect as if the said Louisville and Portland Canal
Company were still in existence as a corporation.

Approved, May 11, 1874.

CHAP. 166.—An act to authorize the Secretary of War to furnish copies of certain
papers called for by resolution of the House.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Secretary of War is
hereby authorized to employ such number of temporary clerks as may be
necessary to speedily copy and furnish to this House the papers here-
tofore called for in the matter of the trial of Captain Hurtt, by resolu-
tion of March tenth, eighteen hundred and seventy-four, and that the
sum of two hundred and fifty dollars, or so much thereof as may be
necessary, be, and the same is hereby, appropriated out of any money
in the Treasury not otherwise appropriated, for the purpose of defray-
ing the expenses thereof.

Approved, May 11, 1874.

CHAP. 168.—An act to establish an assay-office at Helena, in the Territory of
Montana.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Secretary of the Treas-
ury is hereby authorized and required to establish an assay-office at
Helena, in the Territory of Montana, the said assay-office to be con-
ducted under the provisions of the act entitled "An act revising and
amending the laws relative to the mints, assay-offices, and coinage of
the United States," approved February twelfth, eighteen hundred and
seventy-three.

SEC. 2. That the Secretary of the Treasury is hereby authorized and
required to cause to be constructed a suitable building at Helena, in the
Territory of Montana, for the purpose of said assay-office, and provide
the same with the necessary fixtures and apparatus, at a cost not ex-
ceeding fifty thousand dollars, which sum is hereby appropriated out of
any money in the Treasury not otherwise appropriated.

Approved, May 12, 1874.

CHAP. 170.—An act to enable the Secretary of War to carry out the act of April
twenty-third, eighteen hundred and seventy-four, entitled "An act to provide for
the relief of the persons suffering from the overflow of the Mississippi River," and
for other purposes.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That to enable the Secretary of
War to carry out the provisions of the act approved April twenty-
third, eighteen hundred and seventy-four, entitled "An act to provide for
the relief of the persons suffering from the overflow of the lower
Mississippi River," the sum of ninety thousand dollars is hereby appro-
priated, out of any money in the Treasury not otherwise appropriated,
for the purpose of purchasing supplies of food to be issued under his
direction to any and all classes of destitute or helpless persons living
Secretary of War on or near the lower Mississippi River, who have been rendered so by reason of the recent overflow; and that the Secretary of War make detailed report to the Congress of the expenditure under this act.

SEC. 2. That the Secretary of War is directed to issue temporarily of supplies of food and disused army clothing for support and to prevent starvation and extreme want to any and all classes of helpless or destitute persons who have been rendered so by reason of the recent overflow of the Mississippi River, and to make report to Congress of such issue of food and clothing, and the condition and situation of such destitute people, and the sum of one hundred thousand dollars is hereby appropriated, out of any money in the Treasury not otherwise appropriated, for such supplies of food or rations: Provided, That the authority hereby conferred upon the Secretary of War shall expire on the first day of September, eighteen hundred and seventy-four.

Approved, May 13, 1874.

May 15, 1874.

CHAP. 175.—An act to authorize the Secretary of the Navy to remove the powder magazine from Fort Norfolk, Norfolk, Virginia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy be, and he hereby is, authorized, if in his judgment necessary, to cause the powder-magazine, now located at Fort Norfolk, at the entrance of Norfolk Harbor, and near Norfolk, Virginia, to be removed from its present location.

Approved, May 15, 1874.

May 15, 1874.

CHAP. 176.—An act giving the assent of Congress for the improvement of the Wolf River across the Menomonee Indian reservation, in the State of Wisconsin.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the assent of Congress be, and hereby is, given to improve and hereby is, given to the Keshena Improvement Company, a corporation organized under the laws of the State of Wisconsin, to improve the Wolf River, so as to run logs down said river, across the Menomonee Indian reservation, in accordance with the laws of said State: Provided, That any damages which may be caused on account of such improvements shall be awarded as in all other cases under the laws of the State of Wisconsin, and the amount be paid into the Treasury of the United States for the benefit of said Indians; and said Indians and all other persons shall be permitted to use said river for the purpose of running logs, as contemplated by this act; and the charges for said privilege shall be regulated by the legislature of the State of Wisconsin: Provided, further, That all privileges under this act may be altered or revoked by Congress.

Approved, May 15, 1874.

May 16, 1874.

CHAP. 180.—An act granting a portion of the United States military reservation at Salt Lake City for cemetery purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized to set apart a tract of land, not exceeding twenty acres in extent, in the United States military reservation of Camp Douglas, near Salt Lake City, in the Territory of Utah, to be used as a public cemetery, under such rules and regulations as he shall estab-
lish for the protection, care, and management of such cemetery. And he shall cause the same to be laid off and platted in convenient and suitable lots, which shall be forever devoted for the purpose of the burial of the dead. And he may set apart forever to each of the religious denominations organized in Salt Lake City which shall file with him proof of their organization a lot not to exceed one acre in size, and of convenient shape, which such denominations may inclose and ornament as they see fit, to be used for the purposes of burial; and two acres shall be reserved as a "potter's field," or common burying ground, which may be inclosed and ornamented by the authority of the said city.

Approved, May 16, 1874.

CHAP. 181.—An act to authorize the Secretary of the Interior to discharge certain obligations of the United States to the creditors of the Upper and Lower Bands of Sioux Indians.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and hereby is, authorized and empowered to discharge all obligations of the United States to the creditors of the Upper and Lower Bands of Sioux Indians, arising under the treaty of June nineteenth, eighteen hundred and fifty-eight, between said bands and the United States, and from the diversion by the United States of the funds and assets of said Indians in their possession and control applicable to that purpose: Provided, That the amount allowed and paid on said indebtedness shall in no event exceed the sum of seventy thousand dollars.

SEC. 2. That to enable the Secretary of the Interior to carry into effect the provisions of the foregoing section, the sum of seventy thousand dollars, or so much thereof as may be necessary, be, and the same hereby is, appropriated, out of any money in the Treasury not otherwise appropriated.

Approved, May 16, 1874.

CHAP. 182.—An act for the relief of certain settlers on the Fort Randall military reservation.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized to transfer to the custody of the Department of the Interior such portions of the military reservation of Fort Randall, in Dakota, as were actually occupied by settlers prior to the promulgation of the order of the President of June fourteenth, eighteen hundred and sixty, setting apart the reservation for military purposes, and, further, such portions of the said reservation as were released from military occupation and control between the years eighteen hundred and sixty-seven and eighteen hundred and seventy, and were during that time settled upon in good faith and in the belief that the lands were open to settlement.

SEC. 2. That the Secretary of the Interior be authorized to confirm, in accordance with existing laws, the titles of such settlers upon the military reservation of Fort Randall as may be reported by the Secretary of War for that purpose, and to cause patents to be issued for such lands as the aforesaid settlers may be entitled to under existing laws and the provisions of this act.

SEC. 3. That the Secretary of the Treasury be, and he is hereby, authorized to pay to each of the aforesaid settlers the respective amounts that were appraised as the value of their respective improvements, by a military board of survey convened for that purpose, at Fort Randall, under instructions from the War Department, dated March third, eight.
Provided, That in case any improvements, or portion thereof, shall have been restored or delivered to any settler, after the appraisement of the same by the said military board of survey, such settler shall not be entitled to payment under this act for the improvements, or portion thereof, so restored or delivered to him.

Approved, May 18, 1874.

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May 20, 1874.

License to steam ferry-boat A. Burton.

CHAP. 184.—An act for the relief of the owners of the steam ferry-boat A. Burton.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper inspectors of steam vessels in and for the Galena district be, and they are hereby, authorized and directed to inspect the steam ferry-boat A. Burton, at Nauvoo, Illinois, and to grant certificate and license, which shall enable the owners of said steamer to use the same as a ferry-boat, notwithstanding the fact that the iron in the boiler on board said boat has no tensile strength stamped upon it; and notwithstanding no stamp at all is found upon the same: Provided, That upon due inspection and test, the said boiler is found to be of good material, properly constructed, and safe, and the vessel otherwise constructed and equipped according to law.

Approved, May 20, 1874.

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May 21, 1874.

Amendment of 1873, ch. 249, vol. xvii, p. 582.

CHAP. 186.—An act to amend an act entitled “An act to provide for the establishment of a military prison and for its government,” approved March third, eighteen hundred and seventy-three.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That said act be, and the same is hereby, so amended that all acts and things therein required to be done and performed at Rock Island, in the State of Illinois, shall be done and performed on the military reservation at Fort Leavenworth in the State of Kansas: Provided, That the Government buildings now on said military reservation at Fort Leavenworth shall be modified and used so far as practicable for the purposes of said prison.

Approved, May 21, 1874.

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May 21, 1874.

Repeal of 1873, ch. 239, vol. 17, p. 578.

CHAP. 187.—An act repealing the act entitled “An act fixing the time for the election of Representatives from the State of California to the Forty-fourth Congress.”

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act entitled “An act fixing the time for the election of Representatives from the State of California to the Forty-fourth Congress,” approved March third, eighteen hundred and seventy-three, be, and the same is hereby, repealed.

Approved, May 21, 1874.

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May 27, 1874.

CHAP. 194.—An act to authorize the county commissioners of Thurston County, in Washington Territory, to issue bonds for the purpose of constructing a railroad from Budd’s Inlet, Puget Sound, to intersect the Northern Pacific Railroad at or near Tenino.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the county commissioners of Thurston county, in Washington Territory, be, and they are hereby, authorized and empowered to contract with any legally-authorized corporation or individuals, to construct and equip a railroad from Budd’s Inlet, Puget Sound, to connect with the Northern Pacific Railroad at or near Tenino, all in the said county of Thurston, and to issue bonds of
Thurston county in aid thereof, which bonds shall bear interest not exceeding ten per centum per annum, and the principal thereof shall not exceed in amount ten per centum of the value of the taxable property of said county of Thurston as legally assessed for territorial taxation, and shall not, in any event, exceed, in the aggregate, two hundred thousand dollars, notwithstanding this sum may be less than seven per centum of such taxable valuation; and any such bonds issued in excess of said seven per centum of the territorial taxable valuation of the property of said county, or in excess of two hundred thousand dollars in the aggregate in any event, shall be absolutely void; and all persons interested are required to take notice hereof. And the said commissioners are hereby authorized and empowered to designate the time and manner of payment of the principal and interest of said bonds, and also to determine the class and gauge of said railroad: Provided, That no bonds shall issue until the full and final completion of said railroad and provided further, That said county of Thurston shall not contract with any person, firm, or corporation to construct said railroad until such person, firm, or company shall enter into a good and sufficient bond, in the penal sum of two hundred thousand dollars, to be secured by first mortgage on said railroad, conditioned that they will operate said road with passenger and freight trains for a period of twenty-five years: And provided further, That when the said county commissioners shall have agreed upon the terms for the construction of said railroad with any individual, firm, or corporation, they shall call a special election at such time as they may designate, by causing three notices of such election, which said notices shall embrace the terms of the proposed contract, to be posted for twenty days in each election precinct of said county of Thurston, at which the said proposed contract shall be submitted to the legal voters of said county; and if two-thirds of the said votes cast at the said election shall be in favor of the said contract, and such two-thirds shall be equal in number to a majority of the votes cast in said county at the then next preceding election for delegate in the Congress of the United States, then the said county commissioners shall complete the said contract and issue the bonds provided for by this act, and not otherwise. Such election shall be held at the same places, in the same manner, and the returns thereof made by and filed with the same officers, as is required in case of election for county officers under the laws of said Territory.

Approved, May 27, 1874.

CHAP. 195.—An act to authorize the trustees of the Massachusetts Museum of Fine Arts to import and retain for two years, certain works of Art, free of duty.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the trustees of the Massachusetts Museum of Fine Arts, an institution established under the laws of the Commonwealth of Massachusetts, for the promotion of the Fine Arts, are hereby authorized to import, free of duty, a collection of pictures belonging to the Duke of Montpensier, and not intended for sale, under such regulations as the Secretary of the Treasury shall prescribe: Provided, That a bond shall be given for the payment to the United States of such duties as are now imposed by law upon any and all of such pictures as shall not be reëxported within two years after such importation.

Approved, May 28, 1874.
CHAP. 200.—An act for the benefit of occupying claimants.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That when an occupant of land having color of title, in good faith has made valuable improvements thereon, and is, in the proper action, found not to be the rightful owner thereof, such occupant shall be entitled in the Federal courts to all the rights and remedies, and, upon instituting the proper proceedings, such relief as may be given or secured to him by the statutes of the State or Territory where the land lies, although the title of the plaintiff in the action may have been granted by the United States after said improvements were so made.

Approved, June 1, 1874.

CHAP. 201.—An act to facilitate the execution of, and to protect certain public works of improvement at the mouth of the Mississippi River.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the passage of this act the Secretary of War is directed to assume full control over the particular channel at the mouth of the Mississippi River in course of excavation or improvement by the Government of the United States, so far as may be necessary to the carrying on and protection of such excavation and improvement, and until the same be completed, and he may establish such regulations respecting the use of, or passage through, such channel as he shall deem needful to fully protect the channel and to facilitate the excavation, improvement and use thereof. Such regulations shall be promulgated by publication thereof for ten days consecutively in two daily papers published in New Orleans, Louisiana, and the same may in like manner be changed from time to time; and any person interfering with, or obstructing, or attempting to obstruct the said improvements, and any person who shall willfully or negligently strand or sink any boat or craft in said channel, or who shall willfully, or negligently obstruct said channel, or cause any impairment injury, filling up, or shoaling therein, shall be guilty of a misdemeanor, and, on conviction thereof, shall be punished by a fine not exceeding five hundred dollars, or imprisonment for not more than six months, or both, in the discretion of the court.

Approved, June 1, 1874.

CHAP. 203.—An act to amend an act entitled "An act to amend an act entitled 'An act to reduce duties on imports and to reduce internal taxes, and for other purposes,'" approved March third, eighteen hundred and seventy-three.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section third of an act 1873, ch. 232, § 3, entitled "An act to amend an act entitled 'An act to reduce duties on imports, and to reduce internal taxes, and for other purposes,'" approved March third, eighteen hundred and seventy-three, be amended so as to read as follows:

"SEC. 3. That foreign merchandise which arrived at a port of the United States on or before the thirty-first day of July, eighteen hundred and seventy-two, and upon which duties were not paid prior to August first, eighteen hundred and seventy-two, though the same were not entered or transferred to a public store or bonded warehouse, shall be entitled to the benefits provided for in the eighth section of the act entitled 'An act to reduce duties on imports, and to reduce internal taxes, and for other purposes,' approved June sixth, eighteen hundred and seventy-two, the same as such merchandise would have been entitled to had it actually been in public store or bonded warehouse on or
prior to the thirty-first day of July, eighteen hundred and seventy-two:

Provided, That the owner of such merchandise shall, within thirty days from the passage of this act make application therefor in writing to the collector of the port at which such merchandise arrived.

Approved, June 3, 1874.

CHAP. 204.—An act donating condemned cannon and cannon-balls to the posts of the Grand Army of the Republic of Philadelphia and other associations, for monumental purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he hereby is, authorized to deliver, if the same can be done without detriment to the Government, two condemned cannon and eight cannon-balls to each of the following-named organizations, for the purpose of ornamenting burial-grounds of deceased soldiers: To the post numbered two, Grand Army of the Republic, of Philadelphia, Pennsylvania; to the post numbered five, Grand Army of the Republic, of Philadelphia, Pennsylvania; to the post numbered six, Grand Army of the Republic, of Philadelphia, Pennsylvania; to the post numbered seven, Grand Army of the Republic, of Philadelphia, Pennsylvania; to the post numbered ten, Grand Army of the Republic, of Philadelphia, Pennsylvania; to the post numbered nineteen, Grand Army of the Republic, of Philadelphia, Pennsylvania; and four condemned cannon and sixteen cannon-balls to each of the following organizations, namely: To the corporate authorities of the town of Winterport, State of Maine; to the Soldiers’ Monument Association of Henderson County, State of Illinois; to the Northumberland county Monument Association of Pennsylvania; to Fuller post No. seventy-four, Grand Army of the Republic, Catasauqua, Pennsylvania; to Delaware county Soldiers and Sailors’ Monument Association, at Chester, Pennsylvania; to Chapman Post, No. sixty-one, Grand Army of the Republic at Mauch Chunk, Pennsylvania; to Doubleday Post, No. one hundred and eighty-nine, of the Grand Army of the Republic at Tamaqua, Pennsylvania; to the Monumental Association at York, Pennsylvania; to post No. thirty, Grand Army of the Republic, at Cambridge, Massachusetts; to post No. sixty-eight, Grand Army of the Republic at Boston, Massachusetts; to the Soldiers’ Monument Association at Springfield, Massachusetts; to post No. one hundred and twenty-two Grand Army of the Republic, at Amesbury, Massachusetts; to the Trustees of the Soldiers’ Monument Fund, at Akron, Ohio; to the officers of the Soldiers’ Monument Association at Chalmette, Louisiana; to the Soldiers’ Monument Association at Pomeroy, Ohio; to post No. sixty-three, Grand Army of the Republic, at Natick, Massachusetts; to post No. five, Grand Army of the Republic, at Morgantown, West Virginia; to post No. eighty-nine, Grand Army of the Republic, at Beverly, Massachusetts; to the Soldiers’ Monument Association at Binghamton, New York; and to the Soldiers’ Monument Association at Alliance, Ohio.

Approved, June 3, 1874.

CHAP. 205.—An act to provide for the better protection of the frontier settlements of Texas against Indian and Mexican depredations.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he hereby is, authorized to construct and operate a line of telegraph, beginning at or near the city of Denison, in Grayson county, Texas; thence by the nearest practicable route to Fort Sill, Indian Territory; military posts.
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Route. thence to Fort Richardson, Texas; thence along the northern frontier-line of settlements to Forts Griffin and Concho; thence to the Pecos River, at or near the mouth of Toyah Creek; thence to Fort Clarke, on Las Moras Creek; thence to Fort Duncan, on the Rio Grande; thence down the Rio Grande, via Fort McIntosh and Ringold's Barracks, to Brownsville, so as to connect the military posts which are now, or may hereafter be, established on said line with the military head-quarters of said district; and that the sum of one hundred thousand dollars, or so much thereof as may be necessary, be, and the same is hereby, appropriated out of any money in the treasury of the United States not otherwise appropriated.

Appropriation. Approved, June 3, 1874.

June 3, 1874. CHAP. 206.—An act to extend the time to pre-emptors on the public lands in the State of Minnesota, to make final payment.

Time of payment to certain pre-emptors in Minnesota extended.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the time at which pre-emptors on the public lands in the State of Minnesota, including the lands within Fort Ridgely and Sioux Indian reservations, are now required to make final proof and payment, is extended for the period of two years.

Approved, June 3, 1874.

June 3, 1874. CHAP. 207.—An act changing name and location of Irasburgh National Bank of Orleans, county of Orleans, State of Vermont.

Irasburgh National Bank of Orleans, county of Orleans, State of Vermont, may change its location.

Proceedings.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Irasburgh National Bank of Orleans now located in the town of Irasburgh, county of Orleans, and State of Vermont, is hereby authorized to change its location to the town of Barton, in the county and State aforesaid. Whenever the stockholders representing three-fourths of the capital stock of such bank, at a meeting called for that purpose, determine to make such change, the president and the cashier shall execute a certificate under the corporate seal of said bank, specifying such determination, and shall cause the same to be recorded in the office of the Comptroller of the Currency, and thereupon such change of location shall be effected, and the operations of discount and deposit of said bank shall be carried on in the town of Barton aforesaid: Provided, That such acceptance shall be made within one year after the passage of this act; and that all expenses incident to the proposed change, including engraving, shall be borne and paid by said bank.

Proviso. SEC. 2. That nothing in this act shall be so construed as in any manner to release the said bank from any liability, or affect any action or proceeding in law in which the said bank may be a party or interested.

SEC. 3. That whenever the location of the said bank shall have been changed in accordance with the first section of this act, its name shall be changed to Barton National Bank, and all debts, demands, liabilities, rights, and powers belonging to the said Irasburgh National Bank of Orleans, shall devolve upon and inure to the Barton National Bank; and all actions pending by or against said Irasburgh National Bank of Orleans may be prosecuted by or against the Barton National Bank, in the same manner and with the same effect as if such change of location and name had not been made.

Liabilities not affected. SEC. 4. That as soon as such change of name and location shall have been made, public notice thereof shall be given by publication in a newspaper published in said Barton for two weeks successively.

Approved, June 3, 1874.
CHAP. 214.—An act changing the time of holding circuit and district courts in Vermont.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the term of the circuit court holden at Rutland on the third day of October shall be held on the first Tuesday in October, and the term of the district court holden at Rutland on the sixth day of October shall be held on the first Tuesday of October. The term of the circuit court holden at Windsor on the fourth Tuesday in July shall be held on the third Tuesday in May, and the term of the district court held at Windsor on the Monday after the fourth Tuesday of July shall be on the third Tuesday in May: Provided, That this act shall not apply to the next terms of the circuit and district courts to be holden at Windsor, but the same shall be held at the times now provided by law.

Approved, June 3, 1874.

CHAP. 215.—An act in relation to the Centennial Exhibition.

Whereas, at various international exhibitions which have been held in foreign countries, the United States have been represented in pursuance of invitations given by the governments of those countries, and accepted by our own government, therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President be requested to extend, in the name of the United States, a respectful and cordial invitation to the governments of other nations, to be represented and take part in the international exposition to be held at Philadelphia, under the auspices of the government of the United States, in the year eighteen hundred and seventy-six: Provided, however, That the United States shall not be liable, directly or indirectly, for any expenses attending such exposition, or by reason of the same.

Approved, June 5, 1874.

CHAP. 216.—An act making appropriations for the naval service for the year ending June thirtieth, eighteen hundred and seventy-five, 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 following sums be, and they are hereby, appropriated, to be paid out of any money in the Treasury not otherwise appropriated, for the naval service of the Government for the year ending June thirtieth, eighteen hundred and seventy-five, and for other purposes:

For pay of commissioned and warrant officers at sea, on shore, on special service, and of those on the retired list and unemployed, and for mileage and transportation of officers traveling under orders, and for pay of the petty officers, seamen, ordinary seamen, landsmen, and boys, including men of the engineers' force, and for the Coast-Survey service, eight thousand five hundred men, six million two hundred and fifty thousand dollars.

For contingent expenses of the Navy Department, one hundred thousand dollars.

For civil establishment at the different navy-yards, as follows: At Kittery, Maine, eighteen thousand seven hundred and fifty-nine dollars; at Charlestown, Massachusetts, twenty-three thousand and ninety-three dollars and forty cents; at Brooklyn, New York, twenty-thousand seven hundred and eighty-nine dollars and forty cents; at Philadelphia, Pennsylvania, twenty-one thousand two hundred and ninety-three dollars and forty cents; at Norfolk, Virginia, eighteen thousand five hundred and thirty-eight dollars and twenty cents; at
Pensacola; Pensacola, Florida, eight thousand one hundred and forty-five dollars; at Washington, District of Columbia, nineteen thousand one hundred and twenty-three dollars and twenty cents; at Mare Island, California, twenty thousand three hundred and seventeen dollars and twenty cents; and at League Island naval station, Pennsylvania, four thousand six hundred and eighty dollars; making in all, the sum of one hundred and fifty-seven thousand seven hundred and thirty-eight dollars and eighty cents.

Civil establishment at naval hospitals and laboratory.

For civil establishment at the several naval hospitals and naval laboratory, thirty-nine thousand one hundred and sixty-one dollars.

**BUREAU OF NAVIGATION.**

Pilotage and towage. For foreign and local pilotage and towage of ships of war, fifty thousand dollars.

Correcting and testing compasses. For services and materials in correcting compasses on board ship, and for adjusting and testing compasses on shore, three thousand dollars.

Nautical and astronomical instruments, books, charts, &c.

Libraries for ships of war.

Navy-signals and apparatus. For navy-signals and apparatus, namely: signal-lights, lanterns, and rockets, including running-lights, drawings, and engravings for signal-books, six thousand dollars.

Compass fittings, &c. For compass fittings, including binnacles, tripods, and other appendages of ships' compasses, to be made in the navy-yards, five thousand dollars.

Logs, leads, &c. For logs and other appliances for measuring the ship's way, leads and other appliances for sounding, three thousand dollars.

Lanterns and lamps. For lanterns and lamps, and their appendages, for general use on board ship, including those for the cabin, ward-room, and steerage, for the holds and spirit-room, for decks and quartermaster's use, five thousand dollars.

Flags. For bunting and other materials for flags, and making and repairing flags of all kinds, five thousand dollars.

Oil and candles. For oil for ships of war other than that used for the engineer department, candles when used as a substitute for oil in binnacles, running-lights, for chimneys and wick and soap used in navigation department, twenty thousand dollars.

Stations. For stationery for commanders and navigators of vessels of war, two thousand dollars.

Musical instruments, &c. For musical instruments, and music for vessels of war, one thousand dollars.

Steering signals, &c. For steering signals and indicators, and for speaking-tubes and gongs, for signal-communication on board vessels of war, two thousand five hundred dollars.

Contingent expenses. For contingent expenses of the Bureau of Navigation: Freight and transportation of navigation-materials; instruments, books, and stores; postage and telegraphing; advertising for proposals; packing-boxes and materials; blank books, forms, and stationery at navigation-offices, four thousand dollars.

Charts, &c. For drawing, engraving, and printing and photo-lithographing charts, electrotyping and correcting old plates, preparing and publishing sailing-directions, and other hydrographic information, twenty thousand dollars; and for making charts, including those of the Pacific coast, thirty thousand dollars.

Fuel, lights, furniture, &c. For fuel, lights, and office-furniture; care of building and other labor; purchase of books for library, drawing-materials, and other stationery; postage, freight, and other contingent expenses, five thousand dollars.

Rent and repair. For rent and repair of building, two thousand eight hundred dollars.

Naval Observatory. For expenses of Naval Observatory, namely:

For pay of one clerk, one thousand eight hundred dollars.

For three assistants, at one thousand five hundred dollars each.
For wages of one instrument-maker, one messenger, three watchmen, and one porter; for keeping grounds in order and repairs to buildings; for fuel, light, and office-furniture; and for stationery, purchase of books for library, chemicals for batteries, postage, and freight, and all other contingent expenses, ten thousand dollars.

For transcribing astronomical observations upon sheets for publica-

Astronomical ob-

For one chronometrical thermometer, five hundred and fifty dollars. Chronometrical

For necessary furniture and equipments for the new building for the
tele-

For the last payment for the great refracting telescope, ten thousand dollars.

For expenses of Nautical Almanac:

For pay of computers and clerk for compiling and preparing for pub-

Nautical Al-

For continuance of work on new planets discovered by American

Elements of new

For rent, fuel, labor, stationery, boxes, expresses, and miscellaneous

Rent, fuel, &c.

For expenses of the Torpedo Corps:

Torpedo Corps.

For the purchase and manufacture of gunpowder, nitro-glycerine, and
gun-cotton, twelve thousand dollars.

For purchase and manufacture of electrical machines, galvanic bat-
teries, and insulated wire, twenty thousand dollars.

For purchase of copper, iron, wood, and other materials necessary for
the manufacture of torpedoes, and for work on the same, twenty-five thousand dollars.

For construction of torpedo-boats, purchase of coffer-work or hulks, and contingent expenses, twenty-five thousand dollars.

For repairs to buildings and wharves, one thousand dollars.

For labor, including chemist, pyrotechnist, electrician, machinist, and clerical force, fifteen thousand dollars.

For contingent expenses of the ordnance service of the Navy, one thousand dollars.

For fuel and materials necessary in carrying on the mechanical
branches of the Ordnance Department at the navy-yards and stations, seventy-five thousand dollars.

For labor at all the navy-yards, two hundred and fifty thousand dol-

Labor.

For repairs to ordnance-buildings, magazines, gun-parks, machinery, and other necessaries of the like character, ten thousand dollars.

For miscellaneous items, freight, express-charges, and purchase of
instruments, five thousand dollars.

For the purchase and manufacture of rope; hides, cordage, canvas, leather; iron for manufacture of cables, anchors, and galleys; condensing and boat-detaching apparatus; cables, anchors, furniture, hose, bake-ovens, and cooking-stoves; life rafts; heating-apparatus for receiving-ships; and for the payment of labor in equipping vessels, and manufacture of articles in the navy-yards pertaining to this bureau, one million sixty-five thousand dollars.

For contingent expenses of the Bureau of Equipment and Recruit-
ing, Contingent ex-
namely: For expenses of recruiting, freight and transportation of stores, transportation of enlisted men, mileage to honorably-discharged men, printing, advertising, expenses of auction-sales, telegraphing, stationery,
apprehension of deserters, assistance to vessels in distress, and good-conduct badges for enlisted men, seventy-five thousand dollars.

**BUREAU OF YARDS AND DOCKS.**

**General expenses.** For general maintenance of yards and docks, namely: For general expenses of the Bureau of Yards and Docks: Freight and transportation of materials and stores; printing, stationery, and advertising, including the commandant's office; books, models, maps, and drawings; purchase and repair of fire-engines; machinery, and patent-rights to use the same; repairs on steam-engines, and attendance on the same; purchase and maintenance of oxen and horses, and driving teams, carts, and timber-wheels for use in the navy-yards, and tools and repairs of same; postage and telegrams; furniture for Government houses and offices in the navy-yards; coal and other fuel; candles, oil, and gas; cleaning and clearing up yards, and care of buildings; attendance on fires; lights; fire-engines and apparatus; incidental labor at navy-yards; water-tax, and for toll and ferriages; pay of the watchmen in the navy-yards; and for flags, awnings, and packing-boxes, and for contingent expenses of yards and docks, (not exceeding forty thousand dollars,) eight hundred thousand dollars.

**Naval Asylum.** At the Naval Asylum, Philadelphia, Pennsylvania: For superintendant, six hundred dollars; steward, four hundred and eighty dollars; matron, three hundred and sixty dollars; cook, two hundred and forty dollars; assistant cook, one hundred and sixty-eight dollars; chief laundress, one hundred and ninety-two dollars; three laundresses, at one hundred and sixty-eight dollars each; eight scrubbers and waiters, at one hundred and sixty-eight dollars each; six laborers, at two hundred and forty dollars each; stable-keeper and driver, three hundred and sixty dollars; master-at-arms, four hundred and eighty dollars; corporal, three hundred dollars; barber, three hundred and sixty dollars; carpenter, eight hundred and forty-five dollars; furnaces, grates, and ranges, six hundred dollars; repairs of all kinds, five thousand dollars; and for support of beneficiaries, forty thousand dollars; in all, fifty-three thousand two hundred and seventy-three dollars; which sum shall be paid out of the income from the naval-pension fund.

**BUREAU OF MEDICINE AND SURGERY.**

**Surgeons' necessaries.** For support of the medical department for surgeons' necessaries for vessels in commission, navy-yards, naval stations, Marine Corps, and Coast Survey, thirty thousand dollars.

**Repairs.** For necessary repairs of naval laboratory, hospitals, and appendages, including roads, wharves, outhouses, steam-heating apparatus, sidewalks, fences, gardens, and farms, five thousand dollars.

**Contingent expenses.** For contingent expenses of the bureau, freight on medical stores, transportation of insane patients to the Government hospital, advertising, telegraphing, purchase of books, expenses attending the naval medical board of examiners, purchase and repair of wagons, harness, purchase and feed of horses, cows, trees, garden-tools, and seeds, twenty-five thousand dollars.

**BUREAU OF PROVISIONS AND CLOTHING.**

**Provisions.** For provisions for the officers, seamen, and marines, one million three hundred thousand dollars.

**Purchase of water.** For purchase of water for ships, thirty-five thousand dollars.

**Contingent expenses.** For contingent expenses: For freight and transportation to foreign and home stations; candles, fuel; interior alterations and fixtures in inspection buildings; tools, and repairing same at eight inspections; special watchman in eight inspections; books and blanks; stationery; telegrams; postage and express charges; tolls, ferriages, and car-tickets; ice; and incidental labor not chargeable to other appropriations, fifty thousand dollars.
BUREAU OF CONSTRUCTION AND REPAIR.

For preservation of vessels on the stocks and in ordinary; purchase of materials and stores of all kinds; labor in navy yards and on foreign stations; preservation of materials; purchase of tools; wear, tear, and repair of vessels afloat, and for general care and protection of the Navy in the line of construction and repair; incidental expenses, namely, advertising and foreign postages, three million three hundred thousand dollars.

For protection of timber-lands, five thousand dollars.

For repairs and preservation of boilers and machinery on naval vessels; and for fitting, repair, and preservation of yard machinery and tools; and for labor in navy yards and stations not before included; and for incidental expenses; and for purchase and preservation of oils, coal, iron, and all materials and stores; and for completing and erecting on board vessels compound engines with boilers, one million eight hundred thousand dollars.

NAVAL ACADEMY.

Pay of professors and others: for one professor of drawing, (head of department,) two thousand five hundred dollars; four professors, namely, one of mathematics, (assistant,) one of chemistry, one of English studies, history, and law, and one of French, at two thousand two hundred dollars each; twelve assistant professors, namely, four of French, one of Spanish, three of English studies, history, and law, one of mathematics, one of astronomy, and two of drawing, at one thousand eight hundred dollars each; sword-master, at one thousand five hundred dollars, and two assistants, at one thousand dollars each; boxing-master and gymnast, at one thousand two hundred dollars; and assistant librarian, at one thousand four hundred dollars; three clerks to superintendent, at one thousand two hundred dollars, one thousand dollars, and eight hundred dollars, respectively; one clerk to commandant of midshipmen, one thousand dollars; one clerk to paymaster, one thousand dollars; one apothecary, seven hundred and fifty dollars; one commissary, two hundred and eighty-eight dollars; one cook, three hundred and twenty-five dollars and fifty cents; one messenger to superintendent, six hundred dollars; one armorer, five hundred and twenty-nine dollars and fifty cents; one gunner's mate, four hundred and sixty-nine dollars and fifty cents, and one quarter-gunner, four hundred and nine dollars and fifty cents; one cockswain, four hundred and sixty-nine dollars and fifty cents; three seamen in the department of seamanship, at three hundred and forty-nine dollars and fifty cents each; one band master, five hundred and twenty-eight dollars; eighteen first-class musicians, at three hundred and forty-eight dollars each; seven second-class musicians, at three hundred dollars each; two drummers and one fifer, (first-class,) at three hundred and forty-eight dollars each; in all, fifty-eight thousand eight hundred and twenty-six dollars.

Pay of watchmen and others: Captain of the watch, at two dollars and fifty cents per day, nine hundred and twelve dollars and fifty cents; four watchmen, at two dollars and twenty-five cents per day, three thousand two hundred and eighty-five dollars; foreman of the gas and steam-heating works, at five dollars per diem, one thousand eight hundred and sixty-two dollars; three joiners, two painters, and two masons, at three hundred and fifty dollars each; one turner, one gas fitter, and one black-
Pay of mechanics and others: One mechanic at workshop, at two dollars and twenty-five cents per diem, eight hundred and twenty-one dollars and twenty-five cents; one master laborer, to keep public grounds in order, at two dollars and twenty-eight cents per diem, eight hundred and thirty-two dollars and twenty cents; fourteen laborers to assist in same, three at two dollars per diem each and eleven at one dollar and seventy-five cents per diem each, nine thousand two hundred and sixteen dollars and twenty-five cents; one laborer to superintend quarters of cadet midshipmen, public grounds, and so forth, at two dollars and twenty-eight cents per diem, eight hundred and thirty-two dollars and twenty cents; four attendants at recitation rooms, library, chapel, and offices, at twenty dollars per month each, nine hundred and sixty dollars.

Pay of employees in department of steam-enginery: For pay of mechanics, boiler-makers, and others, eight thousand seven hundred and sixty dollars.

Repairs: For repairs and improvements of public buildings, and for repairing the wall inclosing the grounds of the academy, fourteen thousand dollars.

Contingent expenses: For contingent expenses, forty-six thousand six hundred dollars.

MARINE CORPS.

For pay of officers of the Marine Corps, and for pay of non-commissioned officers, musicians, and others of the corps, three hundred and nineteen thousand seven hundred and sixty dollars: Provided, That the office of commandant of the Marine Corps having the rank of a brigadier-general of the Army shall continue until a vacancy shall occur in the same, and no longer; and when such vacancy shall occur in said office, immediately thereupon all laws and parts of laws creating said office shall become inoperative, and shall, by virtue of this act, from thenceforth be repealed: And provided further, That thereafter the commandant of the Marine Corps shall have the rank and pay of a colonel, and shall be appointed by selection by the President from the officers of said corps.

Civil force: For the civil force of the Marine Corps, ten thousand dollars.

Provisions: For pay of fifteen hundred privates, and no more, two hundred and seventy thousand dollars.

Clothing: For provisions, one hundred thousand dollars.

Fuel: For clothing, one hundred thousand dollars.

Military stores: For fuel, thirty thousand, eight hundred and fifty-six dollars.

Transportation of troops: For pay of mechanics, repair of arms, purchase of accouterments, ordnance-stores, flags, drums, fifes, and other instruments, nine thousand dollars.

For transportation of officers traveling without troops, one thousand dollars.

Barracks and rent of offices: For repairs of barracks, and rent of offices where there are no public buildings, six thousand dollars.

Hire of quarters: For forage for horses belonging to field and staff officers, three thousand dollars.

For hire of quarters for officers where there are no public quarters, ten thousand dollars.

Contingent expenses: For contingencies, namely: Freight; ferriage; toll; cartage; wharfage; purchase and repair of boats; labor; burial of deceased marines; stationery; telegraphing; apprehension of deserters; oil, candles, gas; repairs of gas and water fixtures; water-rent; barrack-furniture; furniture for officers' quarters; bed-sacks; wrapping-paper; oil-cloth; crash; rope; twine; spades; shovels; axes; picks; carpenters' tools; repairs
to fire-engines; purchase and repair of engine-hose; purchase of lumber for benches, mess-tables, bunks; repairs to public carryall; purchase and repair of harness; purchase and repair of hand-carts and wheel-barrows; scavengering; purchase and repair of galleys, cooking-stoves, ranges, stoves where there are no grates; gravel for parade-grounds; repair of pumps; brushes; brooms; buckets; paving; and for other purposes, fifteen thousand dollars.

Approved, June 6, 1874.

CHAP. 217.—An act making appropriations for the support of the Military Academy for the fiscal year ending June-thirtieth, eighteen hundred and seventy-five.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

That the following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the support of the Military Academy for the year ending June thirtieth, eighteen hundred and seventy-five:

For additional pay of officers, and for pay of instructors, professors, cadets, and musicians, two hundred and thirty-seven thousand dollars.

For repairs and improvements, timber, plank, boards, joists, wall-strips, laths, shingles, slate, tin, sheet-lead, nails, screws, locks, butts, hinges, glass, paint, turpentine, oils, bricks, varnish, stone, lime, cement, plaster, hair, blasting-powder, fuse, iron, steel, tools, mantels, and other similar materials, fourteen thousand five hundred dollars.

For pay of citizen-mechanics and labor employed upon repairs that cannot be done by enlisted men, eight thousand dollars.

For fuel and apparatus, namely, coal, wood, stoves, grates, furnaces, ranges, fire-bricks, and repairs of steam-heating apparatus, fourteen thousand five hundred dollars.

For gas-pipes, fixtures, lamp posts, gas-lamps, gasometers, and retorts, and annual repairs, six hundred dollars.

For fuel for cadets’ mess-hall, shops, and laundry, three thousand five hundred dollars.

For postage and telegrams, three hundred dollars.

For stationery, blank-books, paper, envelopes, quills, steel pens, pencils, mucilage, wax, and ink, six hundred dollars.

For transportation of materials, discharged cadets, and ferriages, one thousand eight hundred dollars.

For printing-type, materials for office, diplomas for graduates, registers, and blanks, seven hundred dollars.

For compensation of pressman and lithographer, one hundred dollars.

For clerk to disbursing officer and quartermaster, one thousand six hundred and fifty dollars.

For clerk to adjutant, one thousand five hundred dollars.

For clerk to treasurer, one thousand five hundred dollars.

For department of instruction in mathematics, namely: For repairs of instruments, fifty dollars; text-books and stationery for instructors, thirty dollars.

For department of artillery, cavalry, and infantry tactics, namely: For tan-bark for riding-hall and gymnasium, three hundred dollars; repairing camp-stools, tents, and camp-furniture, fifty dollars; flooring and mats, apparatus, and repairs of gymnasium, five hundred dollars; clock and furniture for office of commandant of cadets, seventy-five dollars; stationery for use of instructor and assistants, one hundred dollars; foils, gloves, masks, fencing-jackets, and repairs, two hundred dollars.

For department of civil and military engineering: For models, maps, repairs of instruments, text-books, books of reference, and stationery for use of instructors, five hundred dollars.

For department of chemistry, mineralogy, and geology: For chemicals, including chemical apparatus, glass and porcelain ware, paper, wire and sheet metal and ores, and photographic materials, nine hundred dol-
dollars; rough specimens, files, alcohol, lamps, blow-pipes, pencils, and steel and agate mortars, for practical instruction in mineralogy; for fossils illustrating the different rock-formations, for daily use in section-rooms, and for gradual increase of the cabinet, eight hundred dollars; repairs and additions to electric, galvanic, magnetic, electro-magnetic, magneto-electric, pneumatic, and thermic apparatus, and apparatus illustrating optical properties of substances, eight hundred dollars; carpenters' and metal work, including materials for the same, fifty dollars; pay of mechanic, to be employed in chemical and geological section-rooms and in the lecture room, one thousand and fifty dollars; models and diagrams, fifty dollars; books of reference, text-books, and stationery, for the use of instructors, and contingencies, three hundred dollars; compensation to attendant, fifty dollars.

Natural and experimental philosophy.

For department of natural and experimental philosophy: For instruments to determine magnetic intensity and declination, six hundred dollars; compensation to mechanic's assistant, one thousand dollars; compensation to attendant, fifty dollars; repairs and contingencies, six hundred dollars.

Practical engineering.

For department of practical military engineering: For mining-materials and for profiling, fifty dollars; telegraphing and signaling, twenty-five dollars; drawing-materials, stationery, and text-books, twenty-five dollars; repairs of instruments, twenty-five dollars; contingencies, twenty-five dollars; one five-oared barge, four hundred dollars.

French.

For department of French: For text-books and stationery for the use of instructors, seventy-five dollars.

Spanish.

For department of Spanish: For text books and stationery for the use of instructors, fifty dollars.

Law and ethics.

For department of law and ethics: For text books and stationery and books of reference for the use of instructors, fifty dollars: Provided, That the Secretary of War may assign one of the judge-advocates of the Army to be professor of law.

Drawing

For department of drawing: For models for second class, one hundred dollars; models for third class, one hundred dollars; tar-board for mounting models, thirty dollars; frames for securing models from injury, fifty dollars; colors, brushes, pencils, and paper for the use of instructors, twenty-five dollars.

Board of visitors.

For expenses of the board of visitors, four thousand two hundred dollars.

Miscellaneous and contingent expenses.

For miscellaneous and contingent expenses: For gas, coal-oil, candles, and wicking for lighting the academy, cadet-barracks, mess-hall, offices, stable, and side-walks, four thousand dollars; water-pipes, plumbing, and repairs, two thousand dollars; cleaning public buildings, (not quarters,) five hundred and sixty dollars; brooms, brushes, pails, tubs, soap, and cloths, two hundred dollars; chalk, crayons, sponge, slate, and rubbers for recitation rooms, one hundred dollars; compensation of chapel-organist, two hundred dollars; compensation of librarian, one hundred and twenty dollars; compensation of non-commissioned officer in charge of mechanics, fifty dollars; compensation of soldier writing in adjutant's office, fifty dollars; pay of engineer of heating and ventilating apparatus for the cadet-barracks, chapel, and philosophical academy, including the library, one thousand five hundred dollars; pay of assistant of same, seven hundred and twenty dollars; pay of five firemen, two thousand two hundred dollars; increase and expense of the library, books, magazines, periodicals, and binding, two thousand dollars.

For pay of librarian's assistant, one thousand dollars.

For contingencies for superintendent of the academy, one thousand dollars.

For furniture for cadet-hospital and repairs, one hundred dollars.

For printing catalogue for library, five hundred dollars.

Buildings and grounds.

Buildings and grounds: For repairing and opening roads and walks, five hundred dollars.
For continuing superstructure of the new hospital for cadets, twenty thousand dollars.
For continuing construction of sewerage from barracks and quarters, three thousand dollars.
For repairs to reservoirs and increasing capacities, one thousand dollars.
Approved, June 6, 1874.

CHAP. 218.—An act to change the name of the port of San Pedro, California, to Wilmington.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the port of San Pedro, on the Pacific coast, shall be called Wilmington.
Approved, June 6, 1874.

CHAP. 219.—An act to equalize pensions in certain cases.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all persons entitled to pensions under special acts fixing the rate of such pensions, and now receiving or entitled to receive a less pension than that allowed by the general pension-laws under like circumstances, are, in lieu of their present rate of pension, hereby declared to be entitled to the benefits and subject to the limitations of the general pension laws entitled “An act to revise, consolidate, and amend the laws relating to pensions,” approved March third, eighteen hundred and seventy-three; and that this act go into effect from and after its passage: Provided, That this act shall not be construed to reduce any pension granted by special act.
Approved, June 6, 1874.

CHAP. 220.—An act to amend the act entitled “An act to promote the development of the mining resources of the United States,” passed May tenth, eighteen hundred and seventy-two.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the provisions of the fifth section of the act entitled “An act to promote the development of the mining resources of the United States,” passed May tenth, eighteen hundred and seventy-two, which requires expenditures of labor and improvements on claims located prior to the passage of said act, are hereby so amended that the time for the first annual expenditure on claims located prior to the passage of said act shall be extended to the first day of January, eighteen hundred and seventy-five.
Approved, June 6, 1874.

CHAP. 221.—An act to change the name of the schooner “Jacob Faithful” to “Eyvor.”

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 is hereby authorized to cause the schooner “Jacob Faithful,” of Cambridge, to be enrolled under the name “Eyvor.”
Approved, June 6, 1874.
Juno 6, 1874.

CHAP. 222.—An act to change the name of the schooner-yacht "Quarantine," to "Welcome."

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 he is hereby, authorized to change the name of the schooner-yacht "Quarantine," owned by Michael J. Driscoll, of Boston, and to issue a register under the name of "Welcome."

Approved, June 6, 1874.

Juno 6, 1874.

CHAP. 223.—An act obviating the necessity of issuing patents for certain private land-claims in the State of Missouri, 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 of the right, title, and interest of the United States in and to all of the lands in the State of Missouri which have at any time heretofore been confirmed to any person or persons by any act of Congress, or by any officer or officers, or board or boards of commissioners, acting under and by authority of any act of Congress, shall be, and the same are hereby, granted, released, and relinquished by the United States, in fee-simple, to the respective owners of the equitable titles thereto, and to their respective heirs and assigns forever, as fully and as completely, in every respect whatever, as could be done by patents issued therefor according to law.

SEC. 2. That nothing contained in the first section of this act shall, in any manner, abridge, divest, impair, injure or prejudice any valid right, title or interest of any person or persons in or to any portion or part of the lands mentioned in said first section; and this act shall in no wise affect any lands or lots heretofore relinquished to the United States.

SEC. 3. That whenever the Secretary of the Interior shall be of the opinion that the public interest no longer requires the continuance of the office of recorder of land titles in Missouri, he may close and discontinue the same; and all of the records, maps, plats, field-notes, books, papers, and everything else concerning, pertaining, or belonging to said office of recorder, shall be delivered to the State of Missouri: Provided, however, That said State shall provide by law for the reception and safe-keeping of said records, maps, plats, field-notes, books, papers, and everything else belonging to said office of recorder, as public records, and for the allowance of free access to the same by the authorities of the United States, for the purpose of taking extracts therefrom, or making copies thereof, without charge of any kind: And provided further, That when said office of recorder shall be closed and discontinued as aforesaid, the Commissioner of the General Land-Office shall forever thereafter possess and exercise all of the powers and authority and perform all the duties of said recorder.

Approved, June 6, 1874.

Juno 6, 1874.

CHAP. 224.—An act to legalize and establish a pontoon-railway-bridge across the Mississippi River at Prairie du Chien, and to authorize the construction of a similar bridge at or near Clinton, Iowa.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the railway pontoon bridge across the Mississippi River, and an island therein, communicating with the Milwaukee and Saint Paul railway at Prairie du Chien, in the State of Wisconsin, and the Milwaukee and Saint Paul railway at North McGregor, in the State of Iowa, be, and is hereby, legalized and declared a lawful structure: Provided, That the said John Lawler and the said Prairie du Chien and McGregor Railway Company, their successors and assigns, shall keep up and maintain a suitable pontoon draw of not less than three hundred and ninety-six feet in length in the east-
ern channel, and one of not less than four hundred and eight feet in length in the principal or western channel of said river; and that said draws shall be opened promptly, upon reasonable signal, for the passage of boats or rafts; but in no case shall unnecessary delay occur in opening the said draws before or after the passage of trains; and that the said parties shall maintain, at their own expense, from sunset to sunrise, throughout the year, such lights on said bridge as may be required by the Light-House-Board, for the security of navigation.

SEC. 2. That all railway companies desiring to use said pontoon bridge shall have, and be entitled to, equal rights and privileges in the passage of the same, and in the use of the machinery and fixtures thereof, and of all approaches thereto, under and upon such terms and conditions as shall be prescribed by the Secretary of War upon hearing the allegations and proofs of the parties in case they shall not agree; and the United States shall have the right of way for postal telegraph purposes across said bridge; also, no higher charge shall be made for the transmission over the same of the mails, the troops, and the munitions of war of the United States than the rate per mile paid for the transportation over the railroads or public highways leading to said bridge; and in case of any litigation arising from any obstruction or alleged obstruction to the navigation of the river, created by the construction of said bridge under this act, the cause or question arising may be tried before the district court of the United States in any State in which any portion of said obstruction or bridge touches.

SEC. 3. That the right to alter or amend this act, so as to prevent or remove all material obstructions to the navigation of said river is hereby expressly reserved, without any liability of the Government for damages on account of the alteration or amendment of this act, or on account of the prevention or requiring the removal of any such obstructions; and if any change be made in the plan of construction of said pontoon bridge, such change shall be subject to the approval of the Secretary of War; and any change in the construction, or any alteration of said bridge, that may be directed at any time by Congress or the Secretary of War, shall be made at the cost and expense of the owners thereof.

SEC. 4. That the bridge heretofore authorized to be erected across the Mississippi River at or near Clinton, Iowa, by section one of an act entitled "An act to authorize the construction of a bridge across the Mississippi River at or near the town of Clinton, in the State of Iowa, and other bridges across said river, and to establish them as post roads," vol. xvii, p. 44, approved April first, eighteen hundred and seventy-two, may be constructed and maintained as a pile and pontoon bridge, subject to the terms, restrictions and requirements contained in the foregoing sections of this act: Provided, That in the bridge mentioned in this section only one draw shall be required unless otherwise determined by the Secretary of War, which draw shall be located as he may direct, and be not less than four hundred and eight feet in width.

Approved, June 6, 1874.

CHAP. 256.—An act authorizing corrections to be made in errors of prize-lists.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the second and third paragraphs of the tenth section of the navy-prize law, approved June thirtieth, eighteen hundred and sixty-four, which relate to the shares of commanders of divisions and fleet-captains, shall apply to officers serving in those positions from April, eighteen hundred and sixty-one, (the commencement of the late war,) and the shares shall be paid in the manner as provided for division-commanders in said second paragraph, and all acts inconsistent with the provisions of this act be, and the same are hereby, repealed.

Approved, June 8, 1874.
June 9, 1874.

CHAP. 259.—An act to facilitate the exportation of distilled spirits, and amendatory of the acts in relation thereto.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That whenever the owner or owners of distilled spirits shall desire to withdraw the same from any distillery bonded warehouse for exportation under existing law, such owner or owners may at their option, in lieu of executing an export bond as now provided by law, give a transportation bond with sureties satisfactory to the collector of internal revenue, and under such rules and regulations as the Secretary of the Treasury may prescribe, conditioned for the due delivery thereof on board ship at a port of exportation to be named therein; and in such case, on arrival of the spirits at the port of export, the exporter or owner at that port shall immediately notify the collector of the port of the fact, setting forth his intention to export the same, and the name of the vessel upon which the same are to be laden, and the port to which they are intended to be exported. He shall, after the quantity of spirits has been determined by the gauger and inspector, file with the collector of the port an export-entry verified by his oath or affirmation. He shall also give bond to the United States, with at least two sureties, satisfactory to the collector of customs, conditioned that the principal named in said bond will export the spirits as specified in said entry to the port designated in said entry, or to some other port without the jurisdiction of the United States.

And upon the lading of such spirits, the collector of the port, after proper bonds for the exportation of the same have been completed by the exporter or owner at the port of shipment thereof, shall transmit to the collector of internal revenue of the district from which the said spirits were withdrawn for exportation, a clearance certificate and a detailed report of the gauger, which report shall show the capacity of each cask in wine-gallons, and the contents thereof in wine-gallons, proof gallons, and taxable gallons. Upon receipt of the certificate and report, and upon payment of tax on deficiency, if any, the collector of internal revenue shall cancel the transportation bond. The bond required to be given for the landing at a foreign port of distilled spirits shall be cancelled upon the presentation of satisfactory proof and certificates that said distilled spirits have been landed at the port of destination named in the bill of lading or any other port without the jurisdiction of the United States or upon satisfactory proof that after shipment the same were lost at sea without fault or neglect of the owner or shipper thereof.

Sec. 2. That on and after the first day of July, eighteen hundred and seventy-four, for the expense of providing and affixing the stamps to each cask containing distilled spirits for exportation, there shall be charged ten cents for each stamp instead of twenty-five cents as now required by law.

Approved, June 9, 1874.

June 9, 1874.

CHAP. 260.—An act in reference to the operations of the shipping commissioners' act, approved June seventh eighteen hundred and seventy-two.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That none of the provisions of an act entitled "An act to authorize the appointment of shipping commissioners by the several circuit courts of the United States to superintend the shipping and discharge of seamen engaged in merchant ships belonging to the United States, and for the further protection of seamen" shall apply to sail or steam vessels engaged in the coastwise trade, except the coastwise trade between the Atlantic and Pacific coasts, or in the lake-going trade touching at foreign ports or otherwise, or in the trade between the United States and the British North
American possessions, or in any case where the seamen are by custom or agreement entitled to participate in the profits or result of a cruise, or voyage.

Approved, June 9, 1874.

CHAP. 261.—An act to reduce the area of the military reservation of Fort Sanders, and providing for the survey of said reservation as reduced.

Approved, June 9, 1874.

CHAP. 262.—An act to grant an American register to the steamship Suffolk and to change the name of said steamship to that of Professor Morse.

Approved, June 9, 1874.
CHAP. 263.—An act to change the name of the registered steamer Oakes Ames to Champlain.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of the steamer Oakes Ames, official number nineteen thousand two hundred and eighty-one, registered in the district of Vermont, be and the same is hereby changed to Champlain, and by that name shall hereafter be registered, licensed and known.

Approved, June 9, 1874.

CHAP. 264.—An act to change the name of the schooner “China.”

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That authority is hereby granted to the owners of the schooner “China,” built at Trenton, Michigan, in the year eighteen hundred and seventy-three, and registered at the port of Detroit in said State, to change the name of said schooner to that of “Canton,” by which name said schooner shall be known and registered.

Approved, June 9, 1874.

CHAP. 274.—An act granting one condemned cannon to Prescott Post No one Grand Army of the Republic for the erection of a monument at Providence, Rhode Island.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he hereby is, authorized to deliver, if the same can be done without detriment to the Government, one condemned cannon to Prescott Post No one Grand Army of the Republic to be used in the erection of a monument in the North Burial Ground at Providence Rhode Island.

Approved, June 10, 1874.

CHAP. 275.—An act making appropriations for the consular and diplomatic service of the Government for the year ending June thirtieth, eighteen hundred and seventy-five, 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 following sums be, and the same are hereby, appropriated for the service of the fiscal year ending June thirtieth, eighteen hundred and seventy-five, out of any money in the Treasury not otherwise appropriated, for the objects hereinafter expressed namely:

For salaries of envoys extraordinary and ministers plenipotentiary to Great Britain, France, Germany, and Russia, at seventeen thousand five hundred dollars each, seventy thousand dollars.

For salaries of envoys extraordinary and ministers plenipotentiary to Spain, Austria, Brazil, Mexico, Japan, China, and Italy, at twelve thousand dollars each, eighty-four thousand dollars.

For salaries of envoys extraordinary and ministers plenipotentiary to Chili and Peru, at ten thousand dollars each, twenty thousand dollars.

For ministers resident at Portugal, Switzerland, Greece, Belgium, Netherlands, Denmark, Sweden and Norway, Turkey, Ecuador, Colombia, Bolivia, Venezuela, Hawaiian Islands, and the Argentine Republic, at seven thousand five hundred dollars each, one hundred and five thousand dollars.

One minister resident for Guatemala, Costa Rica, &c.

For minister resident accredited to Guatemala, Costa Rica, Honduras, Salvador, and Nicaragua, to reside at the place that the President may select in any one of the states named, as by act making appropriations
for the consular and diplomatic service approved May twenty-second, eighteen hundred and seventy-two, ten thousand dollars.

For minister resident at Uruguay, also accredited to Paraguay, ten thousand dollars.

For minister resident and consul-general to Hayti, seven thousand five hundred dollars.

For minister resident and consul-general to Liberia, four thousand dollars.

For chargés d'affaires ad interim and diplomatic officers abroad, forty thousand dollars.

For salaries to secretaries to legations at London, Paris, Berlin, and Saint Petersburg, at two thousand six hundred and twenty-five dollars each, ten thousand five hundred dollars. And the Secretary of State is authorized to allow and pay to the secretary of legation and to the second secretary of legation and to the messenger of the legation in Paris, from the moneys collected at the legation for the transmission of consular invoices, an amount not to exceed in the aggregate six hundred dollars in any one year, to be divided and distributed as the Secretary of State may direct, provided that the surplus receipts are sufficient for that purpose.

For salary of secretary to legation at Japan, two thousand five hundred dollars.

For secretaries to legations at Austria, Brazil, Italy, Mexico, and Spain, at one thousand eight hundred dollars each, nine thousand dollars.

For second secretaries to legations at Great Britain, France, and Germany, at two thousand dollars each, six thousand dollars.

For secretary to legation (acting also as interpreter) at China, five thousand dollars.

For salary of the interpreter to legation in Turkey, three thousand dollars.

For the interpreter to the legation at Japan, two thousand five hundred dollars.

To enable Robert C. Schenck, minister to Great Britain, to employ a private amanuensis, according to joint resolution approved January eleventh, eighteen hundred and seventy-one, two thousand five hundred dollars.

For contingent expenses of foreign intercourse proper and of all the missions abroad, one hundred thousand dollars.

For consuls-general, consuls, vice-consuls, commercial agents, and thirteen consular clerks, three hundred and sixty-four thousand dollars; and the bonds which consular officers who are not compensated by salaries are required by the thirteenth section of the act of August eighteenth, eighteen hundred and fifty-six, to enter into, shall hereafter be made with such sureties as the Secretary of State shall approve.

That Schedules B and C in section three of the act entitled “An act to regulate the diplomatic and consular systems of the United States,” approved August eighteenth, eighteen hundred and fifty-six, shall, from and after the first day of July next, read as follows:

**SCHEDULE B.**

The agent and consul-general at Cairo shall be entitled to compensation for his services at the rate of four thousand dollars per annum.

The consuls-general at London, Paris, Havana, and Rio Janeiro shall each be entitled to compensation for their services at the rate of six thousand dollars per annum.

The consuls-general at Calcutta and Shanghai shall each be entitled to compensation for their services at the rate of five thousand dollars per annum.

The consul-general at Melbourne shall be entitled to compensation.
for his services at the rate of four thousand five hundred dollars per annum.

The consuls-general at Kanagawa, Montreal, and Berlin shall each be entitled to compensation for their services at the rate of four thousand dollars per annum.

The consuls-general at Vienna, Frankfort, Rome, and Constantinople shall each be entitled to compensation for their services at the rate of three thousand dollars per annum.

The consuls-general at Saint Petersburg and Mexico shall each be entitled to compensation for their services at the rate of two thousand dollars per annum.

The consul at Liverpool shall be entitled to compensation for his services at the rate of six thousand dollars per annum.

The following consulates shall be divided into seven classes, to be known, respectively, as classes one, two, three, four, five, six, and seven, and the consuls at such consulates shall each be entitled to compensation for their services per annum at the rates respectively specified herein, to wit:

Class one, four thousand dollars.
Class two, three thousand five hundred dollars.
Class three, three thousand dollars.
Class four, two thousand five hundred dollars.
Class five, two thousand dollars.
Class six, one thousand five hundred dollars.
Class seven, one thousand dollars.

CLASS I.

Great Britain.—Hong-Kong.
Hawaiian Islands.—Honolulu.

CLASS II.

China.—Fowchow, Hankow, Canton, Amoy, Chin-Kiang, Tien-Tsin, Ningpo, Swatow.
Peru.—Callao.

CLASS III.

Great Britain.—Manchester, Glasgow, Bradford, Demerara.
French Dominions.—Havre.
Spanish Dominions.—Matanzas.
Barbary States.—Tripoli, Tunis, Tangiers.
Japan.—Nagasaki, Osaka, and Hiogo.
Mexico.— Vera Cruz.
Siam.—Bangkok.
United States of Colombia.—Panama, Colon, (Aspinwall.)
Argentine Republic.—Buenos Ayres.
Chili.—Valparaiso.

CLASS IV.

Great Britain.—Birmingham, Sheffield, Belfast, Singapore, Tunstall.
French Dominions.—Marseilles, Lyons, Bordeaux.
Spanish Dominions.—Trinidad de Cuba, Santiago de Cuba.
Belgium.—Antwerp, Brussels.
Danish Dominions.—Saint Thomas.
Germany.—Hamburg, Bremen, Dresden.
Japan.—Hakodadi.

CLASS V.

Great Britain.—Leeds, Southampton, Dundee, Leith, Cork, Dublin.
Toronto, Hamilton, Coaticook, Halifax, Saint John's, (New Brunswick.)
Kingston, (Jamaica,) Nassau, (New Providence,) Turk's Islands, Cardiff, Port Louis, (Mauritius,)

Russia.—Odessa, Amoor River.

Spanish Dominions.—San Juan, (Porto Rico.)

Portugal.—Lisbon.

Dominion of the Netherlands.—Rotterdam.

Germany.—Sonneberg; Nuremberg, Barmen, Chemnitz, Leipsie, Aix-la-Chapelle.

Austria-Hungary.—Trieste, Prague.

Switzerland.—Basle, Zurich.

Turkish Dominions.—Smyrna, Beirut.

Madagascar.—Tamatave.

Brazil.—Acapulco, Matamoras.

Uruguay.—Montevideo.

CLASS VI.

Great Britain.—Bristol, New Castle, Auckland, Gibraltar, Malta, Cape Town, Saint Helena, Goderich, (Canada West,) Kingston, (Canada,) Prescott, Port Sarnia, Windsor, (Canada West,) Quebec, Saint John's, (Canada East,) Pictou, Charlottetown, (Prince Edward Island,) Winnipeg, Barbadoes, Bermuda, Port Stanley, Mahe, (Seychelles,) Fort Erie, Clifton.

French Dominions.—Nantes, Nice, La Rochelle, Algiers, Martinique.

Spanish Dominions.—Cadiz, Malaga, Barcelona, Port Mahon, Valencia.

Portuguese Dominions.—Fayal, (Azores,) Oporto, Funchal.

Belgium.—Verviers and Liege.

Dominions of the Netherlands.—Amsterdam.

Danish Dominions.—Santa Cruz, Copenhagen.

Germany.—Mannheim, Munich, Stuttgart.

Switzerland.—Geneva.

Italy.—Genoa, Leghorn, Florence, Palermo, Messina, Naples.

Turkish Dominions.—Jerusalem, Port Said.

Mexico.—Tampico.

Venezuela.—Lagayuya.

Brazil.—Bahia.

San Domingo.—San Domingo.

SCHEDULE C.

CLASS VII.

Great Britain.—Ceylon, Gaspe Basin, Windsor, (Nova Scotia.)

Germany.—Stettin.

Hayti.—Cape Haytien.

United States of Colombia.—Sabanilla.

Ecuador.—Guyaquil.

Netherlands.—Batavia.

Brazil.—Maranham, Para, Rio Grande de Sul.

Honduras.—Omoa and Truxillo.

Turkish Dominions.—Cyprus, Bucharest.

Mexico.—Guaymas.

Muscat.—Zanzibar.

Portuguese Dominions.—Santiago, (Cape Verde Islands,)

Society Islands.—Tahiti.

Chili.—Talcahuano.

Friendly and Navigator's Islands.—Apia.

Fijie Islands.—Ovalau.

Italy.—Venice, Milan.

COMMERCIAL AGENCIES.—Schedule C.—Gaboon, Saint Paul de Loando, etc.

Lauthala

COMMERCIAL AGENCIES.—Schedule B.—Madagascar, San Juan del Norte.
An annual allowance for consular clerks.

SEC. 2. That there shall be allowed for the hire of clerks, when actually expended therefor, as follows: To the consul-general of Havana and consul at Liverpool, each a sum not exceeding the rate of three thousand dollars for any one year; and to the consuls-general of London, Paris, and Shanghai, each a sum not exceeding the rate of two thousand dollars for any one year; to the consuls-general at Berlin, Vienna, Frankfort, and Montreal, and to the consuls at Hamburg, Bremen, Leipsic, Lyons, Manchester, Beirut, Belfast, Birmingham, Bradford, Chemnitz, Sheffield, Sonneberg, Dresden, Havre, Marseilles, Fayal, Nuremberg, Leith, Naples, Stuttgart, and Tunstall, each a sum not exceeding fifteen hundred dollars for any one year.

Appointment of interpreters to consulates in China and Japan.

SEC. 3. That the President shall be, and is hereby, authorized to appoint interpreters to the consulates at Shanghai, Tien Tsin, Fowchow, and Kanagawa, and to allow them salaries not to exceed, in either case, the rate of two thousand dollars a year; and to appoint interpreters to the consulates at Hankow, Amoy, Canton, and Hong-Kong, and to allow them salaries not to exceed, in either case, the rate of seven hundred and fifty dollars a year; and also to allow, at his discretion, a sum not exceeding the rate of five hundred dollars for any one year to any one consulate in China or Japan, respectively, not herein named, for expenses of interpretation; and that section six of the act entitled "An act to regulate the diplomatic and consular systems of the United States," approved August eighteenth, eighteen hundred and fifty-six, is hereby repealed.

Necessary time for traveling between diplomatic and consular posts.

SEC. 4. That the Secretary of State shall, as soon as practicable, establish and determine the maximum amount of time actually necessary to make the transit between each diplomatic and consular post and the city of Washington, and vice versa, and shall make the same public. He may also, from time to time, revise his decision in this respect; but in each case the decision is to be in like manner made public. And the allowance for time actually and necessarily occupied by each diplomatic and consular officer who may be entitled to such allowance shall in no case exceed that for the time thus established and determined, with the addition of the time usually occupied by the shortest and most direct mode of conveyance from Washington to the place of residence in the United States of such officer.

Salary of consular clerks serving five years and upward.

SEC. 5. That from and after the first day of July next, the annual salary of consular clerks who shall have remained continuously in service as such for the period of five years and upward shall be one thousand two hundred dollars.

Vice-consuls not citizens, when acting as consul.

SEC. 6. That any vice-consul who may be temporarily acting as consul during the absence of such consul may receive compensation, notwithstanding that he is not a citizen of the United States.

For loss by exchange. Repayment to Brazil.

For loss by exchange on the above, forty-eight thousand dollars. For repaying to the Government of Brazil, money erroneously claimed by and paid to the United States, fifty-seven thousand five hundred dollars, or so much thereof as may be necessary.

Interpreters to consulates in China, Japan, and Siam.

For interpreters to the consulates in China, Japan, and Siam, including loss by exchange, five thousand seven hundred dollars.

Marshals for consular courts.

For marshals for the consular courts in Japan and China, Siam, and Turkey, including loss by exchange, seven thousand seven hundred dollars.

Contingent expenses.

For contingent expenses of foreign intercourse proper, and of all the missions abroad, such as stationery, book-cases, arms of the United States, seals, presses, and flags, rent, freight, postage, and other necessary miscellaneous matters, including loss by exchange, one hundred and thirty-one thousand eight hundred and fifty dollars.

Consulates in Turkish Dominions.

For interpreters, guards, and other expenses at the consulates at Constantinople, Smyrna, Candia, Cairo, Jerusalem, and Beirut, in the Turkish Dominions, three thousand dollars.

For payment of consular officers not citizens of the United States.

For payment of consular officers not citizens of the United States, ten thousand dollars.
For salaries and expenses of the United States and Spanish Claims Commission, namely: For Commissioner, five thousand dollars; for counsel, five thousand dollars; for secretary, nine hundred and twelve dollars and fifty cents; for messenger, three hundred dollars; and for rent, fuel, and ice, three thousand seven hundred and eighty-seven dollars and fifty cents; making, in all, the sum of fifteen thousand dollars.

For salaries and expenses of United States and Mexican Claims Commission: For Commissioner, four thousand five hundred dollars; for agent, four thousand dollars; for secretary, two thousand five hundred dollars; for umpire, three thousand dollars; legal assistant to agent, three thousand dollars; two translators, at one thousand five hundred dollars each; two clerks, at one thousand four hundred dollars each; one messenger, six hundred dollars; one assistant messenger, three hundred dollars; and for contingent expenses, five thousand dollars; making, in all, the sum of twenty-eight thousand seven hundred dollars.

Survey of boundary between the United States and British possessions: For expenses of the commission appointed under act approved March nineteenth, eighteen hundred and seventy-two, for the purpose of surveying and marking the boundary between the territory of the United States and the possessions of Great Britain from the Lake of the Woods to the summit of the Rocky Mountains; to be available immediately on the passage of this act, one hundred and fifty thousand dollars.

For rent of prisons for American convicts in Siam and Turkey, and for wages of keepers of the same, including loss by exchange, four thousand dollars.

For rent of prison for American convicts in China, one thousand five hundred dollars.

For wages of keepers, care of offenders, and expenses, ten thousand dollars.

For rent of prison for American convicts in Japan, seven hundred and fifty dollars.

For wages of keepers, care of offenders, and expenses, five thousand dollars.

For bringing home from foreign countries persons charged with crimes and expenses incidental thereto, including loss by exchange, five thousand dollars.

For relief and protection of American seamen in foreign countries, one hundred thousand dollars.

For expenses of acknowledging the services of masters and crews of foreign vessels in rescuing American citizens from shipwreck, five thousand dollars.

To meet the necessary expenses attendant upon the execution of the neutrality act, to be expended under the direction of the President pursuant to the third section of the act of Congress of May first, eighteen hundred and ten, entitled “An act fixing the compensation of ministers and consuls residing on the coast of Barbary, and for other purposes,” twenty thousand dollars.

For annual proportion of the expenses of Cape Spartel light, on the coast of Morocco, two hundred and eighty-five dollars.

For relief of Americans at sea, five thousand dollars.

For rent of courts, house and jail, with grounds appurtenant, in Yeddo, or such other place as the United States minister in Japan may designate, five thousand dollars.

To pay the sums awarded to British subjects for such claims as are enumerated in article twelve of the treaty of May eighth, eighteen hundred and seventy-one, which have been allowed by the commission appointed under that article in the manner prescribed by the following articles to the seventeenth inclusive, one million nine hundred and twenty-nine thousand eight hundred and nineteen dollars.

Approved, June 11, 1874.
CHAP. 283.—An act to forfeit certain public lands granted to the Stockton and Copperopolis Railroad, in the State of California.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all lands which were granted by Congress in the year eighteen hundred and sixty-seven, to aid in the construction of a railroad from the city of Stockton to the town of Copperopolis, in the State of California, and which have not been patented by the United States to said company under said grant, which has expired by limitation, are hereby declared forfeited to the United States, and these lands shall hereafter be disposed of as other public lands of the United States.

Approved, June 15, 1874.

CHAP. 285.—An act making appropriations for the support of the Army for the fiscal year ending June thirtieth, eighteen hundred and seventy-five, 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 following sums be, and the same are hereby, appropriated, out of any moneys in the treasury not otherwise appropriated, for the support of the Army for the year ending June thirtieth, eighteen hundred and seventy-five, as follows:

For expenses of the Commanding General's office, five thousand dollars.

For expenses of recruiting and transportation of recruits, one hundred and five thousand dollars. And no money appropriated by this act shall be paid for recruiting the Army beyond the number of twenty-five thousand enlisted men, including Indian scouts. Nothing, however, in this act shall be construed to diminish the Signal Service, which shall be maintained as now organized under the authority of the Secretary of War.

For contingent expenses of the Adjutant-General's Department at the headquarters of military divisions and departments, three thousand dollars.

For expenses of the Signal Service of the Army, purchase, equipment, and repair of electric field-telegraphs and signal-equipments, twelve thousand five hundred dollars.

For pay of the Army, and for allowances to officers of the Army for transportation of themselves and their baggage when traveling on duty without troops, escorts, or supplies, and for compensation of witnesses while on court-martial service; for traveling expenses of paymasters' clerks; for payment of postage on letters and packages, and cost of telegrams received and sent by officers of the Army on public business, eleven million four hundred thousand dollars: Provided, That only actual traveling expenses shall be allowed to any person holding employment or appointment under the United States, and all allowances for mileages and transportation in excess of the amount actually paid are hereby declared illegal; and no credit shall be allowed to any of the disbursing officers of the United States for payment or allowances in violation of this provision.

For subsistence of regular troops, engineers, and Indian scouts, two million four hundred and nine thousand dollars.

For regular supplies of the Quartermaster's Department, consisting of stoves for heating and cooking; of fuel, for officers, enlisted men, guards, hospitals, store-houses, and offices; of forage in kind for the horses, mules, and oxen of the Quartermaster's Department, at the several posts and stations, and with the armies in the field; for the horses of the several regiments of cavalry, the batteries of artillery, and such companies of infantry and scouts as may be mounted, and for the author-
ized number of officers' horses, including bedding for the animals; of straw for soldiers' bedding; and of stationery, including blank books for the Quartermaster's Department, certificates for discharged soldiers, blank forms for the Pay and Quartermaster's Departments, and for printing of division and department orders and reports, four million two hundred and fifty thousand dollars: Provided, That three hundred thousand dollars thus appropriated may be applied by the Commissary-General of Subsistence prior to the first day of July, eighteen hundred and seventy-four, to the purchase of subsistence supplies intended for the posts supplied through the Upper Missouri, and for other distant posts.

For incidental expenses, to wit: For postage and telegrams or dispatches; extra pay to soldiers employed under the direction of the Quartermaster's Department, in the erection of barracks, quarters, storehouses, and hospitals; in the construction of roads and other constant labor, for periods of not less than ten days, under the acts of March second, eighteen hundred and nineteen, and August fourth, eighteen hundred and fifty-four, including those employed as clerks at division and department headquarters; expenses of expresses to and from the frontier posts and armies in the field; of escorts to paymasters and other disbursing officers, and to trains where military escorts cannot be furnished; expenses of the interment of officers killed in action, or who die when on duty in the field, or at posts on the frontiers, or when traveling on orders, and of non-commissioned officers and soldiers; authorized office-furniture; hire of laborers in the Quartermaster's Department, including the hire of interpreters, spies, and guides for the Army; compensation of clerks to officers of the Quartermaster's Department; compensation of forage and wagon masters authorized by the act of July fifth, eighteen hundred and thirty-eight; for the apprehension of deserters, and the expense incidental to their pursuit; and for the following expenditures required for the several regiments of cavalry, the batteries of light artillery, and such companies of infantry and scouts as may be mounted, to wit, hire of veterinary surgeons, medicine for horses and mules, picket-ropes, and for shoeing the horses of the corps named; also, generally, the proper and authorized expenses for the movement and operations of the Army not expressly assigned to any other department, one million two hundred thousand dollars.

For purchase of horses for the cavalry and artillery, and for the Indian scouts, and for such infantry as may be mounted, three hundred thousand dollars.

For transportation of the Army, including baggage of the troops when moving either by land or water; of clothing, camp and garrison equipage from the depots of Philadelphia and Jeffersonville to the several posts and army-depots, and from those depots to the troops in the field; of horse-equipages and of subsistence-stores from the places of purchase, and from the places of delivery under contract to such places as the circumstances of the service may require them to be sent; of ordnance, ordnance-stores, and small-arms from the founderies and armories to the arsenals, fortifications, frontier-posts, and army-depots; freights, wharfage, tolls, and ferriages; the purchase and hire of horses, mules, oxen, and harness, and the purchase and repair of wagons, carts, and drays, and of ships and other sea-going vessels and boats required for the transportation of supplies and for garrison-purposes; for draughtage and cartage at the several posts; hire of teamsters, transportation of funds for the pay and other disbursing departments; the expense of sailing public transports on the various rivers, the Gulf of Mexico, and the Atlantic and Pacific; for procuring water at such posts as from their situation require it to be brought from a distance; and for clearing roads, and for removing obstructions from roads, harbors, and rivers to the extent which may be required for the actual operations of the troops in the field, four million dollars.
No money to be paid to railroad companies for transportation of property or troops over roads constructed by aid of grants of public land, &c.

No allowance to be made for the transportation of officers on duty, &c., over such roads.

Railroad companies may bring suit in Court of Claims.

Quarters.

Construction and repairs of hospitals.

Clothing and camp equipage.

Certain articles of clothing not to be purchased until, &c.

Preservation of clothing, &c.

National cemeteries.

Army contingencies.

Medical and hospital supplies, &c.

Army Medical Museum.

Engineer depot at Willett's Point.

Torpedo trials and instruction.

Ordnance service.

That no part of the money appropriated by this act shall be paid to any railroad-company for the transportation of any property or troops of the United States over any railroad which, in whole or in part, was constructed by the aid of a grant of public land on the condition that such railroad should be "a public highway for the use of the Government of the United States free from toll or other charge," or upon any other conditions for the use of such road, for such transportation; nor shall any allowance be made out of any money appropriated by this act for the transportation of officers of the Army over any such road when on duty and under orders as a military officer of the United States. But nothing herein contained shall be construed as preventing any such railroad from bringing a suit in the Court of Claims for the charges for such transportation, and recovering for the same, if found entitled thereto by virtue of the laws in force prior to the passage of this act.

For hire of quarters for officers on military duty; hire of quarters for troops; of store-houses for the safe-keeping of military stores, offices, and of grounds for camps and summer-cantonments, and for temporary frontier-stations; for the construction of temporary huts and stables; and for repairing public buildings at established posts, one million four hundred thousand dollars.

For construction and repairs of hospitals, one hundred thousand dollars.

For purchase and manufacture of clothing, camp and garrison equipage, and for preserving and repacking stock of clothing, camp and garrison equipage, and materials on hand at the Schuylkill Arsenal and other depots, one million four hundred and fifty thousand dollars: Provided, That none of the money hereby appropriated shall be used in the purchase of hats, uniform-caps, forage-caps, uniform-coats, uniform-jackets, flannel sack-coats, and unlined coats, which articles the Quartermaster's Department shall issue from the supply now on hand, known as the old pattern; and none of the articles above enumerated shall be purchased until those now on hand are exhausted.

For preservation of clothing and equipage from moth and mildew, thirty thousand dollars.

For maintaining national military cemeteries, one hundred and fifty thousand dollars.

For Army contingencies, not provided for by other estimates, embracing all branches of the military service, one hundred thousand dollars: Provided, That none of the money hereby appropriated shall be expended, directly or indirectly, for any use not strictly necessary for and directly connected with the military service of the Government.

For purchase of medical and hospital supplies, pay of private physicians employed in emergencies, hire of hospital-attendants, expenses of purveying depots, of medical examining boards, and incidental expenses of the Medical Department, two hundred thousand dollars.

For the Army Medical Museum and for medical and other necessary works for the library of the Surgeon General's Office, ten thousand dollars.

For engineer depot at Willett's Point, New York, namely, remodeling portions of bridge equipage, and for the current expenses of the depot, purchase of engineering-materials for use in instruction of engineer-battalion, and purchase and repair of instruments for general service of the Corps of Engineers, nine thousand dollars.

For trials with torpedoes for harbor and land defense, and to instruct the engineer-troops in their practical construction and application, ten thousand dollars.

For the ordnance-service required to defray the current expenses at the arsenals; of receiving stores and issuing arms and other ordnance-supplies; of police and office duties; of rents, tolls, fuel, and lights; of stationery and office-furniture; of tools and instruments for use; of public animals, forage, and vehicles; incidental expenses of the ordnance-service, including those attending practical trials and tests of ordnance, small-arms, and other ordnance supplies, one hundred and twenty-five thousand dollars.
thousand dollars. Provided, That none of the money hereby appropriated shall be expended, directly or indirectly, for any use not strictly necessary for, and directly connected with, the military service of the Government; and this restriction shall apply to the use of public animals, forage, and vehicles: And provided further, That none of the money hereby appropriated shall be expended for the construction or repair of buildings.

For manufacture of metallic ammunition for small-arms, seventy-five thousand dollars.

For overhauling, cleaning, and preserving new ordnance stores on hand at the arsenals, fifty thousand dollars.

For repairing ordnance and ordnance stores in the hands of troops and for issue at the arsenals and depots, twenty-five thousand dollars.

For saddlers’ tools, smiths’ tools and materials, tool-bags, cavalry forges, with their tools and materials, for the cavalry service, twenty thousand dollars.

For purchase and manufacture of ordnance stores, to fill requisitions of troops, and for alteration of carriages now in use in sea coast forts, one hundred thousand dollars.

For infantry, cavalry, and artillery equipments, consisting of valises, haversacks, canteens, and great coat straps, and for re-covering cavalry saddles with leather, and for manufacture of saddle-bags and repairing horse equipments for cavalry troops, one hundred thousand dollars.

For manufacture, at national armories, of the new model breech loading musket and carbine, adopted for the military service on recommendation of the board of officers convened under act of June sixth, eighteen hundred and seventy-two, one hundred thousand dollars: Provided, That no part of this sum shall be expended at said armories in the perfection of patentable inventions in the manufacture of arms by officers of the Army otherwise compensated for their services to the United States.

For the construction of a post on the north fork of Loupe River in Nebraska, fifty thousand dollars: Provided, That the cost of said post shall not exceed the amount hereby appropriated.

SEC. 2. That all balances of appropriations, for whatever account, made for the service of the Departments of the Quartermaster General and of the Commissary General of Subsistence, prior to July first, eighteen hundred and seventy-two, which on the thirtieth day of June, eighteen hundred and seventy-four, shall remain on the books of the Treasury, shall be carried to the surplus fund, except such as the Auditor of the Treasury whose duty it is to settle accounts against such appropriations shall certify to the Secretary of the Treasury to be necessary in the settlement of such accounts as have been reported to him for payment by the Quartermasters and the Commissary Departments pending in his office. And the Quartermaster General, Commissary General, and Third Auditor of the Treasury shall continue to receive, examine, and consider the justice and validity of such claims as shall be brought before them under the act of July fourth, eighteen hundred and sixty-four, and the acts amendatory thereof; and the Secretary of the Treasury shall make report of each claim allowed by them, at the commencement of each session of Congress, to the Speaker of the House of Representatives, who shall lay the same before Congress for consideration.

Approved, June 16, 1874.
that all recognizances, indictments, writs, process, and other proceedings, civil and criminal, now pending in either of said courts, may be entered, heard, and tried at the time herein fixed for holding said courts.

SEC. 2. That this act shall not interfere with the terms of said courts appointed to be held at Milwaukee, in said district, nor with the power now possessed by the judges of said courts to order special terms of the same as now provided by law.

Approved, June 16, 1874.

June 16, 1874.

CHAP. 287.—An act fixing the times of holding the circuit court of the United States in the districts of California, Oregon, and Nevada.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That hereafter a term of the circuit court of the United States for the districts of California, Oregon, and Nevada shall be held as follows, namely: For the district of California, in the city of San Francisco, on the second Monday of February, July, and December of each year; for the district of Oregon, in the city of Portland, on the second Monday of April, August and November of each year; and for the district of Nevada, in the city of Carson, on the second Monday of March, June, and October of each year.

SEC. 2. That this act shall take effect on the first day of July next; and all provisions of law inconsistent therewith are hereby repealed.

Approved, June 16, 1874.

June 16, 1874.

CHAP. 288.—An act to authorize medals commemorating the One hundredth anniversary of the first meeting of the Continental Congress, and of the Declaration of Independence.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That medals with appropriate devices, emblems and inscriptions, commemorative of the Centennial Anniversary of the Declaration of Independence be prepared at the Mint at Philadelphia for the Centennial Board of Finance subject to the provisions of the fifty-second section of the Coinage act of eighteen hundred and seventy-three, upon the payment of a sum not less than the cost thereof, and all the provisions whether penal or otherwise of said coinage act against the counterfeiting or imitating of coins of the United States shall apply to the medals struck and issued under the provisions of this act.

Approved, June 16, 1874.

June 16, 1874.

CHAP. 289.—An act authorizing the Secretary of the Treasury to change the name of the schooner “Jennie Spear” to that of “Santa Rosa.”

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 hereby is authorized to issue a register to the present owners of the schooner Jennie Spear, now registered at the port of New York, to take effect July 1, 1874.

Approved, June 16, 1874.
FOURTY-THIRD CONGRESS.  Sess. I.  Ch. 290, 294, 295.  1874.

CHAP. 290.—An act to authorize an appointment in the Inspector-General's Department.

Whereas a vacancy of lieutenant-colonel in the Inspector General's Department of the Army originated on the thirteenth of June, eighteen hundred and sixty-seven, to which Major Absalom Baird was entitled to be promoted under the laws then in existence, but from which he was excluded by reason of another appointment in said department previously made, and Whereas an act of Congress approved June eighteenth, eighteen hundred and seventy-two, which was passed with the intention of rectifying this wrong, has failed to secure to Major Baird his just rights: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President be, and hereby is, authorized to nominate and promote Absalom Baird to be lieutenant-colonel and assistant inspector-general, to date from June thirteenth, eighteen hundred and sixty-seven; but no pay or allowance shall be made to him for any time prior to the passage of this act.

Approved, June 16, 1874.

CHAP. 294.—An act relating to Ambassadors, Consuls and other officers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That no Ambassador, Envoy Extraordinary, Minister Plenipotentiary, Minister Resident, Commissioner to any foreign country, charged d'affaires, Secretary of Legation, Assistant Secretary of Legation, Interpreter to any legation in any foreign country, Consul General, Consul, Commercial Agent, consular pupils, or consular agent shall be absent from his post or the performance of his duties for a longer period than ten days at any one time, without the permission previously obtained of the President. And no compensation shall be allowed for the time of any such absence in any case except in cases of sickness; nor shall any diplomatic or consular officer correspond in regard to the public affairs of any foreign government with any private person, newspaper, or other periodical, or otherwise than with the proper officers of the United States; nor without the consent of the Secretary of State previously obtained, recommend any person at home or abroad for any employment of trust or profit under the Government of the country in which he is located; nor ask or accept for himself or any other person, any present, emolument, pecuniary favor, office, or title of any kind from any such government.

Approved, June 17, 1874.

CHAP. 295.—An act to create an additional major of artillery, and to promote Captain James M. Robertson.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That an additional major be added to the Second Regiment of Artillery, to be filled by the nomination and appointment of Captain James M. Robertson, of said regiment, by the President of the United States; and that the said Robertson take rank next after the junior major of artillery: Provided, however, That the additional major added by this act to the Second Regiment of Artillery shall not hereafter be filled by any other officer, and that the office shall expire whenever, by any casualty, the number of majors in each regiment of artillery shall be reduced to three.

SEC. 2. That the pay of said Captain Robertson as major shall commence from the date of his confirmation by the Senate on the nomination by the President.

Approved, June 17, 1874.
CHAP. 298.—An act to increase the pensions of soldiers and sailors who have been totally disabled.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section four of the act entitled "An act to revise, consolidate, and amend the laws relating to pensions," and approved March third, eighteen hundred and seventy-three, be so amended that all persons who, while in the military or naval service of the United States, and in the line of duty, shall have been so permanently and totally disabled as to require the regular personal aid and attendance of another person, by the loss of the sight of both eyes, or by the loss of the sight of one eye, the sight of the other having been previously lost, or by the loss of both hands, or by the loss of both feet, or by any other injury resulting in total and permanent helplessness, shall be entitled to a pension of fifty dollars per month; and this shall be in lieu of a pension of thirty-one dollars and twenty-five cents per month granted to such person by said section: Provided, That the increase of pension shall not be granted by reason of any of the injuries herein specified unless the same have resulted in permanent total helplessness requiring the regular personal aid and attendance of another person.

Takes effect June 4, 1874.

SEC. 2. That this act shall take effect from and after the fourth day of June, eighteen hundred and seventy-four.

Approved, June 18, 1874.

CHAP. 299.—An act to increase pensions in certain cases.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all persons who are now entitled to pensions under existing laws and who have lost either an arm at or above the elbow, or a leg at or above the knee, shall be rated in the second class, and shall receive twenty-four dollars per month: Provided, That no artificial limbs, or commutation therefor, shall be furnished to such persons as shall be entitled to pensions under this act.

Takes effect June 4, 1874.

SEC. 2. That this act shall take effect from and after the fourth day of June, eighteen hundred and seventy-four.

Approved, June 18, 1874.

CHAP. 300.—An act fixing the time for the election of Representatives from the State of Pennsylvania to the Forty-fourth Congress.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That on the Tuesday next following the first Monday in November, eighteen hundred and seventy-four, there shall be elected in each congressional district in the State of Pennsylvania one Representative to represent said State in the Forty-fourth Congress of the United States.

Approved, June 18, 1874.

CHAP. 301.—An act to amend the law relating to patents, trade marks, and copyrights.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That no person shall maintain an action for the infringement of his copyright unless he shall give notice thereof by inserting in the several copies of every edition published, on the title page or the page immediately following, if it be a book; or if a map, chart, musical composition, print, cut, engraving, photograph, painting, drawing, chrome, statue, statuary, or model, or
design intended to be perfected and completed as a work of the fine arts, by inscribing upon some visible portion thereof, or of the substance on which the same shall be mounted; the following words, viz: "Entered according to act of Congress, in the year —-, by A. B., in the office of the Librarian of Congress, at Washington;" or, at his option the word "Copyright," together with the year the copyright was entered, and the name of the party by whom it was taken out; thus—"Copyright, 18-—, by A. B."

SEC. 2. That for recording and certifying any instrument of writing for the assignment of a copyright, the Librarian of Congress shall receive from the persons to whom the service is rendered, one dollar; and for every copy of an assignment, one dollar; said fee to cover, in either case, a certificate of the record, under seal of the Librarian of Congress; and all fees so received shall be paid into the Treasury of the United States.

SEC. 3. That in the construction of this act, the words "Engraving," "cut" and "print" shall be applied only to pictorial illustrations or works connected with the fine arts, and no prints or labels designed to be used for any other articles of manufacture shall be entered under the copyright law, but may be registered in the Patent Office. And the Commissioner of Patents is hereby charged with the supervision and control of the entry or registry of such prints or labels, in conformity with the regulations provided by law as to copyright of prints, except that there shall be paid for recording the title of any print or label not a trade mark, six dollars, which shall cover the expense of furnishing a copy of the record under the seal of the Commissioner of Patents, to the party entering the same.

SEC. 4. That all laws and parts of laws inconsistent with the foregoing provisions be and the same are hereby repealed.

SEC. 5. That this act shall take effect on and after the first day of August, eighteen hundred and seventy-four.

Approved, June 18, 1874.

CHAP. 302.—An act to further continue the act to authorize the settlement of the accounts of officers of the Army and Navy.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act to authorize the settlement of the accounts of officers of the Army and Navy approved June twenty-third, eighteen hundred and seventy, and continued by the act approved June seventh, eighteen hundred and seventy-two, be further continued for one year from June twenty-third, eighteen hundred and seventy-four, and no longer.

Approved, June 18, 1874.

CHAP. 303.—An act to extend the time for filing claims for additional bounty under the act of July twenty-eighth, eighteen hundred and sixty-six.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the time for filing claims for additional bounty under the act of July twenty-eighth, eighteen hundred and sixty-six, and which expired by limitation on the thirtieth day of January, eighteen hundred and seventy-four, be, and the same is hereby, revived and extended until the thirtieth day of January, eighteen hundred and seventy-five; and that all claims for such bounties filed in the proper department after the thirtieth day of January, eighteen hundred and seventy-four, and before the passage of this act, shall be deemed to have been filed in due time, and shall be considered and decided without refiling.

Approved, June 18, 1874.
June 18, 1874.

CHAP. 304.—An act explanatory of the act of June thirtieth, eighteen hundred and sixty-four.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all deposits made in institutions now existing which do business only as savings-banks, and are recognized as such by the laws of their respective States, or by Congress, are hereby declared to be exempt from taxation the same as deposits in savings institutions having no capital although they have a capital stock or bond for the additional security of their depositors, and pay dividends thereon; and no tax shall be assessed upon the deposits made in such institutions, or collected of them on said deposits, otherwise than as herein provided: Provided, That all the profits of such savings-banks, less the aforementioned dividends on stock not exceeding at the rate of eight per cent. per annum are divided among the depositors, and that the capital stock is invested only in the same class of securities as is used for investing the deposits, and that interest at the rate of not less than four and one-half per cent. be paid in all cases to their depositors, to be made good if necessary from the capital stock.

J. G. BLAINE
Speaker of the House of Representatives.

MATT H. CARPENTER
President of the Senate pro tempore.

Received by the President June 6, 1874.

[NOTE BY THE DEPARTMENT OF STATE.—The foregoing act having been presented to the President of the United States for his approval, and not having been returned by him to the house of Congress in which it originated within the time prescribed by the Constitution of the United States, has become a law without his approval.]

June 18, 1874.

CHAP. 305.—An act to authorize the issuance of patents for lands granted to the State of Oregon in certain cases.

Whereas certain lands have heretofore, by acts of Congress, been granted to the State of Oregon to aid in the construction of certain military wagon-roads in said State, and there exists no law providing for the issuing of formal patents for said lands: Therefore, Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in all cases when the roads in aid of the construction of which said lands were granted are shown by the certificate of the governor of the State of Oregon, as in said acts provided, to have been constructed and completed, patents for said lands shall issue in due form to the State of Oregon as fast as the same shall, under said grants, be selected and certified, unless the State of Oregon shall by public act have transferred its interests in said lands to any corporation or corporations, in which case the patents shall issue from the General Land Office to such corporation or corporations upon their payment of the necessary expenses thereof: Provided, That this shall not be construed to revive any land grant already expired nor to create any new rights of any kind except to provide for issuing patents for lands to which the State is already entitled

Approved, June 18, 1874.

June 18, 1874.

CHAP. 306.—An act authorizing the President to reinstate George M. Book on the active list of the Navy.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President of the United States be, and he is hereby, authorized by and with the advice and consent of the Senate, to reinstate George M. Book on the active list of the
Navy: Provided, That he shall first be ordered to, and perform, actual sea duty on some cruising vessel of war for the period of one year, and if at the expiration of such period of duty he shall be pronounced by proper naval authority to be no longer incapacitated for active service in any respect: And provided further, That he shall not receive any extra pay for the time he was on the retired list and not on active duty prior to his restoration under this act.

Approved, June 18, 1874.

CHAP. 307.—An act authorizing the Secretary of War to grant a right of way across a corner of the Fort Gratiot military reservation to the city railroad company, Port Huron, Michigan.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized, in his discretion, to grant a permit to the Fort Gratiot military reservation to lay and use a curved track over the northwest corner of the Fort Gratiot military reservation, in a curve having a radius of fifty-four feet, and encroaching upon the reservation about fifteen feet from the angle.

Approved, June 18, 1874.

CHAP. 308.—An act for the relief of certain settlers on the public lands in certain portions of the States of Minnesota and Iowa.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That it shall be lawful for homestead and preemption settlers on the public lands in the counties of Cottonwood, Noble, Martin, Jackson, Watonwan, Murray, Rock, Lyon, Redwood, Brown, Chippewa, and Renville, in the State of Minnesota, and the counties of Iowa which compose the Sioux City Land District, and counties contiguous to either of the above exempted sections, where the crops of such settlers were destroyed or seriously injured by grasshoppers in the year eighteen hundred and seventy-three, and where such grasshoppers shall reappear in eighteen hundred and seventy-four to the like destruction of the crops of such settlers, to leave and be absent from said lands until May first, eighteen hundred and seventy-five, under such regulations as to proof of the same as the Commissioner of the General Land-Office may prescribe.

SEC. 2. That during such absence no adverse rights shall attach to said lands—such settlers being allowed to resume and perfect their settlements as though no such absence had been enjoyed or allowed.

SEC. 3. That the same exemption from continued residence shall be extended to those making settlements in eighteen hundred and seventy-four and suffering the same destruction of crops as those making settlement of eighteen hundred and seventy-three, or any previous year.

Approved, June 18, 1874.

CHAP. 309.—An act for the honorable discharge from their several positions in the Army of Captain J. Horace McGuire, First Lieutenant Henry R. Gardner, Second Lieutenant William D. McGuire, and Second Lieutenant William C. Reddy, all late of the tenth regiment United States colored artillery, (heavy,) and directing their honorable muster out of the service of the United States as of the date of their dismissal.

Whereas, the said Captain J. Horace McGuire, tenth regiment United States colored artillery, (heavy,) was, on the eighth day of September, eighteen hundred and sixty-six, dismissed the service of the United States by virtue of general order numbered four, headquarters depart-
ment of the Gulf, September eighth, eighteen hundred and sixty-six, pursuant to the sentence of a general court-martial; and

Whereas the said First Lieutenant Henry R. Gardner, said Second Lieutenant William D. McGuire, and said Second Lieutenant William C. Reddy, of the same regiment, were, on the thirteenth day of September, eighteen hundred and sixty-six, severally dismissed the service of the United States by virtue of general order numbered five, headquarters Department of the Gulf, September thirteenth, eighteen hundred and sixty-six, pursuant to the sentence of a general court-martial, which said several general orders and sentences were approved by general court-martial order numbered two hundred and ten, War Department, Adjutant General’s Office, November sixteenth, eighteen hundred and sixty-six; and

Whereas the said several sentences, although within the letter of the law and articles of war, and founded upon proceedings regularly conducted, were, nevertheless, manifestly disproportionate to the offense charged, and therefore unjust, and have worked great and unnecessary injury to the reputations of the said J. Horace McGuire, Henry R. Gardner, William D. McGuire, and William C. Reddy; Therefore,

Honorable discharges to certain dismissed officers of Tenth United States colored artillery.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be directed to cause the said Captain J. Horace McGuire, First Lieutenant Henry R. Gardner, Second Lieutenant William D. McGuire, and Second Lieutenant William C. Reddy to be honorably discharged from the several positions from which they were dismissed as aforesaid.

Approved, June 18, 1874.

June 18, 1874.

CHAP. 310.—An act to admit free of duty articles intended for the International Exhibition of eighteen hundred and seventy-six.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all articles which shall be imported for the sole purpose of exhibition at the International Exhibition, to be held in the city of Philadelphia in the year eighteen hundred and seventy-six, shall be admitted without the payment of duty or of customs fees or charges, under such regulations as the Secretary of the Treasury shall prescribe: Provided, That all such articles as shall be sold in the United States or withdrawn for consumption therein at any time after such importation, shall be subject to the duties, if any, imposed on like articles by the revenue laws in force at the date of importation: And provided further, That in case any articles imported under the provisions of this act, shall be withdrawn for consumption or shall be sold, without payment of duty as required by law, all the penalties prescribed by the revenue laws shall be applied and enforced against such articles and against the persons who may be guilty of such withdrawal or sale.

Approved, June 18, 1874.

June 18, 1874.

CHAP. 311.—An act to authorize the widening of Wight street through the grounds of the United States marine hospital at Detroit, Michigan.

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 authorized and directed to cause Wight street, in the city of Detroit, Michigan, to be increased in width fifty feet in that portion of said street adjacent to the marine-hospital grounds of said city: Provided, That George Jerome, John Owen, and O. H. Buhl, of said city, shall be appointed appraisers to ascertain and report to the Secretary of the Treasury the damages resulting to the United States by using a
strip of land from the marine-hospital grounds aforesaid for that purpose, and that the Detroit Transit Railway Company of said city shall pay into the treasury of the United States the amount of damages ascertained and reported as herein provided.

Approved, June 18, 1874.

CHAP. 312.—An act to authorize the board of commissioners of the Soldiers' Home to sell the property belonging to the Soldiers' Home, situated at Harrodsburg, Kentucky, and known as Harrodsburg Springs property.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the board of commissioners of the Soldiers' Home be, and they are hereby, authorized to sell to the board of trustees of the Widows' Home and Orphans' University of the Independent Order of Odd Fellows, the property belonging to the Soldiers' Home situated at Harrodsburg, Kentucky, and known as the Harrodsburg Springs property, upon such terms and such valuation as may be approved by the Secretary of War.

SEC. 2. That after said property shall have been sold, and the purchase money shall have been paid to said board of commissioners, then they shall have full power to convey said property to said purchasers, the board of trustees of the Widows' Home and Orphans' University of the Independent Order of Odd Fellows, by and for, and in behalf of the United States, and when said deed shall have been properly acknowledged, the United States shall be divested of the title to said property, and the board of trustees of the Widows' Home and Orphans' University of the Independent Order of Odd Fellows shall be invested with the full title to said property.

Approved, June 18, 1874.

CHAP. 313.—An act to authorize the Secretary of War to ascertain the amount of expenses incurred by the States of Oregon and California in the suppression of Indian hostilities in the years eighteen hundred and seventy-two, and eighteen hundred and seventy-three.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized and required to ascertain, or cause to be ascertained, the amount of expenses claimed to be necessarily incurred by the States of Oregon and California, or the citizens thereof, for arms, ammunition, supplies, transportation, and services of the volunteer forces in the suppression of Indian hostilities in said States in the years eighteen hundred and seventy-two and eighteen hundred and seventy-three, and report the same to Congress at the next session, the names of persons who claim to be entitled to relief, together with a statement of the facts and sums upon which such report may be based.

Approved, June 18, 1874.

CHAP. 314.—An act to authorize and direct the Secretary of War to reserve from sale ten thousand suits of old and disused Army uniform clothing, now in the Quartermaster's department of the Army, and to transfer the same to the National Home for disabled Volunteer soldiers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized and directed to reserve from sale ten thousand complete suits from the surplus stock of old and disused Army uniform clothing now in the Quartermaster's department of the Army,
and to transfer the same to the National Home for disabled volunteer soldiers, or, if complete suits are not on hand or cannot be supplied, the equivalent thereof in other clothing suitable for the disabled veterans of the National Home aforesaid.

Approved, June 18, 1874.

June 18, 1874.

CHAP. 315.—An act to authorize The First National Bank of Seneca " to change its name.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of "The First National Bank of Seneca," located in the city of Morris, in the county of Grundy, and State of Illinois, shall be changed to the "First National Bank of Morris," whenever the board of directors of said bank shall accept the new name, by resolution of the board, and cause a copy of said resolution, duly authenticated, to be filed with the Comptroller of the Currency: Provided, That such acceptance be made within six months after the passage of this act, and that all expenses incident to such change, including engraving, shall be borne and paid by said bank.

SEC. 2. That all the debts, demands, liabilities, rights, privileges, and powers of "The First National Bank of Seneca" shall devolve upon and inure to the "First National Bank of Morris" whenever such change of name is effected.

Approved, June 18, 1874.

June 19, 1874.

CHAP. 322.—An act to authorize the Baltimore and Ohio Railroad Company to construct a branch, and to change the location of its road within the District of Columbia, 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 Baltimore and Ohio Railroad Company be, and it is hereby, authorized to construct a lateral road, from any point on its Washington branch one and a half miles north of Boundary street, (into the county of Washington, in the District of Columbia) to intersect the Metropolitan branch thereof at any point one mile north of Boundary street, in said county and district, the whole of said branch road being outside of the city of Washington: Provided, That such work shall be completed within two years after the passage of this act. The said line shall avoid all Government property. The points of intersection as well as said lateral branch to be approved by the Engineer of Public Buildings and Grounds.

SEC. 2. That all the provisions of the several acts of Congress relating to the lateral road authorized to be built into and within the District of Columbia by an act passed March second, eighteen hundred and thirty-one, entitled "An act to authorize the extension, construction, and use of a lateral branch of the Baltimore and Ohio Road into and within the District of Columbia," and the supplements thereto, shall apply, and they are hereby, declared to apply, as far as they are applicable and in conformity to the provisions of this act, to the location, construction, and use by said company of the roads hereby authorized to be constructed. This act may be altered, amended, or repealed.

Approved, June 19, 1874.
CHAP. 323.—An act to authorize the sale of the Military reservation of Fort Reynolds, in Colorado Territory, and the Government buildings thereon.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and is hereby, authorized and empowered to transfer to the custody and control of the Secretary of the Interior, for disposition, for cash, according to the existing laws of the United States relating to the public lands, after appraisement, to the highest bidder, and at not less than the appraised value, nor at less than one dollar and twenty-five cents per acre, the United States Military Reservation of Fort Reynolds, in Colorado Territory, containing about twenty-three square miles, as set apart and declared by the President, on June twenty-second, eighteen hundred and sixty-eight, including all the buildings heretofore erected by the United States, and now being thereon: (the said reservation and buildings being no longer needed for military purposes:)

Provided, That the Secretary of the Interior shall cause the said land to be offered in tracts of not more than eighty acres each, and sold separately at public outcry, to the highest bidder, after giving not less than three months public notice of the time and place of sale, in not less than three public newspapers printed and published in said Territory.

Approved, June 19, 1874.

CHAP. 328.—An act making appropriations for the legislative, executive, and judicial expenses of the Government for the year ending June thirtieth, eighteen hundred and seventy-five, 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 following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the service of the fiscal year ending June thirtieth, eighteen hundred and seventy-five, for the objects hereinafter expressed, namely:

LEGISLATIVE.

SENATE.

For compensation of Senators, three hundred and seventy thousand dollars.

For mileage of Senators, thirty thousand dollars.

For compensation of the officers, clerks, messengers, and others receiving an annual salary in the service of the Senate, namely: Secretary of the Senate, four thousand three hundred and twenty dollars; officer charged with disbursements of the Senate, five hundred and seventy-six dollars; chief clerk, three thousand dollars, and the additional sum of one thousand dollars while the said office is held by the present incumbent, and no longer; principal clerk, principal executive clerk, minute and journal clerk, and financial clerk, in the office of the Secretary of the Senate, at two thousand five hundred and ninety-two dollars each; librarian and seven clerks in the office of the Secretary of the Senate, at two thousand two hundred and twenty dollars each; five clerks, at two thousand and one hundred dollars each; keeper of the stationery, two thousand one hundred and two dollars and forty cents; one messenger, at one thousand two hundred and ninety-six dollars; assistant keeper of the stationery, at one thousand eight hundred dollars; Sergeant-at-Arms and Doorkeeper, four thousand three hundred and twenty dollars: Provided, That hereafter he shall receive, directly or indirectly, no fees or other compensation or emolument whatever for performing the duties of the office, or in connection therewith, otherwise than as aforesaid; assistant doorkeeper, two thousand five hundred and ninety-two dollars; acting assistant door-
keeper, two thousand five hundred and ninety-two dollars; postmaster to the Senate, two thousand one hundred dollars; assistant postmaster and mail-carrier, one thousand seven hundred and twenty-eight dollars; two mail carriers at one thousand two hundred dollars each; superintendent of the document room, two thousand one hundred and sixty dollars; two assistants in document room, at one thousand four hundred and forty dollars each; superintendent of the folding room, two thousand one hundred and sixty dollars; three messengers, acting as assistant doorkeepers, at one thousand eight hundred dollars each; twenty messengers, to be appointed and removed by the Sergeant-at-Arms, with the approval of the Committee to Audit and Control the Contingent Expenses of the Senate, at one thousand four hundred and forty dollars each; secretary to the Vice President, two thousand one hundred and two dollars and forty cents; clerk to the Committee on Finance, two thousand two hundred and twenty dollars; clerk to the Committee on Claims, two thousand two hundred and twenty dollars; clerk of printing records, two thousand two hundred and twenty dollars; clerk to the Committee on Appropriations, two thousand two hundred and twenty dollars; clerk to the Committee on Commerce, two thousand two hundred and twenty dollars; clerk to the Committee on Commerce, two thousand two hundred and twenty dollars; clerk to the Committee on Commerce, two thousand two hundred and twenty dollars; clerk to the Committee on Commerce, two thousand two hundred and twenty dollars; clerk to the Committee on Commerce, two thousand two hundred and twenty dollars; clerk to the Committee on Commerce, two thousand two hundred and twenty dollars; one laborer in charge of private passage, eight hundred and sixty-four dollars; one special policeman, one thousand dollars; Chaplain to the Senate, nine hundred dollars; chief engineer, two thousand one hundred and sixty dollars; three assistant engineers at one thousand four hundred and forty dollars each; two firemen at one thousand and ninety-five dollars each; three laborers, at seven hundred and thirty dollars each; making, in all, one hundred and thirty-six thousand six hundred and eighty dollars and eighty cents.

To pay Kate Dodson, employed under the Sergeant-at-Arms, for attending the ladies' retiring-room of the Senate, seven hundred and twenty dollars per annum.

For contingent expenses of the Senate, namely:

- For stationery and newspapers, (including five thousand dollars for stationery for committees and officers of the Senate;) fourteen thousand two hundred and fifty dollars.

For clerks to committees, twenty-five thousand dollars.

For four hundred pages for the Senate chamber, two riding pages, one page for the Vice President's room, and one page for the office of the Secretary of the Senate, making eighteen pages in all, at the rate of two dollars and fifty cents per day while actually employed, said pages to be appointed and removed by the Sergeant-at-Arms, with the approval of the Committee to Audit and Control the Contingent Expenses of the Senate, four thousand and fifty dollars.

For horses and mail-wagons. For hire of horses and mail-wagons for carrying the mails, for horses and wagons, and for one saddle horse for messengers, five thousand four hundred and seventy-five dollars.

For fuel and oil for the heating apparatus, ten thousand dollars; for furniture and repairs of furniture, nine thousand dollars; for labor, twelve thousand dollars; for folding documents, and materials therefor, five thousand dollars; for packing-boxes, seven hundred and forty dollars; for miscellaneous items, exclusive of labor, fifteen thousand dollars.

CAPITOL POLICE.

For one captain, two thousand dollars; three lieutenants, at one thousand six hundred dollars each; twenty-seven privates, at one thousand four hundred dollars each, thirty-seven thousand eight hundred dollars; and eight watchmen, at one thousand dollars each, eight thousand dollars; making, in all, fifty-two thousand six hundred dollars, one half to be paid into the contingent fund of the House of Representatives and the other half to be paid into the contingent fund of the Senate: Provided, That whenever a member of the Capitol police or watch force is suspended from duty for cause, said policeman or watch
man shall receive no compensation for the time of such suspension if he shall not be reinstated.

HOUSE OF REPRESENTATIVES.

For compensation of members of the House of Representatives and Delegates from Territories, one million five hundred and thirty-five thousand dollars.

For mileage, one hundred and thirty thousand dollars.

For compensation of the officers, clerks, messengers, and others receiving an annual salary in the service of the House of Representatives, namely: Clerk of the House of Representatives, four thousand three hundred and twenty dollars; officer charged with disbursing the contingent fund, five hundred and seventy-six dollars; chief clerk and journal clerk of the House while such positions are held by the present incumbents and no longer, three thousand six hundred dollars each; two reading clerks, assistant journal clerk, and tally clerk, three thousand dollars each; four assistant clerks, at two thousand five hundred and ninety-two dollars each; one assistant clerk, at two thousand five hundred and twenty dollars; eight assistant clerks, including librarian and assistant librarian, at two thousand one hundred and sixty dollars each; four assistant clerks, at one thousand eight hundred dollars each; the chief messenger, in the office of the Clerk of the House, at five dollars and sixty cents. }

Provided, That hereafter the Speaker shall receive no fees.

Sergeant-at-Arms, four thousand three hundred and twenty dollars.

Provided, That hereafter he shall receive no fees, directly or indirectly, no fees or other compensation or emolument whatever for performing the duties of the office, or in connection therewith, otherwise than as aforesaid; clerk to the Sergeant-at-Arms, two thousand five hundred dollars; paying teller for the Sergeant-at-Arms, one thousand eight hundred dollars; assistant to the Sergeant-at-Arms, one thousand four hundred and forty dollars; Doorkeeper, two thousand five hundred and ninety-two dollars; one thousand four hundred and ninety-two dollars; Postmaster, two thousand five hundred and ninety-two dollars; first assistant postmaster, one thousand eight hundred dollars; fourteen messengers, seven at one thousand five hundred dollars each, and seven at one thousand two hundred dollars each; Chaplain of the House, nine hundred dollars; three stenographers for committees, one thousand two hundred dollars each; superintendent of the folding-room, two thousand one hundred and sixty dollars; superintendent and assistant superintendent of the document-room, at two thousand one hundred and sixty dollars each; document-file clerk, one thousand eight hundred dollars; five messengers, at one thousand eight hundred dollars, and six, at one thousand four hundred and forty dollars each; twelve messengers during the session, at the rate of one thousand four hun-
dred and forty dollars each per annum, five thousand seven hundred and sixty dollars; fifteen laborers, at seven hundred and twenty dollars each; seven laborers, during the session, at the rate of seven hundred and twenty dollars each per annum; and one laborer, at eight hundred and twenty dollars; making, in all, the sum of one hundred and ninety-six thousand eight hundred and sixteen dollars.

Henry Douglas.

Contingent expenses.
Clerks to committees.
Folding documents.
Number of folders limited.
Furniture and repairs.
Packing-boxes.
Cartage.
Miscellaneous.
Newspapers and stationery.
Pages.

Compensation of Congressional Printer, clerks, &c.

Title of Congressional Printer changed to Public Printer.
To be an officer of the United States.
Appointment by the President, by and with, &c.
Contingencies.

For compensation of the Congressional Printer, and the clerks and messenger in his office, thirteen thousand nine hundred and seventeen dollars: Provided, That so much of the act entitled "An act providing for the election of a Congressional Printer," approved February twenty-second, eighteen hundred and sixty-seven, as provides for the election of such officer by the Senate, and provides that such officer shall be deemed an officer of the Senate, shall cease and determine and become of no effect from and after the date of the first vacancy occurring in said office; that the title of said officer shall hereafter be Public Printer, and he shall be deemed an officer of the United States, and said office shall be filled by appointment by the President by and with the advice and consent of the Senate.

For contingent expenses of his office, namely: For stationery, postage, advertising, traveling expenses, horses and wagons, and miscellaneous items, two thousand five hundred dollars.

PUBLIC PRINTING.

For compensation of the Congressional Printer, and the clerks and messenger in his office, thirteen thousand nine hundred and seventeen dollars: Provided, That so much of the act entitled "An act providing for the election of a Congressional Printer," approved February twenty-second, eighteen hundred and sixty-seven, as provides for the election of such officer by the Senate, and provides that such officer shall be deemed an officer of the Senate, shall cease and determine and become of no effect from and after the date of the first vacancy occurring in said office; that the title of said officer shall hereafter be Public Printer, and he shall be deemed an officer of the United States, and said office shall be filled by appointment by the President by and with the advice and consent of the Senate.

For contingent expenses of his office, namely: For stationery, postage, advertising, traveling expenses, horses and wagons, and miscellaneous items, two thousand five hundred dollars.

LIBRARY OF CONGRESS.

Pay of Librarian, assistants, &c.

For compensation of the Librarian, four thousand dollars; and for fourteen assistant librarians, three at two thousand five hundred dollars each, two at one thousand eight hundred dollars each, one at one thousand six hundred dollars, two at one thousand four hundred and forty dollars each, three at one thousand two hundred dollars each, two at one thousand dollars each, and one at nine hundred and sixty dollars per annum; in all, twenty-six thousand one hundred and forty dollars.

For purchase of books for the Library, nine thousand dollars, two thousand dollars of which may be expended for completing the collection of British local histories; for purchase of law books for the Library, two thousand dollars; for purchase of files of periodicals and newspapers, two thousand five hundred dollars; for expenses of exchanging
public documents for the publications of foreign governments, one thousand five hundred dollars.

For contingent expenses of said Library, two thousand dollars.

For expenses of the copy-right business, five hundred dollars.

For Botanic Garden, grading, draining, procuring manure, tools, fuel, and repairs, and, purchasing trees and shrubs, under the direction of the Library Committee of Congress, five thousand dollars.

For pay of superintendent and assistant in Botanic Garden and green-houses, and two additional laborers, under the direction of the Library Committee of Congress, twelve thousand one hundred and forty-six dollars.

PUBLIC BUILDINGS AND GROUNDS.

For clerk in the Office of Public Buildings and Grounds, one thousand four hundred dollars.

For messenger in the same office, eight hundred and forty dollars.

For the public gardener, one thousand four hundred and forty dollars.

For a landscape gardener, one thousand eight hundred dollars.

For the laborer in charge of the water-closets in the Capitol, seven hundred and twenty dollars.

For a foreman and laborers employed in the public grounds, nineteen thousand two hundred and ninety-six dollars.

For four laborers in the Capitol, two thousand eight hundred and eighty dollars.

For furnace keeper, in charge of heating apparatus under the old hall of the House of Representatives, eight hundred and sixty-four dollars.

For the following employees at the Executive Mansion, namely: For furnace keeper, eight hundred and sixty-four dollars; two policemen, two thousand six hundred and forty dollars; one night watchman, nine hundred dollars; one night usher, one thousand two hundred dollars; and two doorkeepers, at one thousand two hundred dollars each; in all, eighteen thousand and four dollars.

For two draw-keepers for Navy Yard and upper bridges, and for fuel, oil, and lamps, one thousand six hundred dollars.

For watchman in Franklin Square, seven hundred and twenty dollars.

For the person in charge of the heating apparatus of the Library of Congress, and other steam heating apparatus in the central building, eight hundred and sixty-four dollars.

For four watchmen in reservation numbered two, (being the Smithsonian grounds, two thousand eight hundred and eighty dollars.

For watchman in Lincoln Square, five hundred and forty dollars.

For watchman at Lafayette Square, seven hundred and twenty dollars.

For watchman in Washington Circle, five hundred and forty dollars.

For one bridge keeper at Chain Bridge, seven hundred and twenty dollars.

For watchman for circle at intersection of Massachusetts and Vermont avenues, five hundred and forty dollars.

For contingent and incidental expenses, two thousand dollars.

EXECUTIVE.

For compensation of the President of the United States, fifty thousand dollars.

For compensation of the Vice President of the United States, eight thousand dollars.

For compensation to private secretary, three thousand five hundred dollars; assistant secretary, two thousand five hundred dollars; two executive clerks at two thousand three hundred dollars each, steward at two thousand dollars, and messenger at one thousand two hundred dollars, of the President of the United States; in all, thirteen thousand eight hundred dollars.
Contingent ex-

For contingent expenses of the Executive Office, including stationery therefor, six thousand dollars.

**DEPARTMENT OF STATE.**

**Pay of Secretary, Assistant Secretaries, and clerks.**

For compensation of the Secretary of State, eight thousand dollars; two Assistant Secretaries of State, at three thousand five hundred dollars each; and one additional Assistant Secretary of State, with like compensation, to be appointed by the President, by and with the advice and consent of the Senate, to be known as the Third Assistant Secretary of State; for chief clerk, two thousand five hundred dollars; twelve clerks of class four; six clerks of class three; eleven clerks of class one; and thirteen clerks, each of which thirteen shall receive a compensation at the rate of nine hundred dollars a year; one messenger; one assistant messenger; nine laborers; and four watchmen; in all, eighty-eight thousand and twenty dollars.

**Chiefs of bureaus.**

For six chiefs of bureaus, (consular, diplomatic, accounts, rolls and library, statistics, and indexes and archives,) at two thousand four hundred dollars each, fourteen thousand four hundred dollars.

**Laws in pamphlet form and newspapers.**

For publishing the laws of the first session of the Forty-third Congress in pamphlet form and in newspapers, eighty-six thousand dollars: Provided, That after the fourth day of March, eighteen hundred and seventy-five, the publication of the laws in newspapers shall cease.

**Proof-reading, stationery, &c.**

For proof-reading, and packing the laws and documents for the various legations and consulates, including boxes and transportation of the same, three thousand dollars; for stationery, furniture, fixtures, and repairs, five thousand dollars; for books and maps, two thousand five hundred dollars; for extra clerk-hire and copying, four thousand dollars; in all, fourteen thousand five hundred dollars.

**Contingent expenses.**

For contingent expenses, namely: For rent, fifteen thousand seven hundred and fifty dollars; for fuel, two thousand five hundred dollars; for lights, one thousand two hundred dollars; for repairs, four thousand dollars; for care and subsistence of horses and repairs of carriages, two thousand dollars; and for miscellaneous items, not included in the foregoing, six thousand two hundred and fifty dollars; in all, thirty-one thousand seven hundred dollars.

**Lithographing.**

For lithographer, laborers, and necessary materials for the lithographic press, two thousand five hundred dollars.

**Postage-stamps.**

For purchase of official postage-stamps, fifty thousand dollars.

**Account to be kept, &c.**

That from and after the first day of July next a fee of five dollars shall be collected for each citizen's passport issued from the Department. An account of these fees shall be kept, and the amount collected shall be paid into the Treasury of the United States at least quarterly: Provided, That the Secretary of State may prescribe duties for the Assistant Secretaries, the Solicitor, not interfering with his duties as an officer of the Department of Justice, and the clerks of Bureaus, as well as for all the other employees in the Department, and may make changes and transfers therein when, in his judgment, it becomes necessary.

**TREASURY DEPARTMENT.**

**Pay of Secretary, Assistant Secretaries, clerks, &c.**

For compensation of the Secretary of the Treasury, eight thousand dollars; two Assistant Secretaries of the Treasury, at three thousand five hundred dollars each; chief clerk and ex-officio superintendent of the Treasury building, three thousand dollars; one principal clerk of Warrants and Appropriations, three thousand dollars; seven principal clerks, at two thousand eight hundred dollars each; eight assistant clerks, at two thousand four hundred dollars each; twenty-five of class four; two disbursing clerks, at two thousand eight hundred dollars each; twenty-six clerks of class three; twenty-one clerks of class two; eighteen clerks of class one; thirty-one female clerks, at nine hundred dollars each: Provided, That no money appropriated by
this act shall be used to pay male employees more than is paid to female employees for like services; eleven messengers; and eleven laborers; one clerk of class four and one clerk of class one, to assist the chief clerk in superintending the building; one captain of the watch, one thousand four hundred dollars; one engineer, one thousand six hundred dollars; one machinist and gas-fitter, one thousand two hundred dollars; one storekeeper, one thousand four hundred dollars; sixty watchmen, at seven hundred and twenty dollars each, and, additional to two of said watchmen, acting as lieutenants of watchmen, two hundred and eighty dollars each, in addition; twenty-five laborers, at seven hundred and twenty dollars each; one assistant engineer, one thousand dollars; nine firemen, at seven hundred and twenty dollars each; ninety charwomen, at one hundred and eighty dollars each; in all, three hundred and forty-two thousand one hundred dollars.

SUPERVISING ARCHITECT.—In the construction-branch of the Treasury: For Supervising Architect, four thousand dollars; chief clerk, two thousand five hundred dollars; book-keeper, two thousand dollars; photographer, two thousand five hundred dollars; assistant photographer, one thousand six hundred dollars; four clerks of class four; additional to two clerks of class four, one at six hundred dollars and one at two hundred dollars; four clerks of class three; two clerks of class one; two copyists; and one messenger; in all, thirty-two thousand and forty dollars.

FIRST COMPTROLLER OF THE TREASURY.—For First Comptroller of the Treasury, five thousand dollars; chief clerk, two thousand dollars; ten clerks of class four; twelve clerks of class three; ten clerks of class two; five clerks of class one; six copyists, at nine hundred dollars each; one messenger; one assistant messenger; and two laborers; in all, seventy-two thousand six hundred dollars.

SECOND COMPTROLLER OF THE TREASURY.—For Second Comptroller of the Treasury, five thousand dollars; chief clerk, two thousand dollars; twelve clerks of class four; eighteen clerks of class three; eighteen clerks of class two; fourteen clerks of class one; ten copyists, at nine hundred dollars each; one messenger; one assistant messenger; and two laborers, in all, one hundred and eleven thousand four hundred dollars.

COMMISSIONER OF CUSTOMS.—For Commissioner of Customs, three thousand dollars; chief clerk, two thousand dollars; three clerks of class four; seven clerks of class three; ten clerks of class two; nine clerks of class one; one messenger; and one laborer; in all, forty-seven thousand nine hundred and sixty dollars.

FIRST AUDITOR.—For the First Auditor of the Treasury, three thousand dollars; chief clerk, two thousand dollars; three clerks of class four; ten clerks of class three; eight clerks of class two; thirteen clerks of class one; one messenger; one assistant messenger; and one laborer; in all, fifty-five thousand four hundred and eighty dollars.

SECOND AUDITOR.—For Second Auditor, three thousand dollars; chief clerk, two thousand dollars; six clerks of class four; and, for additional to disbursing clerk, two hundred dollars; forty clerks of class three; seventy-nine clerks of class two; sixty clerks of class one; one messenger; five assistant messengers; and seven laborers; in all, two hundred and seventy-two thousand and eighty dollars.

THIRD AUDITOR.—For Third Auditor, three thousand dollars; chief clerk, two thousand dollars; eleven clerks of class four; twenty-six clerks of class three; eighty-two clerks of class two; forty-four clerks of class one; ten copyists, at nine hundred dollars each; two messengers; two assistant messengers; and five laborers; in all two hundred and forty-nine thousand seven hundred and twenty dollars.

FOURTH AUDITOR.—For the Fourth Auditor, three thousand dollars; chief clerk, two thousand dollars; five clerks of class four; eighteen clerks of class three; eleven clerks of class two; ten clerks of class one; six female clerks, at nine hundred dollars each; one messenger; one as-
sistant messenger; and two laborers; in all, seventy-eight thousand six hundred dollars.

FIFTH AUDITOR.—For the Fifth Auditor, three thousand dollars; chief clerk, two thousand dollars; four clerks of class four; seven clerks of class three; seven clerks of class two; nine clerks of class one; six copyists, at nine hundred dollars each; one messenger; one assistant messenger; and two laborers; in all, fifty-two thousand four hundred dollars.

AUDITOR OF THE TREASURY FOR THE POST-OFFICE DEPARTMENT.—For compensation of the Auditor of the Treasury for the Post-Office Department, three thousand dollars; chief clerk, two thousand dollars; nine clerks of class four, and, additional to one clerk of class four as disbursing clerk, two hundred dollars; sixty-two clerks of class three; sixty-nine clerks of class two; thirty-seven clerks of class one; one messenger; one assistant messenger; and eighteen laborers; also, fifteen female assorters of money-orders, at nine hundred dollars each; in all two hundred and eighty-nine thousand six hundred and twenty dollars.

For ten assorters of money-orders, ten thousand dollars.

TREASURER.—For compensation of the Treasurer of the United States, six thousand five hundred dollars; assistant treasurer, three thousand eight hundred dollars; cashier, three thousand eight hundred dollars; assistant cashier, three thousand five hundred dollars; five chiefs of division, at two thousand seven hundred dollars each; two principal book-keepers, one at two thousand six hundred dollars and one at two thousand five hundred dollars; two tellers, one at two thousand seven hundred dollars and one at two thousand six hundred dollars; one chief clerk, two thousand seven hundred dollars; four assistant tellers, at two thousand three hundred and fifty dollars each; thirteen clerks of class four; thirteen clerks of class three; nine clerks of class two; eight clerks of class one; sixty female clerks, at seven hundred and twenty dollars each; seven messengers; five male laborers, at seven hundred dollars each; and seven female laborers, at two hundred and forty dollars each; in all, one hundred and eighty thousand four hundred and sixty dollars.

REGISTER OF THE TREASURY.—For compensation of the Register of the Treasury, four thousand dollars; assistant register, two thousand dollars; chief clerk, two thousand dollars; seven clerks of class four; ten clerks of class three; fourteen clerks of class two; eight clerks of class one; eight copyists, at nine hundred dollars each; one messenger; two assistant messengers; and two laborers; in all, seventy-six thousand seven hundred and twenty dollars.

COMPTROLLER OF THE CURRENCY.—For Comptroller of the Currency, five thousand dollars; deputy comptroller, two thousand five hundred dollars; thirteen clerks of class four; fourteen clerks of class three; twelve clerks of class two; eleven clerks of class one; thirty-three female clerks; four messengers; four laborers; and two night-watchmen; in all, one hundred and twenty-one thousand six hundred and eighty dollars.

For the purpose of withdrawing from circulation the genuine notes of national banks which have been counterfeited, ten thousand dollars.

For expenses of special examinations of national banks, three thousand dollars.

COMMISSIONER OF INTERNAL REVENUE.—For Commissioner of Internal Revenue, six thousand dollars; one deputy commissioner, three thousand five hundred dollars, and one deputy commissioner, three thousand dollars; seven heads of divisions, at two thousand five hundred dollars each; one stenographer, at two thousand dollars; thirty clerks of class four; forty-five clerks of class three; fifty-two clerks of class two; eighteen clerks of class one; seventy-five copyists at nine hundred dollars each; five messengers; three assistant messengers; and fourteen laborers; in all, three hundred and forty-three thousand five hundred and forty dollars.
For dies, paper, and stamps, four hundred thousand dollars.

For salaries and expenses of collectors, two million one hundred and ninety thousand five hundred and forty-two dollars.

For salaries, expenses, and fees of supervisors, storekeepers, agents, surveyors, gaugers, and miscellaneous expenses, two million four hundred thousand dollars; and hereafter no gauger shall receive a greater compensation than six dollars per day.

For detecting and bringing to trial and punishment persons guilty of violating the internal revenue laws, or conniving at the same, including payments for information and detection of such violations, one hundred thousand dollars.

LIGHT-HOUSE BOARD.—For chief clerk of the Light-House Board, two thousand dollars; two clerks of class four; two clerks of class three; one clerk of class two; one clerk of class one; one female copyist; one messenger; and one laborer; in all, thirteen thousand eight hundred and sixty dollars.

BUREAU OF STATISTICS.—For the officer in charge of the Bureau of Statistics, two thousand five hundred dollars; chief clerk, two thousand dollars; eleven clerks of class four; seven clerks of class three; nine clerks of class two; four clerks of class one; five copyists, at nine hundred dollars each; one messenger; one laborer; and one charwoman, at four hundred and eighty dollars; in all, fifty-nine thousand four hundred and forty dollars.

TREASURY MISCELLANEOUS.—For stationery for the Treasury Department and its several Bureaus, fifty thousand dollars. For purchase of official postage-stamps, two hundred thousand dollars. Contingent expenses of the Treasury Department, namely:

- For arranging and binding canceled marine-papers, requisitions, and other important records, sealing ships' registers, for foreign postage, newspapers, books, hand-stamps, and repairs of the same, twelve thousand dollars.
- For investigations of accounts and records, including the necessary traveling-expenses, and for other traveling-expenses, four thousand dollars.
- For rent of buildings, thirteen thousand one hundred dollars.
- For care and subsistence of horses for office, and mail-wagons, including feeding and shoeing; and for wagons, harness, and repairs of same, five thousand four hundred dollars.
- For coal, wood, grates, grate-baskets and fixtures, stoves and fixtures, blowers, coal-hods, hearths, shovels, tongs, pokers, matches, and match-safes, fourteen thousand dollars.
- For gas, drop-lights and tubing, gas burners, brackets and globes, candles, lanterns, and wicks, twenty-two thousand one hundred and seventy-five dollars.
- For carpets, oil-cloth, matting, repairs, cleaning, and laying of the same, twelve thousand three hundred dollars.
- For desks, tables, and chairs, and shelving for files-rooms, and cases; repairs of furniture; boxes, rugs, chair-covers and caning, cushions, cloth for covering desks, locks, screws, hand-saws, turpentine, and varnish, twenty-two thousand seven hundred dollars.
- For washing towels, brooms, brushes, crash, cotton cloth, cane, chamois-skins, clusters, flour, keys, lye, matches, nails, oil, powders, sponge, soap, tacks, wall-paper, and the other miscellaneous expenses required for the current and ordinary business of the Department; and for repairs of machinery, baskets, spittoons, files, water-coolers, tumblers, ice-picks, bowls and pitchers, traps, thermometers, ventilators, towels, awnings and fixtures, alcohol, window-shades and fixtures, wire-screens, hemming towels, axes, bellows, chisels, canvas, candle-sticks, door and window...
fasteners, bells and bell-pulls, hammers, mallets, leather, gum, and other belting, stencil-plates, tools, whetstones, wire, and zinc, and other absolutely necessary expenses, twenty-one thousand eight hundred and twenty-five dollars.

INDEPENDENT TREASURY.

Office of the assistant treasurer at New York: For assistant treasurer, eight thousand dollars; for deputy assistant treasurer, three thousand six hundred dollars; cashier and chief clerk, four thousand two hundred dollars; chief of coin division, four thousand dollars; chief of note-paying division, three thousand dollars; chief of note-receiving division, three thousand dollars; chief of check division, three thousand dollars; chief of registered-interest division, two thousand eight hundred dollars; chief of coupon-interest division, two thousand five hundred dollars; chief of fractional-currency division, two thousand five hundred dollars; chief of bond division, two thousand four hundred dollars; chief of cancelled-check and record division, two thousand dollars; two clerks, at two thousand four hundred dollars each; six clerks, at two thousand two hundred dollars each; ten clerks, at two thousand dollars each; nine clerks, at one thousand eight hundred dollars each; four clerks, at one thousand seven hundred dollars each; four clerks, at one thousand six hundred dollars each; two clerks, at one thousand five hundred dollars each; ten clerks, at one thousand four hundred dollars each; three clerks, at one thousand two hundred dollars each; five messengers, at one thousand three hundred dollars each; one messenger, one thousand two hundred dollars; keeper of building, one thousand eight hundred dollars; chief detective, one thousand eight hundred dollars; assistant detective, one thousand four hundred dollars; three hall-men, at one thousand dollars each; six watchmen, at seven hundred and thirty dollars each; one engineer, one thousand dollars; one porter, nine hundred dollars; in all, one hundred and fifty thousand nine hundred and eighty dollars.

At Boston.

Office of the assistant treasurer at Boston: For assistant treasurer, five thousand dollars; for chief clerk, two thousand seven hundred dollars; paying teller, two thousand five hundred dollars; chief interest clerk, two thousand five hundred dollars; receiving teller, one thousand eight hundred dollars; first book-keeper, one thousand seven hundred dollars; second book-keeper, "depositor's" accounts, one thousand five hundred dollars; stamp and new fractional-currency clerk, one thousand eight hundred dollars; specie clerk, one thousand five hundred dollars; assistant specie clerk, one thousand four hundred dollars; two coupon clerks, at one thousand four hundred dollars each; fractional-currency-redeemption clerk, one thousand two hundred dollars; receipt clerk, one thousand two hundred dollars; assistant book-keeper, eight hundred dollars; money clerk, one thousand dollars; assistant currency-redeemption clerk, one thousand one hundred dollars; assistant currency-redeemption clerk, one thousand dollars; messenger and chief watchman, one thousand and sixty dollars; two watchmen, at eight hundred and fifty dollars each; in all, thirty-four thousand two hundred and sixty dollars.

At San Francisco.

Office of assistant treasurer at San Francisco: For assistant treasurer, six thousand dollars; for cashier, three thousand dollars; for book-keeper, two thousand five hundred dollars; for assistant cashier, two thousand dollars; for assistant book-keeper, two thousand dollars; for stamp clerk, two thousand four hundred dollars; for one clerk, one thousand eight hundred dollars; for three night-watchmen, at one thousand five hundred dollars each; for one day-watchman, nine hundred and sixty dollars; in all, twenty-two thousand seven hundred and sixty dollars.

At Philadelphia.

Office of assistant treasurer at Philadelphia: For assistant treasurer, five thousand dollars; for cashier and chief clerk, two thousand seven hundred dollars; book-keeper, two thousand five hundred dollars; chief
interest clerk, one thousand nine hundred dollars; assistant book-keeper, one thousand eight hundred dollars; coin teller, one thousand seven hundred dollars; chief registered-interest clerk, one thousand nine hundred dollars; assistant coupon clerk, one thousand six hundred dollars; fractional-currency clerk, one thousand six hundred dollars; two assistant registered-loan clerks, one at one thousand five hundred dollars and one at one thousand four hundred dollars; assistant coin teller, one thousand four hundred dollars; assistant fractional-currency clerk, one thousand four hundred dollars; receiving teller, one thousand three hundred dollars; assistant receiving teller, one thousand two hundred dollars; superintendent of building, one thousand one hundred dollars; seven female counters, at nine hundred dollars each; four watchmen, at nine hundred and thirty dollars each; in all, forty thousand and twenty-three dollars.

Office of assistant treasurer at Saint Louis: For assistant treasurer, five thousand dollars; chief clerk and teller, two thousand five hundred dollars; assistant teller, one thousand eight hundred dollars; book-keeper, one thousand five hundred dollars; assistant book-keeper, one thousand two hundred dollars; messenger, one thousand dollars; four watchmen, at seven hundred and twenty dollars each; in all, fifteen thousand seven hundred and eighty dollars.

Office of assistant treasurer at New Orleans: For assistant treasurer, four thousand five hundred dollars; for cashier, two thousand five hundred dollars; receiving teller, two thousand dollars; book-keeper, one thousand five hundred dollars; assistant book-keeper, one thousand two hundred dollars; porter, nine hundred dollars; two watchmen, at seven hundred and twenty dollars each; two night watchmen, at seven hundred and twenty dollars each; in all, nine thousand five hundred and sixty dollars.

Office of assistant treasurer at Charleston, South Carolina: For assistant treasurer, four thousand dollars; one clerk, one thousand eight hundred dollars; one clerk, one thousand six hundred dollars; one assistant messenger, seven hundred and twenty dollars; and two watchmen, at seven hundred and twenty dollars each; in all, nine thousand five hundred and sixty dollars.

Office of assistant treasurer at Baltimore: For assistant treasurer, five thousand dollars; for cashier, two thousand five hundred dollars; for three clerks, five thousand four hundred dollars; for three clerks, four thousand two hundred dollars; for two clerks, two thousand four hundred dollars; for one messenger, eight hundred and forty dollars; for five vault-watchmen, three thousand six hundred dollars; in all, twenty-three thousand nine hundred and forty dollars.

Office of assistant treasurer at Chicago: For assistant treasurer, five thousand dollars; for cashier, two thousand five hundred dollars; for paying teller, one thousand eight hundred dollars; for book-keeper and for receiving teller, at one thousand five hundred dollars each, three thousand dollars; for one clerk, one thousand two hundred dollars; for one messenger, eight hundred and forty dollars; for one watchman, seven hundred and twenty dollars; in all, fifteen thousand and sixty dollars.

Office of assistant treasurer at Cincinnati: For assistant treasurer, five thousand dollars; for cashier, two thousand dollars; for one book-keeper, one thousand eight hundred dollars; for assistant cashier, one thousand five hundred dollars; for check clerk and interest clerk, at one thousand two hundred dollars each; for fractional-currency clerk, one thousand dollars; for one messenger, six hundred dollars; for one night-watchman, seven hundred and twenty dollars; two watchmen, at one thousand twenty dollars each; in all, fifteen thousand two hundred and sixty dollars.

Office of depositary at Louisville: For cashier, two thousand dollars; for assistant cashier, one thousand two hundred dollars; for book-keeper, one thousand five hundred dollars; for one watchman, seven hundred and twenty dollars; in all, five thousand four hundred and twenty dollars.
Office of depositary at Pittsburgh: For cashier, one thousand eight hundred dollars; book-keeper, one thousand four hundred dollars; one watchman, seven hundred and twenty dollars; in all, three thousand nine hundred and twenty dollars.

Office of depositary at Santa Fe: For depostary, in addition to his pay as receiver, two thousand dollars; one clerk, one thousand two hundred dollars; two watchmen, at seven hundred and twenty dollars each; in all, four thousand six hundred and forty dollars.

Office of depositary at Tucson, Arizona: For depositary, in addition to his pay as postmaster, one thousand five hundred dollars.

For compensation to designated depositaries at Buffalo, New York; Louisville, Kentucky; and Pittsburgh, Pennsylvania, for receiving, safely keeping, and paying out public money, at the rate of one-half of one per centum on the first one hundred thousand dollars, one-fourth of one per centum on the second one hundred thousand dollars, and one-eighth of one per centum on all sums over two hundred thousand dollars; any sum which may have been allowed to such depositaries for rent or any other contingent expenses in respect to the custody of such public money being deducted from such compensation before any payment shall be made therefor: Provided, That no compensation shall be allowed for the above services when the emoluments of the office of which said designated depositary is in commission amounts to the maximum compensation fixed by law; nor shall the amount allowed to any of said designated depositaries for such services, when added to the emoluments of the office of which he is in commission, be more than sufficient to make the maximum compensation fixed by law: And provided further, That the whole allowance to any designated depositary for such service shall not exceed one thousand five hundred dollars per annum, three thousand dollars.

For contingent expenses under the act of sixth of August, eighteen hundred and forty-six, for the collection, safe-keeping, transfer, and disbursement of the public money, one hundred thousand dollars: Provided, That no part of said sum shall be expended for clerical services or payment of employees of any nature or grade; and hereafter a detailed statement of the expenditure for the preceding fiscal year of all sums appropriated for contingent expenses in any Department or Bureau of the Government shall be presented to Congress at the beginning of each regular session.

For checks and check books for disbursing officers and others, and certificates of deposit for offices of the Treasurer and assistant treasurer and designated depositaries, thirteen thousand dollars.

For compensation to special agents to examine the books, accounts, and money on hand at the several sub-treasuries and depositories, including national banks acting as depositaries under the act of the sixth of August, eighteen hundred and forty-six, four thousand dollars.

UNITED STATES MINTS AND ASSAY-OFFICES.
For recoinage of gold coins, to meet the difference between the nominal and bullion value of gold coins now in the Treasury, reduced by natural abrasion below the legal limit, and to be recoined, to be expended under the direction of the Secretary of the Treasury, twenty thousand dollars.

MINT AT PHILADELPHIA.—For salaries of the superintendent, four thousand five hundred dollars; for the assayer, melter and refiner, coiner and engraver, at three thousand dollars each; the assistant assayer, assistant melter and refiner, and assistant coiner, at two thousand one hundred dollars each; cashier, two thousand five hundred dollars; chief clerk two thousand four hundred dollars; book-keeper, deposit-clerk, and weigh-clerk, at two thousand dollars each; and two clerks, at one thousand eight hundred dollars each; in all, thirty-seven thousand three hundred dollars.

For wages of workmen and adjusters, two hundred and fifty thousand dollars.

For incidental and contingent expenses, including new machinery and repairs, eighty-five thousand dollars.

MINT AT SAN FRANCISCO, CALIFORNIA.—For salaries of superintendent, four thousand five hundred dollars; assayer, melter and refiner, and coiner at three thousand dollars each; chief clerk two thousand five hundred dollars; cashier, two thousand five hundred dollars; four clerks, at one thousand eight hundred dollars each; in all, twenty-five thousand seven hundred dollars.

For wages of workmen and adjusters, two hundred and forty-one thousand dollars.

For material and repairs, fuel, lights, chemicals, and other necessaries, seventy-five thousand dollars.

MINT AT CARSON, NEVADA.—For salaries of superintendent, three thousand dollars; assayer, melter and refiner, and coiner, at two thousand five hundred dollars each; chief clerk, two thousand five hundred dollars; cashier and book-keeper, at two thousand dollars each; weighing clerk and voucher-clerk, at two thousand dollars each; computing clerk, two thousand dollars; assayer's clerk, one thousand six hundred dollars; in all, twenty-four thousand six hundred dollars.

For wages of workmen and adjusters, sixty-seven thousand dollars.

For material and repairs, fuel, light, charcoal, chemicals, and other necessaries, fifty-three thousand two hundred dollars.

MINT AT DENVER, COLORADO.—For salary of assayer in charge, two thousand five hundred dollars; melter, two thousand five hundred dollars; three clerks, at one thousand eight hundred dollars each; in all, ten thousand four hundred dollars.

For wages of workmen, fifteen thousand three hundred and thirty-five dollars.

For fuel, lights, acids, chemicals, crucibles, repairs, and other necessaries, five thousand dollars.

To re-open the branch-mint at New Orleans to be conducted hereafter as a mint, subject to the provisions and restrictions of the coinage act of eighteen hundred seventy-three, the following appropriations are made: For salaries of superintendent, three thousand five hundred dollars; assayer, who shall perform the duties of melter, two thousand five hundred dollars; wages of three workmen, three thousand dollars; for fuel, lights, acids, chemicals, and crucibles, two thousand dollars; and for repairs and apparatus necessary to put the mint in condition, five thousand dollars; in all, sixteen thousand dollars.

ASSAY-OFFICE AT NEW YORK.—For salary of superintendent, four thousand five hundred dollars; for assayer, three thousand dollars; for melter and refiner, three thousand dollars; chief clerk, two thousand eight hundred dollars; weighing clerk, two thousand eight hundred dollars; paying clerk, two thousand two hundred dollars; bar clerk, two thousand dollars; three clerks, at two thousand dollars each; and four clerks, at one thousand eight hundred dollars each; for assistants.
to superintendent in assayer’s room and weigh room, ten thousand dollars; in all, forty-three thousand five hundred dollars.

For wages of workmen, sixty-five thousand dollars.

For miscellaneous items and repairs, twenty thousand dollars.

ASSAY-OFFICE AT BOISE CITY, IDAHO.—For salaries of assayer in charge, two thousand five hundred dollars; melter, two thousand five hundred dollars; clerk, one thousand eight hundred dollars; in all, six thousand eight hundred dollars.

For wages of workmen, six thousand dollars.

For fuel, crucibles, chemicals, lights, freight, repairs, and other necessities, three thousand dollars.

ASSAY-OFFICE AT CHARLOTTE, NORTH CAROLINA.—For assayer in charge, one thousand eight hundred dollars; melter, one thousand five hundred dollars; wages of workmen, six hundred dollars; contingent expenses, one thousand five hundred dollars; in all, five thousand four hundred dollars.

GOVERNMENT IN THE TERRITORIES:

TERRITORY OF ARIZONA.—For salary of governor, three thousand five hundred dollars; chief justice and two associate judges, three thousand dollars each; secretary, two thousand five hundred dollars; interpreter and translator in the executive office, five hundred dollars; in all, fifteen thousand five hundred dollars.

For legislative expenses, namely: For per diem of members of council and house of representatives, and other officers and clerks and employees of the legislative assembly, twenty-five thousand six hundred dollars.

For contingent expenses, to be expended by the governor, one thousand dollars.

TERRITORY OF COLORADO.—For salaries of governor, chief justice and two associate judges, and secretary, fifteen thousand dollars.

For legislative expenses, namely: Rent, light, stationery, fuel, labor, and furniture, two thousand dollars.

For contingent expenses, to be expended by the governor, one thousand dollars.

TERRITORY OF DAKOTA.—For salaries of governor, chief justice and two associate judges, and secretary, fifteen thousand dollars.

For legislative expenses, namely: For per diem and mileage of members of council and house of representatives, and other officers, clerks, and employees, and extra compensation to the president of the council and to speaker of the house, and for postage for secretary’s office, sixteen thousand and ninety dollars.

For stationery and printing, and for paper for printing laws and journals for the assembly, and for miscellaneous printing for the secretary’s office and executive department, five thousand dollars.

For candles, lamps, and oil, rent, storage of government property, repairs of furniture, and incidental expenses, two thousand nine hundred and seventy-five dollars.

For contingent expenses, to be expended by the governor, one thousand dollars.

FOR THE DISTRICT OF COLUMBIA.—For salaries of the governor, three thousand dollars; secretary, two thousand dollars; four members of the board of public works, at two thousand five hundred dollars each; five members of the board of health, at two thousand dollars each; president and members of the council, two thousand eight hundred and eighty dollars; in all, twenty-seven thousand eight hundred and eighty dollars: Provided, That no part of the sum hereby appropriated shall be paid to any member of such board who shall hold any other office to which salary, compensation, or perquisites are attached under the authority of the United States or the authority of the District of Columbia.
TERRITORY OF IDAHO.—For salaries of governor, chief justice and two associate judges, and secretary, fifteen thousand dollars.
For legislative expenses: For per diem and mileage of the members and officers of the legislative assembly, rent of halls, fitting up halls and committee rooms, lights and fuel, printing during the session, publication of the laws and journals, stationery, furniture, rent of secretary's office and store house, twenty-five thousand five hundred and forty-eight dollars.
For contingent expenses, to be expended by the governor, one thousand dollars.

TERRITORY OF MONTANA.—For salaries of governor, chief justice and two associate judges, and secretary, fifteen thousand dollars.
For legislative expenses, namely: Rent, hire of porter, fuel, lights, stationery and printing, water, postage, and incidentals, two thousand two hundred and eighty-two dollars.
For contingent expenses, to be expended by the governor, one thousand dollars.

TERRITORY OF NEW MEXICO.—For salaries of governor, chief justice and two associate judges, secretary, and interpreter and translator in the executive office, fifteen thousand five hundred dollars.
For legislative expenses, namely: For rent, stationery, fuel, lights, printing, postage, hire of messenger, and other incidental expenses of the secretary's office, one thousand dollars.
For contingent expenses, to be expended by the governor, one thousand dollars.

TERRITORY OF UTAH.—For salaries of the governor, chief justice and two associate judges, and secretary, fifteen thousand dollars.
For legislative expenses, two thousand dollars.
For contingent expenses, to be expended by the governor, one thousand dollars.

TERRITORY OF WASHINGTON.—For salaries of the governor, chief justice and two associate judges, and secretary, fifteen thousand dollars.
For legislative expenses, namely: For rent, light, fuel, stationery, office furniture, repair of legislative halls, hire of messenger, and other incidental expenses, one thousand two hundred dollars.
For contingent expenses, to be expended by the governor, one thousand dollars.

TERRITORY OF WYOMING.—For salaries of the governor, chief justice and two associate judges, and secretary, fifteen thousand dollars.
For legislative expenses, namely: Rent, storage, light and fuel, postage, and incidental expenses, one thousand two hundred and fifty dollars.
For contingent expenses, to be expended by the governor, one thousand dollars.

And hereafter it shall be the duty of the secretary of each Territory to furnish estimates in detail for the lawful expenses thereof, to be presented to the Secretary of the Treasury on or before the first day of October of every year.

WAR DEPARTMENT.

For compensation of the Secretary of War, eight thousand dollars; one chief clerk at an annual compensation of two thousand five hundred dollars; one disbursing clerk at two thousand dollars; two chief clerks of divisions at two thousand dollars; seven clerks of class four; six clerks of class three; six clerks of class two; fifteen clerks of class one; two messengers, at eight hundred and forty dollars each; nine laborers, at seven hundred and twenty dollars; seven watchmen for northwest building, (executive) at seven hundred and twenty dollars each; in all seventy thousand three hundred dollars.
For contingent expenses of his office, twelve thousand dollars.
Examining rebel archives. For the purpose of examining the rebel archives and having copies furnished for the Government, six thousand six hundred dollars.

Office of Adjutant-General.

IN THE OFFICE OF THE ADJUTANT-GENERAL.—One chief clerk, at two thousand dollars; nine clerks of class four; fifteen clerks of class three; twenty-five clerks of class two; one hundred clerks of class one; three temporary clerks of class four; six temporary clerks of class three; twenty temporary clerks of class two; sixty temporary clerks of class one; ten messengers, at eight hundred and forty dollars; in all, three hundred and twenty thousand six hundred dollars.

For postage on official matter of the War Department and its Bureaus, one hundred and twenty thousand dollars.

For contingent expenses, eight thousand dollars.

Inspector General.

IN THE OFFICE OF THE INSPECTOR GENERAL.—One clerk of class four; one messenger, at eight hundred and forty dollars; in all, two thousand six hundred and forty dollars.

Quartermaster-General.

IN THE OFFICE OF THE QUARTERMASTER-GENERAL.—One chief clerk, at two thousand dollars; eight clerks of class four; ten clerks of class three; twenty-four clerks of class two; forty clerks of class one; eighteen copyists, at nine hundred dollars; one female messenger at thirty dollars per month; one messenger at eight hundred and forty dollars; eight laborers at seven hundred and twenty dollars; one engineer, at twelve hundred dollars; one fireman at seven hundred and twenty dollars; and five watchmen at seven hundred and twenty dollars each; six temporary clerks of class two; ten temporary clerks of class one; ten temporary copyists, at nine hundred dollars; in all, one hundred and seventy-two thousand and eighty dollars.

For contingent expenses, seven thousand dollars.

Paymaster-General.

IN THE OFFICE OF THE PAYMASTER-GENERAL.—One chief clerk, at two thousand dollars; seven clerks of class four; eight clerks of class three; fifteen clerks of class two; thirteen clerks of class one; one messenger, at eight hundred and forty dollars; four watchmen at seven hundred and twenty dollars; five laborers at seven hundred and twenty dollars; two temporary clerks of class two; three temporary clerks of class one; in all, seventy-seven thousand seven hundred and twenty dollars.

For contingent expenses, four thousand dollars.

Commissary General.

IN THE OFFICE OF THE COMMISSARY GENERAL.—One chief clerk, at two thousand dollars; two clerks of class four; four clerks of class three; five clerks of class two; twelve clerks of class one; one messenger, at eight hundred and forty dollars; three laborers, at seven hundred and twenty dollars; two watchmen, at seven hundred and twenty dollars; in all, thirty-seven thousand eight hundred and forty dollars.

For contingent expenses, namely: office-rent, repairs, and miscellaneous items, seven thousand dollars.

Surgeon-General.

IN THE OFFICE OF THE SURGEON-GENERAL.—One chief clerk, at two thousand dollars; six clerks of class four; four clerks of class three; eight clerks of class two; one hundred and fifteen clerks of class one, (twenty or whom shall be temporary;) one anatomist at the Army Medical Museum, at sixteen hundred dollars; one engineer, in division of records and museum, at fourteen hundred dollars; one messenger, at eight hundred and forty dollars; twenty-two watchmen and laborers, (six temporary,) at seven hundred and twenty dollars each; in all, one hundred and eighty-eight thousand and eighty dollars.

For contingent expenses, blank books, stationery, binding, rent, fuel, and including rent of Surgeon-General's Office and Army Medical Museum, seven thousand dollars.

Chief Engineer.

IN THE OFFICE OF THE CHIEF ENGINEER.—One chief clerk, at two thousand dollars; five clerks of class four; four clerks of class three; four clerks of class two; four clerks of class one; one messenger, at eight hundred and forty dollars; three laborers, at seven hundred and twenty dollars each; in all, thirty thousand and eighty dollars.

For contingent expenses, namely: for stationery, office-furniture, miscellaneous and incidental expenses, including professional books, maps, and two daily Washington newspapers, three thousand dollars.
IN THE OFFICE OF THE CHIEF OF ORDNANCE.—One chief clerk, at two thousand dollars; three clerks of class four; three clerks of class three; three clerks of class two; eight clerks of class one; one messenger at eight hundred and forty dollars; one laborer at seven hundred and twenty dollars; in all, twenty-seven thousand five hundred and sixty dollars.

For contingent expenses, namely; stationery, envelopes, wrapping-paper, for sending blanks to the arsenals, forts, permanent batteries, and troops in the field, telegrams, express-charges, and incidentals of a similar nature, furniture, matting, carpets, oil-cloth, professional books for Ordnance Department library, pamphlets and newspapers, two thousand dollars.

IN THE OFFICE OF MILITARY JUSTICE.—One chief clerk, at two thousand dollars; one clerk of class four; one clerk of class three; two clerks of class two; four clerks of class one; one messenger at eight hundred and forty dollars; in all, thirteen thousand eight hundred and forty dollars.

For contingent expenses, five hundred dollars.

IN THE SIGNAL-OFFICE.—Two clerks of class four; one messenger at eight hundred and forty dollars; in all, four thousand four hundred and forty dollars.

That it is further made the duty of the Secretary of War, when the reduction of clerks now employed shall take effect under the provisions of this act, to retain, as far as possible, such of the enlisted men and discharged soldiers as are now employed in the several Bureaus of said Department where the same can be done with a due regard to the dispatch of public business; and it is hereby made the duty of the Secretary of War to place such enlisted men so retained upon the civil list, so as to entitle them to promotion under the civil service regulations; and hereafter it shall be unlawful to allow or pay to any of the persons designated in this act any additional compensation from any source, whatever, or to retain, detail, or employ in any branch of the War Department in the city of Washington any persons other than those herein authorized except in the Signal-Office and the Engineer Corps, and except such commissioned officers as the Secretary of War may, from time to time, assign to special duties: Provided, That the Adjutant General is authorized to retain, during the next fiscal year, and no longer, such portion of his force of employees now on duty in his office, as may be actually necessary for the service thereof; but no new enlistments shall be made into the general service, and nothing in this act shall be so construed as to increase the aggregate force now employed in any office of the War Department; and it shall be the duty of the Secretary of War to reduce the number of temporary clerks and others authorized by this act as fast as the wants of the public service will permit.

WAR DEPARTMENT BUILDINGS.

For compensation of superintendent of the building occupied by the War Department (two hundred and fifty dollars) and for four watchmen and two laborers; in all, four thousand five hundred and seventy dollars.

For labor, fuel, lights, and miscellaneous items for the said building, eight thousand dollars.

For one engineer in charge of heating the War Department building, fourteen hundred dollars.

For superintendent of the building at the corner of Fifteenth and G streets occupied as the Quartermaster-General’s Office, two hundred and fifty dollars.

For superintendent of the building at the corner of Seventeenth and F streets (two hundred and fifty dollars) and for four watchmen and two laborers; in all, four thousand five hundred and seventy dollars.

For superintendent of building on Tenth street, occupied as the Surgeon-General’s Office, two hundred and fifty dollars.
For fuel for warming the entire building, and for operating the ventilating-fan in summer, repairs of steam warming and ventilating apparatus, pay of engineer and fireman, matting and oil cloth for halls, gas, whitewashing, and other incidental expenses, eight thousand dollars.

For superintendent of the building occupied by the Paymaster-General (two hundred and fifty dollars) and for five watchmen and two laborers; in all, five thousand two hundred and ninety dollars.

For rent of building and fuel and contingencies, twelve thousand five hundred dollars.

**NAVY DEPARTMENT.**

**Compensation of Secretary, clerks &c.**

For compensation of the Secretary of the Navy, eight thousand dollars; for compensation of the chief clerk of the Navy Department, at two thousand two hundred dollars, and, additional to chief clerk, three hundred dollars, to continue while there is no Assistant Secretary and no longer; one disbursing clerk, at two thousand dollars; four clerks of class four; four clerks of class three; two clerks of class two; three clerks of class one; two messengers; and two laborers; in all, thirty-five thousand six hundred and twenty dollars.

**Postage-stamps.**

For official postage-stamps for the Secretary's office and the Bureaus of the Navy Department, twenty thousand dollars.

**Stationery, &c.**

For stationery, furniture, newspapers, and miscellaneous items, five thousand dollars.

**BUREAU OF YARDS AND DOCKS.**—Chief clerk, one thousand eight hundred dollars; draughtsman, one thousand eight hundred dollars; one clerk of class four; two clerks of class three; one clerk of class two; one clerk of class one; one messenger; and one laborer; in all, twelve thousand seven hundred and sixty dollars.

For stationery, books, plans, drawings, labor, and miscellaneous items, one thousand eight hundred dollars.

**Equipment and Recruiting.**

For chief clerk, one thousand eight hundred dollars; one clerk of class three; one clerk of class two; two clerks of class one; one messenger; and one laborer; in all, eleven thousand nine hundred and sixty dollars.

For stationery, books, and miscellaneous items, eight hundred and fifty dollars.

**Navigation.**

For chief clerk, one thousand eight hundred dollars; one clerk of class three; one clerk of class two; one messenger; and one laborer; in all, six thousand three hundred and sixty dollars.

**Ordnance.**

For chief clerk, one thousand eight hundred dollars; draughtsman, one thousand eight hundred dollars; one clerk of class three; two clerks of class two; one clerk of class one; one messenger; and one laborer; in all, nine thousand five hundred and sixty dollars.

For stationery, books, and miscellaneous items, eight hundred dollars.

**Construction and Repair.**

For chief clerk, one thousand eight hundred dollars; draughtsman, one thousand eight hundred dollars; one clerk of class three; two clerks of class two; one clerk of class one; one messenger; and one laborer; in all, twelve thousand nine hundred and sixty dollars.

For stationery and miscellaneous items, eight hundred dollars.

**Steam-Engineering.**

For chief clerk, one thousand eight hundred dollars; draughtsman, one thousand eight hundred dollars; one clerk of class two; one assistant draughtsman, one thousand two hundred dollars; one messenger; and one laborer; in all, seven thousand seven hundred and sixty dollars.

For stationery and miscellaneous items, one thousand dollars.

**Provisions and Clothing.**

For chief clerk, one thousand eight hundred dollars; one clerk of class four; two clerks of class three; two clerks of class two; three clerks of class one; one messen-
For stationery and miscellaneous items, eight hundred dollars.

**BUREAU OF MEDICINE AND SURGERY.**—For one clerk of class four; one clerk of class three; one messenger; and one laborer; in all, four thousand nine hundred and sixty dollars.

For stationery and miscellaneous items, four hundred dollars.

For superintendent (two hundred and fifty dollars) and for five watchmen and two laborers for the building occupied by the Navy Department; in all, five thousand two hundred and ninety dollars.

For incidental labor, fuel, lights, and miscellaneous items for said building, seven thousand dollars.

**DEPARTMENT OF THE INTERIOR.**

For compensation of the Secretary of the Interior, eight thousand dollars; Assistant Secretary, three thousand five hundred dollars; chief clerk, two thousand five hundred dollars; ten clerks of class four, eight of whom may be paid two hundred dollars additional if the Secretary of the Interior deem it necessary and proper; six clerks of class three; six clerks of class two; six clerks of class one; three copyists; three messengers; two assistant messengers; and six laborers in his office; in all, sixty-nine thousand two hundred and eighty dollars.

For secretary to sign patents for public lands, one thousand five hundred dollars. For one captain of the watch, one thousand two hundred dollars, and twenty-eight watchmen for the general service of the Interior Department building, and all the bureaus therein, to be allotted to day or night service, as the Secretary of the Interior may direct, twenty-one thousand three hundred and sixty dollars.

For stationery, furniture, advertising, telegraphing, and miscellaneous items, including new books and books to complete broken sets, and cases and maps for library, seventeen thousand dollars.

For expenses of packing and distributing official documents, including salary of superintendent, five thousand dollars.

For rent and fitting-up of additional rooms for the use of the Pension Office, and for the Bureau of Education, sixteen thousand dollars.

For casual repairs of the Department building, including painting of iron fence, exterior of windows, doors, and south wing of the building, painting and kalsomining, and repairs to the roof, plumbing and gas-fitting, twenty thousand dollars.

For fuel, light, and salary of the engineer, assistant engineer, and repairs of the heating apparatus, twenty thousand dollars.

For official postage-stamps for the Department of the Interior, as follows:

For the office of the Secretary, eighteen thousand dollars; for the General Land Office, forty-one thousand dollars; for the Bureau of Education, ten thousand dollars; for the Bureau of Indian Affairs, ten thousand dollars; for the Patent Office, twenty thousand dollars; for the Pension Office, twenty-five thousand dollars; and for the National Museum in the Smithsonian Institution, one thousand dollars; in all, one hundred and twenty-five thousand dollars.

**GENERAL LAND-OFFICE.**—For Commissioner of the General Land Office, three thousand dollars; chief clerk, two thousand dollars; recorder, two thousand dollars; three principal clerks, at one thousand eight hundred dollars each; three clerks of class four; twenty-three clerks of class three; forty clerks of class two; forty clerks of class one; one draughtsman, one thousand six hundred dollars; one assistant draughtsman, one thousand four hundred dollars; two messengers; three assistant messengers; seven laborers; and two packers; in all, one hundred and seventy-one thousand nine hundred and twenty dollars. Also, for additional clerks, on account of military-bounty lands, namely: For principal clerk, two thousand dollars; one clerk of class
three; four clerks of class two; thirty-five clerks of class one; and two laborers; in all, fifty-two thousand six hundred and forty dollars: Provided, That the Secretary of the Interior, at his discretion, shall be, and he is hereby, authorized to use any portion of said appropriation for piece-work, or by the day, month, or year, at such rate or rates as he may deem just and fair, not exceeding a salary of one thousand two hundred dollars per annum.

Diagrams, stationery, &c.

For diagrams, stationery, parchment-paper, for land-patents, furniture and repairs of the same, miscellaneous items, including two of the city newspapers, to be filed, bound, and preserved for the use of the office, advertising, and telegraphing, thirty thousand dollars.

Indian Office.

INDIAN OFFICE.—For compensation of the Commissioner of Indian Affairs, three thousand dollars; chief clerk, two thousand dollars; five clerks of class four; eight clerks of class three; one stenographer, one thousand six hundred dollars; thirteen clerks of class two; eleven clerks of class one; four copyists, at nine hundred dollars each; one messenger; one assistant messenger; and one laborer; in all, sixty-five thousand six hundred and eighty dollars.

Miscellaneous.

For blank books, binding, stationery, fuel, lights, telegraphing, and miscellaneous items, including two city newspapers to be filed, bound, and preserved for the use of the office, eight thousand dollars.

Pension-Office.

PENSION-OFFICE.—For compensation of Commissioner of Pensions, three thousand dollars; deputy commissioner, two thousand five hundred dollars; chief clerk, two thousand dollars; medical referee, two thousand five hundred dollars; twenty-six clerks of class four; fifty-two clerks of class three; eighty-four clerks of class two; one hundred and twenty-two clerks of class one; twenty-five copyists, at nine hundred dollars each; one messenger; twelve assistant messengers; six laborers; one engineer, one thousand four hundred dollars; and one assistant engineer, one thousand dollars; in all, four hundred and forty-two thousand seven hundred dollars.

Contingent expenses.

For contingent expenses of the office, namely: For actual expenses of clerks, detailed to investigate suspected attempts at fraud, as provided by law, forty thousand dollars; for stationery, ten thousand dollars; for carpets, mats, furniture, awnings, and repairs of the same, five thousand dollars; for fuel, gas, engraving, and retouching plates; for bounty-land warrants, printing and binding the same; engraving and printing pension-certificates; and for other necessary expenses of the office, including two daily newspapers, eighteen thousand eight hundred dollars; in all, seventy-three thousand eight hundred dollars.

Patent Office.

UNITED STATES PATENT OFFICE.—For compensation of the Commissioner of the Patent Office, four thousand five hundred dollars; for assistant commissioner, three thousand dollars; for chief clerk, two thousand five hundred dollars; three examiners-in-chief, at three thousand dollars each; examiner in charge of interferences, two thousand five hundred dollars; trade-mark examiner, two thousand five hundred dollars; twenty-four principal examiners, at two thousand five hundred dollars each; twenty-four first assistant examiners, at one thousand eight hundred dollars each; twenty-four second assistant examiners, at one thousand six hundred dollars each; twenty clerks of class four; eight clerks of class three; thirty-one clerks of class two; and forty-five clerks of class one; also, for thirty permanent clerks, at one thousand dollars each; for forty permanent clerks, at nine hundred dollars each; for three skilled draughtsmen, at one thousand two hundred dollars each; for one messenger and purchasing clerk, one thousand dollars; for one skilled laborer, one thousand two hundred dollars; for eight attendants in model-room, at one thousand dollars each; for eight attendants in model-room, at nine hundred dollars each; for thirty laborers, at seven hundred and twenty dollars each; for six laborers, at six hundred dol-
lars each; in all, four hundred and thirty-seven thousand eight hundred dollars.

For contingent and miscellaneous expenses of the Patent Office, namely: For stationery, for use of office, repair of model cases, stationery portfolios for drawings, furniture and labor connected therewith, repair, papering, painting, carpets, ice, advertising, books for library, moneys refunded, printing engraved patent-heads, international exchanges, plumbing, gas-fitting, extra labor on indexes and abstracts for annual reports, fitting rooms, temporary clerks, laborers, and other contingencies, eighty thousand dollars; and no money appropriated by this paragraph shall be expended for advertising in newspapers published in the city of Washington other than the Patent-Office Official Gazette.

For photolithographing, or otherwise producing copies of drawings of current and back issues, for use of the office and for sale, including pay of temporary draughtsman, forty thousand dollars.

For photolithographing, or otherwise producing plates for the Official Gazette, including pay of employees engaged on the Gazette, and for making similar plates of patents issued between July first, eighteen hundred and sixty-nine, and January first, eighteen hundred and seventy-two, forty thousand dollars.

For photolithographing, or otherwise producing copies of the weekly issue of drawings, to be attached to patents and copies, forty thousand dollars.

For tracings of drawings preparatory to photolithographing back issues, thirty-five thousand dollars.

BUREAU OF EDUCATION.—For Commissioner of Education, three thousand dollars; chief clerk, two thousand dollars; one clerk of class four; one statistician, with the compensation of a clerk of class four; one clerk of class three; one translator, with the compensation of a clerk of class three; one clerk of class two; four copyists, at nine hundred dollars each; one messenger, eight hundred and forty dollars; and one watchman; in all, eighteen thousand three hundred and sixty dollars.

For contingent, namely: Stationery, two thousand dollars; cases for library, five hundred dollars; library, one thousand dollars; current educational periodicals, two hundred and fifty dollars; cases for official records, two hundred and fifty dollars; other current publications, two hundred and twenty-five dollars; completing valuable sets of periodicals and publications in the library, two hundred dollars; telegraphing and expressage, two hundred dollars; collecting statistics, and writing and compiling matter for annual and special reports, and editing and publishing circulars of information, eleven thousand dollars; fuel and lights, two hundred and seventy-five dollars; office-furniture, two hundred and fifty dollars; contingencies, one thousand and sixty dollars; in all, seventeen thousand two hundred and ten dollars.

SURVEYORS-GENERAL AND THEIR CLERKS.—For compensation of surveyor-general of Louisiana, two thousand dollars; and for the clerks in his office, two thousand five hundred dollars.

For surveyor-general of Florida, two thousand dollars; and for the clerks in his office, two thousand five hundred dollars.

For surveyor-general of Minnesota, two thousand dollars; and for the clerks in his office, eight thousand four hundred dollars.

For surveyor-general of the Territory of Dakota, two thousand dollars; and for the clerks in his office, six thousand three hundred dollars.

For surveyor-general of Kansas, two thousand dollars; and for the clerks in his office, nine thousand seven hundred dollars.

For surveyor-general of the Territory of Colorado, three thousand dollars; and for the clerks in his office, six thousand three hundred dollars.

For surveyor-general of the Territory of New Mexico, three thousand dollars; and for the clerks in his office, six thousand three hundred dollars.
For surveyor-general of California, three thousand dollars; and for the clerks in his office, twenty thousand dollars.

For surveyor-general of the Territory of Idaho, three thousand dollars; and for the clerks in his office, four thousand dollars.

For surveyor-general of Nevada, three thousand dollars; and for the clerks in his office, six thousand three hundred dollars.

For surveyor-general of Oregon, two thousand five hundred dollars; and for the clerks in his office, five thousand four hundred dollars.

For surveyor-general of the Territory of Washington, two thousand five hundred dollars; and for the clerks in his office, five thousand four hundred dollars.

For surveyor-general of Nebraska and Iowa, two thousand dollars; and for the clerks in his office, six thousand three hundred dollars.

For surveyor-general of the Territory of Montana, three thousand dollars; and for the clerks in his office, five thousand dollars.

For surveyor-general of the Territory of Utah, three thousand dollars; and for the clerks in his office, four thousand seven hundred dollars.

For surveyor-general of the Territory of Wyoming, three thousand dollars; and for the clerks in his office, six thousand seven hundred dollars.

For surveyor-general of the Territory of Arizona, three thousand dollars; and for the clerks in his office, four thousand dollars.

For recorder of land-titles in Missouri, five hundred dollars.

POST-OFFICE DEPARTMENT.

For compensation of the Postmaster-General, eight thousand dollars; three Assistant-Postmasters-General, at three thousand five hundred dollars each; superintendent of money-order system, three thousand dollars; superintendent of foreign mails, three thousand dollars; topographer of the Post-Office Department, two thousand five hundred dollars; chief of division for the office of mail-depredations, two thousand five hundred dollars; chief of division of dead-letters, two thousand five hundred dollars; chief of division of postal stamps, two thousand five hundred dollars; superintendent of Post-Office building and disbursing officer, two thousand three hundred dollars; chief clerk to the Postmaster-General, two thousand two hundred dollars; one chief clerk in money-order office, two thousand dollars; one chief clerk in office of superintendent of foreign mails, two thousand dollars; superintendent of blank-agency, one thousand eight hundred dollars; assistant superintendent of blank-agency, one thousand six hundred dollars; four assistants, at one thousand two hundred dollars each; one messenger of the Postmaster-General, nine hundred dollars; one messenger to each Assistant Postmaster-General, at eight hundred and forty dollars each; four assistant messengers, at seven hundred and twenty dollars each; captain of the watch, one thousand dollars; and nine watchmen and twenty-five laborers; one engineer, one thousand six hundred dollars; one assistant engineer, one thousand dollars; one carpenter one thousand two hundred and fifty dollars; one assistant carpenter one thousand dollars; one fireman and blacksmith, nine hundred dollars; one fireman at seven hundred and twenty dollars; one fireman and steam-fitter, at nine hundred dollars; three female laborers, at four hundred and eighty dollars each; one stenographer, one thousand eight hundred dollars; and for temporary clerks, ten thousand dollars; making, in all, four hundred and forty-three thousand eight hundred and ninety-two dollars.

Contingent expenses of the Post-Office Department: For stationery, nine thousand dollars; fuel for the General Post-Office building, includ-
ing the Auditor’s office, seven thousand four hundred dollars; for gas, four thousand five hundred dollars; plumbing and gas fixtures, three thousand dollars; telegraphing, three thousand dollars; painting, two thousand dollars; carpets, three thousand dollars; furniture, three thousand five hundred dollars; keeping of horses, and repair of carriage, wagons, and harness, one thousand two hundred dollars; hardware, eight hundred dollars; for rent of house numbered nine hundred and fifteen, E, street, north-west, four thousand two hundred dollars; miscellaneous items, seven thousand five hundred dollars; making, in all, forty-nine thousand one hundred dollars.

DEPARTMENT OF AGRICULTURE.

For compensation of Commissioner of Agriculture, three thousand dollars; chief clerk, two thousand dollars; entomologist, two thousand dollars; chemist, two thousand dollars; assistant chemist, one thousand six hundred dollars; superintendent of experimental gardens and grounds, two thousand dollars; statistician, two thousand dollars; disbursing clerk, one thousand eight hundred dollars; superintendent of seed-room, one thousand eight hundred dollars; librarian, one thousand eight hundred dollars; botanist, one thousand eight hundred dollars; microscopist, one thousand eight hundred dollars; four clerks of class four; five clerks of class three; six clerks of class two; seven clerks of class one; engineer, one thousand four hundred dollars; superintendent of folding-room, one thousand two hundred dollars; assistant superintendent of experimental garden and grounds, one thousand two hundred dollars; assistant superintendent of the seed-room, one thousand two hundred dollars; three copyists, at nine hundred dollars each; two attendants in museum, at one thousand dollars each; chief messenger, eight hundred and forty dollars; superintendent of the folding-room, one thousand two hundred dollars; two assistant messengers, at seven hundred and twenty dollars each; carpenter, at nine hundred and sixty dollars; three watchmen; and nine laborers; making, in all, seventy-seven thousand one hundred and eighty dollars.

For postage on seeds, reports, circulars, and letters, fifty-two thousand dollars.

For collecting agricultural statistics, and compiling and writing matter for monthly, annual, and special reports, fifteen thousand dollars.

Provided, That no part of this sum shall be paid to any person receiving at the same time other compensation as an officer or employee of the Department.

For purchase of new and valuable seeds and plants for distribution, sixty thousand dollars; and of this sum five thousand dollars shall be for purchase and distribution of cotton-seed; for expense of putting up the same, for labor, bagging, paper, twine, gum, and other necessary materials, five thousand dollars.

For completing library-cases, cases for museum, repairs of building, heating-apparatus, furniture, water and gas pipes, new furniture, carpets, and matting, four thousand two hundred dollars.

For labor on experimental garden, and for flower-pots, repairs to green-house, and purchase of new plants and seeds for the same, eight thousand dollars.

For stationery, two thousand dollars; for freight-charges, two thousand dollars; for fuel, two thousand dollars; for lights, six hundred dollars; for subsistence and care of horses, and repair of harness and carriage, one thousand five hundred dollars; for paper, twine, and gum for folding-room, five hundred dollars; for incidental and miscellaneous items, namely, for advertising, telegraphing, dry goods, soap, brushes, brooms, mats, oils, paints, glass, lumber, hardware, ice, and expenses in attending fairs, and care of stationery, four thousand dollars; in all, twelve thousand six hundred dollars.

For collecting and modeling specimens of fruits and vegetables, and collecting and preparing specimens for the museum and herbarium, two thousand dollars.
For chemicals and apparatus for the use of the chemical division, one thousand dollars.

For materials for the use of the microscopist, three hundred dollars.

For entomological works of reference, two hundred and fifty dollars; for botanical works of reference, two hundred and fifty dollars; for works on chemistry, mineralogy, and charts, two hundred and fifty dollars; for current agricultural works for the library, two hundred and fifty dollars; for miscellaneous agricultural periodicals, two hundred and fifty dollars; and for completion of sets, two hundred and fifty dollars; in all, one thousand five hundred dollars.

**JUDICIAL**

**UNITED STATES COURTS.**

For the Chief Justice of the Supreme Court of the United States, ten thousand five hundred dollars; and for eight associate or retired justices, ten thousand dollars each; in all, ninety thousand five hundred dollars.

For nine circuit judges, to reside in circuit, fifty-four thousand dollars.

For salary of the reporter of the decisions of the Supreme Court of the United States, two thousand five hundred dollars.

For salary of the marshal of the Supreme Court, three thousand five hundred dollars.

For salaries of the district judges of the United States, including the salaries of the retired judges of the eastern district of Texas, eastern district of Wisconsin, Massachusetts, and of the district of Delaware, one hundred and ninety-three thousand dollars.

For salaries of the chief justice of the supreme court of the District of Columbia and the four associate judges, twenty thousand five hundred dollars.

For compensation of the district attorneys of the United States, nineteen thousand three hundred and fifty dollars.

For compensation of the district marshals of the United States, eleven thousand nine hundred dollars.

For salary of the warden of the jail in the District of Columbia, two thousand dollars.

**COURT OF CLAIMS.**

For salaries of five judges of the Court of Claims, at four thousand five hundred dollars each; the chief clerk, three thousand dollars; and assistant clerk, two thousand dollars; bailiff, one thousand five hundred dollars; and messenger thereof; in all, twenty-nine thousand eight hundred and forty dollars.

For stationery, books, fuel, labor, and other contingent and miscellaneous expenses, three thousand dollars; for reporting the decisions of the court, clerical hire, labor in preparing and superintending the printing of the ninth volume of the Reports of the Court of Claims, to be paid on the order of the court, one thousand dollars.

For new cases for the files in the clerk's office, desks, and repairing old desks and tables there, and in the court-room, one thousand dollars.

To pay judgments of the Court of Claims, one million dollars.

**DEPARTMENT OF JUSTICE.**

**OFFICE OF THE ATTORNEY-GENERAL.**—For compensation of the Attorney-General, eight thousand dollars; Solicitor-General, seven thousand five hundred dollars; three Assistant Attorneys-General, at five thousand dollars each; one Assistant Attorney-General of Post-Office Department, four thousand dollars; solicitor of internal revenue, five thousand dollars; naval solicitor and judge-advocate-general, three thousand five hundred dollars; examiner of claims, three thousand five hundred dollars; law-clerk, three thousand dollars; chief clerk, two
thousand two hundred dollars; stenographic clerk, two thousand dol-
sumers; two assistant mess-
laborers; and two watchmen; in all, eighty thousand seven hundred and sixty dollars.

For contingent expenses of the Department, namely: For furniture and repairs, one thousand five hundred dollars; for care of and subsis-
tence of horses, one thousand four hundred dollars; repairs to carriages and harness, six hundred dollars; for law and miscellaneous books for the library of the Department, three thousand dollars; for the same for the Office of the Solicitor of the Treasury, one thousand dollars; for stationery, two thousand five hundred dollars; for miscellaneous expenditure, such as telegraphing, fuel, lights, and other necessaries, six thousand dollars; in all, sixteen thousand dollars. And the Attorney-General shall hereafter annually report to Congress, in detail, the items, amounts, and causes of expenditure of the contingent expenses of this Department.

OFFICE OF THE SOLICITOR OF THE TREASURY.—For compensation of the Solicitor of the Treasury, three thousand five hundred dollars; assistant solicitor, three thousand dollars; chief clerk two thousand dollars; four clerks of class four; two clerks of class three; three clerks of class two; two clerks of class one; one messenger; and one laborer; in all, twenty-seven thousand and sixty dollars.

For rent of the portion (four floors) of the building occupied by the Department of Justice, fourteen thousand dollars.

For official postage-stamps for the Department of Justice, ten thousand dollars.

That it shall be the duty of the heads of the several Executive Departments, and of the heads of the respective Bureaus therein, in the interests of the public service, to require of all clerks of class one and above, and of chiefs of divisions, such hours of labor as may be deemed necessary for the proper dispatch of the public business, not exceeding, however, the time for which said Departments are by law required to be open for business, any usage to the contrary notwithstanding.

SEC. 2. That every clerk of the circuit or district court of the United States, United States marshal, or United States district attorney, shall reside permanently in the district where his official duties are to be performed, and shall give his personal attention thereto; and in case any such officer shall remove from his district, or shall fail to give personal attention to the duties of his office, except in case of sickness, such office shall be deemed vacant: Provided, That in the southern district of New York said officers may reside within twenty miles of their districts.

SEC. 3. That no civil officer of the Government shall hereafter receive any compensation or perquisites, directly or indirectly, from the treasury or property of the United States beyond his salary or compensation allowed by law: Provided, That this shall not be construed to prevent the employment and payment by the Department of Justice of district attorneys as now allowed by law for the performance of services not covered by their salaries or fees.

SEC. 4. That the act entitled “An act limiting the appropriation of certain moneys for the preparation, issue, and re-issue of certain securities of the United States, and for other purposes,” approved May twenty-third, eighteen hundred and seventy-two, and all other acts and parts of acts making permanent appropriations for the expenses of the national loan, except the second section of the act approved July fourteenth, eighteen hundred and seventy, entitled “An act to authorize the refunding of the national debt,” are hereby repealed, this repeal to take place on the first day of July next; and hereafter the Secretary of the Treasury shall annually submit to Congress detailed estimates of

Contingent expenses.

Attorney-General to report annually to Congress expenditures of contingent fund of this Department.

Office of Solicitor of the Treasury.

Pay of Solicitor, clerks, &c.

Rent of offices for Department of Justice.

Postage-stamps.

Heads of Executive Departments and Bureaus to regulate hours of labor of clerks, &c.

Officers of United States courts to reside in their respective districts.

To give their personal attention to official duties.

Office to be deemed vacant, when.

Officers in southern district of New York.

Extra compensation to civil officers prohibited.

Restriction not to apply to district attorneys in certain cases.

Repeal of permanent appropriations for national loan.

Estimates to be submitted annually.
Expenses of national loan for year ending June 30, 1875—

In office of Secretary of the Treasury

In the Office of the Secretary of the Treasury.—Two principal clerks, at two thousand eight hundred dollars each; two assistant clerks, at two thousand four hundred dollars each; fourteen clerks of class four; eight clerks of class three; six clerks of class two; four clerks of class one; forty copyists, at nine hundred dollars each; eight messengers, at eight hundred and forty dollars each; twenty-one assistant messengers and laborers, at seven hundred and twenty dollars each; and twenty-two laborers, at not exceeding two dollars and twenty-five cents per day; making, in all, the sum of one hundred and thirty-four thousand nine hundred and thirty-three dollars and fifty cents.

In office of Treasurer

In the Office of the Treasurer:—Seventeen clerks of class four; six clerks of class three; five clerks of class two; nine clerks of class one; one hundred and forty-five counters and copyists, at nine hundred dollars each; nine messengers; and twenty-six assistant messengers and laborers; making, in all, the sum of two hundred and fourteen thousand seven hundred and eighty dollars.

In office of Register

In the Office of the Register of the Treasury: Five chiefs of divisions, at two thousand five hundred dollars each; one disbursing clerk, at two thousand dollars; twelve clerks of class four; twelve clerks of class three; four clerks of class two; five clerks of class one; one hundred counters and copyists, at nine hundred dollars each; eight messengers; six assistant messengers and laborers; making, in all, the sum of one hundred and sixty-seven thousand nine hundred and forty dollars.

In office of First Auditor

In the Office of the First Auditor of the Treasury: Four clerks of class four; three clerks of class three; three clerks of class two; and two clerks of class one; making, in all, the sum of eighteen thousand six hundred dollars.

Bureau of Engraving and Printing

Bureau of Engraving and Printing: Chief of the Bureau, five thousand dollars; for payment of employees at a per diem to be paid only for the time actually employed, viz: Two assistants, at eight dollars per day; one accountant, at seven dollars per day; eight clerks, at four dollars per day; five copyists, at not more than two dollars and ninety cents per day; and six messengers or laborers, at two dollars per day; thirty-one thousand six hundred and fifteen dollars.

Labor, (by the day or piece, &c.)

For labor, (by the day or piece or contract,) including labor of workmen skilled in engraving, transferring, plate-printing, and other specialties necessary for carrying on the work of engraving and printing notes, bonds, and other securities of the United States, the pay for such labor to be fixed by the Secretary of the Treasury at rates not exceeding the rates usually paid for such work, and for other expenses of engraving and printing notes, bonds, and other securities of the United States, eleven hundred and twenty-five thousand dollars.

For paper for notes, bonds, and other securities, including mill-expenses, boxing, and transportation, one hundred and seventy-five thousand dollars.

For the purchase of engravers' tools, dies, rolls, and plates, and for machinery and repairs of same, fifty thousand dollars.

For transportation of notes, bonds, and other securities of the United States, finished and unfinished, one hundred and fifty thousand dollars.

Sec. 5. That from and after the first day of July, eighteen hundred and seventy-four, and of each year thereafter, the Secretary of the Treasury shall cause all unexpended balances of appropriations which shall have remained upon the books of the Treasury for two fiscal years to be carried to the surplus fund and covered into the Treasury: Provided, That this provision shall not apply to permanent specific appropriations, appropriations for rivers and harbors, light-houses, fortifications,
public buildings, or the pay of the navy and marine corps; but the appropriations named in this proviso shall continue available until otherwise ordered by Congress, and this provision shall not apply to any unexpended balance of the appropriation made by the act approved December twenty-first, eighteen hundred and seventy-one, for expenses that may be incurred under articles one to nine of the treaty with Great Britain concluded May eighth, eighteen hundred and seventy-one, which balance the act approved March third, eighteen hundred and seventy-three, authorized to be expended to enable the President to fulfill the stipulations contained in the twentieth, twenty-second, twenty-third, twenty-fourth, and twenty-fifth articles of said treaty: And provided further, That this section shall not operate to prevent the fulfillment of contracts existing at the date of the passage of this act; and the Secretary of the Treasury shall, at the beginning of each session, report to Congress, with his annual estimates, any balances of appropriations for specific objects affected by this section that may need to be re-appropriated.

Approved, June 20, 1874.

CHAP. 329.—An act to provide for the election of Congressmen at large for the State of Alabama.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the two additional Representatives to Congress allowed to the State of Alabama according to the apportionment under the ninth census may be elected by the State at large, and the other Representatives to which the State is entitled by the districts as now prescribed by law in said State; unless the general assembly of Alabama shall otherwise provide before the time fixed by law for the election of Representatives to Congress from said State.

Approved, June 20, 1874.

CHAP. 330.—An act to authorize the issue of duplicate agricultural land scrip where the original has been lost or destroyed.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the provisions of the act of Congress of the twenty-third day of June, eighteen hundred and sixty, relating to the reissue of land warrants in certain cases, be, and the same are hereby extended so as to include the reissue of agricultural-college land scrip lost, cancelled or destroyed without the fault of the owner thereof, under such rules and regulations as the Secretary of the Interior may prescribe.

Approved, June 20, 1874.

CHAP. 331.—An act making additions to the fifteenth section of the act approved July 2, 1864, entitled “An act to amend an act entitled ‘An act to aid in the construction of a railroad and telegraph line from the Missouri River to the Pacific Ocean, and to secure to the Government the use of the same for postal, military, and other purposes,’ approved July 1, 1862.”

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there shall be, and is hereby, added to the fifteenth section of the act approved July second, eighteen hundred and sixty-four, entitled “An act to amend an act entitled ‘An act to aid in the construction of a railroad and telegraph line from the Missouri River to the Pacific Ocean, and to secure to the Government the use of the same for postal, military and other purposes;”
Approved July first, eighteen hundred and sixty-two,” the following
words, namely: “And any officer or agent of the companies authorized

to construct the aforesaid roads, or of any company engaged in operat-
ing either of said roads, who shall refuse to operate and use the road or
telegraph under his control, or which he is engaged in operating for all
purposes of communication, travel, and transportation, so far as the public
and the Government are concerned, as one continuous line, or shall refuse,
in such operation and use, to afford and secure to each of said roads equal
advantages and facilities as to rates, time, or transportation, without
any discrimination of any kind in favor of, or adverse to, the road or
business of any or either of said companies, shall be deemed guilty of a
misdemeanor, and, upon conviction thereof, shall be fined in any sum
not exceeding one thousand dollars, and may be imprisoned not less
than six months. In case of failure or refusal of the Union Pacific Rail-
road Company, or of said branches, to comply with the require-
ments of this act and the acts to which this act is amendatory, the party
injured or the company aggrieved may bring an action in the district
or circuit court of the United States in the Territory, district, or circuit
in which any portion of the road of the defendant may be situated, for
damages on account of such failure or refusal; and, upon recovery, the
plaintiff shall be entitled to judgment for treble the amount of all excess
of freight and fares collected by the defendant, and for treble the amount
damages sustained by the plaintiff by such failure or refusal; and for
each and every violation of or failure to comply with the requirements
of this act, a new cause of action shall arise; and in case of suit in any
such Territory, district, or circuit, process may be served upon any
agent of the defendant found in the Territory, district, or circuit in which
such suit may be brought, and such service shall be by the court held
to be good and sufficient; and it is hereby provided that for all the
purposes of said act, and of the acts amendatory thereof, the railway of
the Denver Pacific Railway and Telegraph Company shall be deemed
and taken to be a part and extension of the road of the Kansas Pacific
Railroad, to the point of junction thereof with the road of the Union
Pacific Railroad Company at Cheyenne, as provided in the act of March
third, eighteen hundred and sixty-nine.

Approved, June 20, 1874.

CHAP. 332.—An act to amend the act entitled an act transferring the control of certain
Territorial penitentiaries to the several Territories in which the same are located," approved January twenty-fourth, eighteen hundred and seventy-three.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the act entitled “An act
transferring the control of certain Territorial penitentiaries to the sev-
eral Territories in which the same are located," approved January
twenty-fourth, eighteen hundred and seventy-three, be, and the same is
hereby, amended by striking out the words Montana, Idaho, and Wyo-
ming wherever the same occur in said act, and the said act shall here-
after have no applicability to the Territories of Montana, Idaho, and
Wyoming.

SEC. 2. That the penitentiaries in the Territories of Montana, Idaho,
and Wyoming shall continue under the care and control of the marshal
of the United States for said Territories, under and pursuant to the pro-
visions of the act entitled "An act in relation to certain territorial pen-
itentiaries," approved January tenth, eighteen hundred and seventy-one;
which said last mentioned act is hereby revived and reenacted so far as
the same applies to the Territories of Montana, Idaho, and Wyoming.

Approved, June 20, 1874.
An act providing for publication of the revised statutes and the laws of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the existing contract or contracts between the Secretary of State on the part of the United States, and Charles C. Little, Augustus Flagg, Henry T. Miles, and John Bartlett, of Boston, known as the firm of Little, Brown and Company, dated the twenty-eighth day of May, eighteen hundred and sixty-six, and all other contracts between the United States or any officer thereof with said firm of Little, Brown and Company, respecting the printing or publication of the laws of the United States, are hereby declared to be determined, pursuant to the powers therein reserved.

SEC. 2. That the Secretary of State is hereby charged with the duty of causing to be prepared for printing, publication and distribution the revised statutes of the United States enacted at this present session of Congress; that he shall cause to be completed the head notes of the several titles and chapters and the marginal notes referring to the statutes from which each section was compiled and repealed by said revision; and references to the decisions of the courts of the United States explaining or expounding the same, and such decisions of State courts as he may deem expedient, with a full and complete index to the same. And when the same shall be completed, the said Secretary shall duly certify the same under the seal of the United States; and when printed and promulgated as hereinafter provided, the printed volumes shall be legal evidence of the laws and treaties therein contained, in all the courts of the United States, and of the several States and Territories.

SEC. 3. That the revision of the statutes of a general and permanent nature, with the index thereto, shall be printed in one volume, and shall be entitled and labeled "Revised Statutes of the United States;" and the revision of the statutes relating to the District of Columbia; to post-roads, and the public treaties in force on the first day of December, one thousand eight hundred and seventy-three, with a suitable index to each, shall be published in a separate volume, and entitled and labeled "Revised Statutes relating to District of Columbia and Post-Roads. Public Treaties."

SEC. 4. That the Secretary of State shall cause the two volumes to be stereotyped and such number of each volume to be printed and substantially bound at the Government Printing Office as he may deem needful, for public distribution as hereinafter provided, and for sale by his office.

SEC. 5. That he shall, in like manner, cause to be edited, printed, published and distributed pamphlet copies of the statutes of the present and each future session of Congress, to the officers and persons hereinafter provided, and bound copies of the laws of each Congress to the number of two thousand copies to be distributed in the manner now provided by law, and uniform with the said edition of the revised statutes.

SEC. 6. That at the close of every session of Congress the Secretary of State shall cause to be distributed pamphlet copies of the acts and resolves of Congress for that session, edited and printed in the manner aforesaid, as follows: To the President and Vice President of the United States, two copies each; to each Senator, Representative, and Delegate in Congress, one copy; to the librarian of the Senate, for the use of Senators, one hundred and twenty-six copies; to the librarian of the House, two hundred and fifty copies, for the use of Officers of the Army, two hundred copies; to the Secretary of State, including those for the use of legations and consulates, six hundred copies; to the Treasury Department, two hundred copies; to the War Department, including those for the use of officers of the Army, two hundred copies; to the Navy Department, including those for the use of officers of the Navy, one hundred copies; to the Department of the Interior, including those for the use of the surveyors-general and registers and receivers of public land offices, two hundred and fifty copies; to the Post-Office Department, fifty copies; to the
Department of Justice, including those for the use of the chief and associate justices, the judges and the officers of the United States and territorial courts, four hundred and twenty-five copies; to the Department of Agriculture, ten copies; to the Smithsonian Institution, five copies; to the Government Printing Office, two copies; to the governors and secretaries of Territories, one copy each; to be retained in the custody of the Secretary of State, one thousand copies; and ten thousand copies shall be distributed to the States and Territories in proportion to the number of Senators, Representatives, and Delegates in Congress to which they are at the time entitled.

SEC. 7. That after the close of each Congress the Secretary of State shall have edited, printed and bound a sufficient number of the volumes containing the Statutes at Large enacted by that Congress to enable him to distribute copies, or as many thereof as may be needed, as follows: To the President of the United States, four copies, one of which shall be for the library of the Executive Mansion, and one copy shall be for the use of the Commissioner of Public Buildings; to the Vice President of the United States, one copy; to each Senator, Representative, and Delegate in Congress, one copy; to the librarian of the Senate, for the use of Senators, one hundred and fourteen copies; to the librarian of the House, for the use of Representatives and Delegates, four hundred and ten copies; to the Library of Congress, fourteen copies, including four copies for the law library; to the Department of State, including those for the use of legations and consulates, three hundred and eighty copies; to the Treasury Department, including those for the use of officers of customs, two hundred and sixty copies; to the War Department, including a copy for the Military Academy at West Point, fifty copies; to the Navy Department, including a copy for the library at the Naval Academy at Annapolis, a copy for the library of each navy-yard in the United States, a copy for the library of the Brooklyn Naval Lyceum, and a copy for the library of the Naval Institute at Charlestown, Massachusetts, sixty-five copies; to the Department of the Interior, including those for the use of the surveyors-general and registers and receivers of public land offices, two hundred and fifty copies; to the Post-Office Department, fifty copies; to the Department of Justice, including those for the use of the chief and associate justices, the judges and the officers of the United States and territorial courts, four hundred and twenty-five copies; to the Department of Agriculture, five copies; to the Smithsonian Institution, two copies; to the Government Printing Office, one copy; and the Secretary of State, shall supply deficiencies and offices newly created.

SEC. 8. That the said printed copies of the said acts of each session and of the said bound copies of the acts of each Congress shall be legal evidence of the laws and treaties therein contained, in all the courts of the United States and of the several States therein.

SEC. 9. That the said laws of each session of Congress shall also be stereotyped and printed for sale as provided in respect to the said revised statutes. And the copies of the said revised statutes and of the said laws of each session of Congress, as issued from time to time, shall be respectively sold at the cost of the paper, press work and binding, with ten per cent thereof added thereto, to any person applying for the same. And the proceeds of all sales shall be paid into the Treasury.

SEC. 10. That the Secretary of State shall cause all the copies of the Revision of Indian treaties made by Thomas J. Durant, now printed to be bound, and the same shall be deposited with the Secretary of the Interior, for the use of the Departments and officers of the Government.

Approved, June 20, 1874.
CHAP. 334.—An act prohibiting the publication of the Revised Statutes of the United States in the newspapers at the expense of the United States

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the revised Statutes of the United States and no part thereof shall be published in the newspapers at the expense of the United States.

Approved, June 20, 1874.

CHAP. 335.—An act making appropriations for the payment of invalid and other pensions of the United States for the year ending June thirtieth, eighteen hundred and seventy-five.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby, appropriated, out of any money in the treasury not otherwise appropriated, for the payment of pensions for the fiscal year ending the thirtieth of June, eighteen hundred and seventy-five:

For Army pensions to invalids, widows, and dependent relatives, revolutionary pensions, and pensions to soldiers of the war of eighteen hundred and twelve, and for furnishing artificial limbs or apparatus for resection, with transportation or commutation therefor; also, for compensation to pension-agents, and the expenses of the several agencies, and for fees for preparing vouchers and administering oaths, as provided for by the acts of April twenty-fourth, eighteen hundred and sixteen; July fourth, eighteen hundred and thirty-six; February third, eighteen hundred and fifty-three; June third, eighteen hundred and forty-six; February twentieth, eighteen hundred and forty-eight; July twenty-ninth, eighteen hundred and forty-eight; ix, p. 126.

For Navy pensions to invalids, widows, and dependent relatives, and Navy pensions.

For Army pensions.

Provided, That the appropriation aforesaid for Navy pensions, and the other expenditures under that head, shall be paid from the income of the Navy pension-fund.

Approved, June 20, 1874.
To be paid from income of Navy pension fund, fees.

Provided further, That the fees for preparing vouchers and administering oaths, which are now by law thirty cents in each case, shall hereafter be twenty-five cents for the same and no more

Approved, June 20, 1874.

June 20, 1874. CHAP. 336.—An act to fix the time for the election of Representatives in the Forty-fourth Congress from the State of Mississippi.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the election for Representatives in the Forty-fourth Congress, from the State of Mississippi, shall be held on the first Tuesday after the first Monday in November, eighteen hundred and seventy-five, anything in the constitution or laws of said State to the contrary notwithstanding.

Approved, June 20, 1874.

June 20, 1874. CHAP. 337.—An act for the government of the District of Columbia, 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 provisions of law providing for an executive, for a secretary for the District, for a legislative assembly, for a board of public works, and for a Delegate in Congress in the District of Columbia are hereby repealed: Provided, That this repeal shall not affect the term of office of the present Delegate in Congress.

SEC. 2. That the President of the United States, by and with the advice and consent of the Senate, is hereby authorized to appoint a commission, consisting of three persons, who shall, until otherwise provided by law, exercise all the power and authority now lawfully vested in the governor or board of public works of said District, except as hereinafter limited; and shall be subject to all the restrictions and limitations now imposed by law on said governor or board; and shall have power to apply the taxes or other revenues of said District to the payment of the current expenses thereof, to the support of the public schools, the fire department, and the police, and to the payment of the debts of said District secured by a pledge of the securities of said District or board of public works as collateral, and also to the payment of debts due to laborers and employees of the District and board of public works; and for that purpose shall take possession and supervision of all the offices, books, papers, records, moneys, credits, securities, assets, and accounts belonging or appertaining to the business or interests of the government of the District of Columbia and the board of public works, and exercise the power and authority aforesaid; but said commission, in the exercise of such power or authority, shall make no contract, nor incur any obligation other than such contracts and obligations as may be necessary to the faithful administration of the valid laws enacted for the government of said District, to the execution of existing legal obligations and contracts, and to the protection or preservation of improvements existing, or commenced and not completed, at the time of the passage of this act. All taxes heretofore lawfully assessed and due or to become due shall be collected pursuant to law, except as herein otherwise provided; but said commissioners shall have no power to anticipate taxes by a sale or hypothecation of any such taxes, or evidence thereof: Provided, That nothing in this clause contained shall affect any provisions of law authorizing or requiring a deposit of certificates of assessment with the sinking fund commissioners of said District; and said commissioners are hereby author-
ized to abolish any office, to consolidate two or more offices, reduce the number of employees, remove from office, and make appointments to any office authorized by law; and the compensation of all officers and employees, except teachers in the public schools, and officers and employees in the fire department, shall be reduced twenty per centum per annum. Said commissioners shall each, before entering upon the discharge of his duties, take an oath to support the Constitution of the United States and to faithfully discharge the duties imposed upon him by law; and shall each give bond in the penal sum of fifty thousand dollars, to be approved by the Secretary of the Treasury, for the faithful discharge of the duties of his office; and shall each receive for his services a compensation at the rate of five thousand dollars per annum: Provided, That nothing in this act shall be construed to abate or in any wise interfere with any suit pending in favor of or against the District of Columbia; And provided further, That in suits hereafter commenced against the District of Columbia, process may be served on any one of said commissioners, until otherwise provided by law.

SEC. 3. That the President of the United States shall detail an officer of the Engineer Corps of the Army of the United States, who shall, subject to the general supervision and direction of the said board of commissioners, have the control and charge of the work of repair and improvement of all streets, avenues, sewers, roads, and bridges of the District of Columbia; and he is hereby vested with all the power and authority of, and shall perform the duties heretofore devolved upon, the chief engineer of the board of public works. He shall take possession of, and preserve and keep, all the instruments pertaining to said office, and all the maps, charts, surveys, books, records, and papers relating to said District, or to any of the avenues, streets, alleys, public spaces, squares, lots and buildings thereon, sewers, or any of them, as are now in or belonging to the office of said engineer of the board of public works, and shall, in books provided for that purpose, keep and preserve the records now required to be kept, and such as may be required by regulations of said board. He may, with the advice and consent of said board of commissioners, appoint not more than two assistant engineers from civil life, who shall each receive a salary of one thousand eight hundred dollars per annum, and shall be subject to his direction and control. He shall receive no additional compensation for such services. And he shall not be deemed by reason of anything in this act contained to hold a civil office under the laws of the United States. And no salary or compensation shall be paid to the surveyor of the District, or any of his subordinates, except such fees for special services as are allowed by law. And the offices of assistant surveyor and additional assistant surveyor of the District of Columbia are hereby abolished.

SEC. 4. That for the support of the government of the District of Columbia, and maintaining the credit thereof, for the fiscal year ending June thirtieth, eighteen hundred and seventy-five, there shall be levied upon all real estate in said District, except that belonging to the United States and to the District of Columbia, and that used for educational and charitable purposes, the following taxes, namely: Upon all such real estate in the city of Washington, three dollars on each one hundred dollars of the present assessed value thereof; upon all such real estate in the city of Georgetown, two dollars and fifty cents on each one hundred dollars of the present assessed value thereof; and upon all such real estate in the District of Columbia outside of the cities of Washington and Georgetown, two dollars on each one hundred dollars of the present assessed value thereof: which said taxes shall become due and payable on the first day of November, eighteen hundred and seventy-four, and, if not paid, shall be in arrears and delinquent from that date; and shall, except as herein modified, be assessed and collected as now provided by law for the assessment and collection of general taxes for the District of Columbia; and of the sums so collected, one fourth thereof shall be applied, first, to reimburse the United
States for its advances on account of interest, which shall have been paid by the United States on the funded debt of the District of Columbia and Washington and Georgetown, due and payable July first, eighteen hundred and seventy-four; and the remainder shall be used to pay deficiences in the various funds for the fiscal year ending June thirtieth, eighteen hundred and seventy-four. And all the remainder of said taxes not required for the aforesaid purposes shall be distributed for the purposes and in the proportions provided by the act of the legislative assembly of the District of Columbia, approved June twenty-sixth, eighteen hundred and seventy-three, entitled “An act imposing taxes for the fiscal year ending June thirtieth, eighteen hundred and seventy-four,” so far as said apportionment is not inconsistent with this act: Provided, That no evidence of debt issued by the District of Columbia, or any branch thereof, or by the board of public works, shall in any manner be received in payment for said taxes: And provided further, That no payment shall be made on account of the militia of said District, or for the purpose of erecting a District jail. Upon all payments of said taxes hereby imposed which shall be made in advance of the said first day of November, eighteen hundred and seventy-four, there shall be an abatement allowed of one per centum per month for each and every month so paid in advance; and that upon all said taxes which shall be delinquent and unpaid on said first day of November, there shall be added a penalty of one per centum to the amount thereof, to be collected with such taxes; and a like penalty of one per centum upon the amount thereof shall be added on the first day of each succeeding month to all of said taxes as are then delinquent and unpaid, to be collected as aforesaid. It shall be the duty of the collector of taxes to prepare a complete list of all taxes and property upon which the same are assessed in arrears on the first day of March next, and shall, within ten days thereafter, publish the same, with the notice of sale, in a newspaper published in said District, to be designated by said board of commissioners, for the time and in the manner required by the provisions of the act of the legislative assembly entitled “An act prescribing the duties of certain officers for the District of Columbia, and fixing their compensation,” approved August twenty-third, eighteen hundred and seventy-one. And all the provisions of said act as to the sale of property and the collection of taxes in arrears are hereby made applicable to the taxes hereby imposed and in arrears as aforesaid, except that the deed conveying the property so sold shall be executed by the said board of commissioners instead of the governor and the secretary.

SEC. 5. That a joint select committee shall be appointed, consisting of two Senators, to be appointed by the presiding officer of the Senate, and two members of the House, to be appointed by the Speaker of the House of Representatives, whose duty it shall be to prepare a suitable frame of government for the District of Columbia and appropriate draughts of statutes to be enacted by Congress for carrying the same into effect, and report the same to the two Houses, respectively, on the first day of the next session thereof; and they shall also prepare and submit to Congress a statement of the proper proportion of the expenses of said government, or any branch thereof, including interest on the funded debt, which should be borne by said District and the United States, respectively, together with the reasons upon which their conclusions may be based; and in the discharge of the duty hereby imposed, said committee is authorized to employ such assistance as it may deem advisable, at an expense not to exceed the sum of five thousand dollars; and said sum, or so much thereof as may be necessary, be, and the same is hereby, appropriated for that purpose.

SEC. 6. That it shall be the duty of the First Comptroller of the Treasury and the Second Comptroller of the Treasury of the United States, who are hereby constituted a board of audit, to examine and audit for settlement all the unfunded or floating debt of the District of
Columbia and of the board of public works, hereinafter specified, namely: first, the debt evidenced by sewer certificates; secondly, the debt purporting to be evidenced and ascertained by certificates of the auditor of the board of public works; thirdly, the debt evidenced by the certificates of the auditor and the comptroller of the District of Columbia; fourthly, claims existing or hereafter created for which no evidence of indebtedness has been issued, arising out of contracts, written or oral, made by the board of public works; fifthly, claims, for which no evidence of indebtedness has been issued, arising out of contracts, written or oral, made by or on behalf of the District of Columbia; sixthly, all claims for private property taken by the board of public works from the avenues, streets, and alleys of the cities of Washington and Georgetown; and, seventhly, all unadjusted claims for damages that may have been presented to the board of public works, pursuant to an act of the legislative assembly of the District of Columbia, entitled "An act providing for the payment of damages sustained by reason of public improvements or repairs," approved June twentieth, eighteen hundred and seventy-two, which last-named claims shall severally be examined and audited without regard to any examination heretofore made; and shall make a detailed and tabular statement of all claims presented, the persons or corporations owning the same, and the amount found to be due on account of each; together with a tabular statement of the funded debt of the District of Columbia and of the cities of Washington and Georgetown of every kind and character whatsoever, giving the date of issue, time of maturity, and the rate of interest. And it shall further be the duty of said board to ascertain the amount of sewer-tax or assessment paid by any person, persons, or corporation, under the act of the legislative assembly of said District, entitled "An act creating drainage and sewerage sections in the cities of Washington and Georgetown, in the District of Columbia, and providing for the payment of the construction of sewers and drains therein by assessments, and issuing certificates therefor," approved the twenty-sixth day of June, eighteen hundred and seventy-three, and to prepare a tabulated statement thereof. Said board of audit shall also issue to each claimant a certificate, signed by each of said board and countersigned by the comptroller of said District, stating the amount found to be due to each and on what account; and a register thereof shall be kept by said board, to be transmitted to Congress; and also by the comptroller of said District; and said board of audit shall also ascertain and report to Congress, at the next session thereof, the amount equitably chargeable to the street-railroad companies on account of paving along and within the tracks of said companies, pursuant to the charters of said companies or the acts of Congress relating thereto, together with their reasons therefor. It shall further be the duty of said board of audit to examine into and audit all of the accounts of the auditor and of the treasurer of the board of public works, and of the auditor, the treasurer, the collector, and the comptroller of the District of Columbia, from the date of the organization of said board and of the present government of said District; and for the purposes hereinbefore specified shall have the power to subpoena witnesses, administer oaths, and examine witnesses under oath, and shall have full access to all of the records, books, papers, and vouchers of every kind whatsoever of the board of public works and of the District of Columbia; and to the end that said books and accounts may be thoroughly examined, and the indebtedness of said District, and of the board of public works, and the state of the books and accounts of each of the officers aforesaid, may be accurately ascertained, shall employ one or more skillful and impartial accountants non-resident of the District of Columbia, and such other assistants as they may deem necessary, to make examination of said books, vouchers, and papers, and discharge their other duties under this act, and shall procure inspection of such bank books and papers as may be.

Tabular statement.

Amount of sewer-tax paid to be ascertained.

Tabulated statement.

Certificate to claimants.

Register to be transmitted to Congress.

Amounts chargeable to street-railroad companies.

Accounts to be examined and audited.

Powers of board of audit.

Employment of accountants, &c.

Inspection of bank books and papers.
Pay of accountants.

Oath.

Notice for presentation of claims.

Claims to be presented within ninety days.

Report to Congress.

Compensation of members of the board.

Sinking-fund commissioners.

Issuance of 50-year $3.50 bonds.

Bonds exempted from taxation.

Faith of the United States pledged.

Exchange of bonds for other indebtedness.

Annulment of certain powers granted by legislative assembly.

No property to be advertised or sold for sewer taxes.

Further issue of sewer certificates prohibited.

Members of existing commissions, except the governor, continued.

Approval of act of the legislative assembly.

necessary; and they are hereby authorized to allow for the services of such accountant or accountants and assistants such sums as they may deem proper which shall be paid by the Board of Commissioners out of the revenues of said District. And said accountant or accountants shall take an oath to faithfully discharge the duties imposed by this act. Said board of audit shall give notice for the presentation of the claims hereinbefore specified in such manner as may be deemed necessary; and no claim shall be audited or allowed unless presented within ninety days after the first publication of such notice, and said board shall make full report of all their acts and proceedings to the President, to be by him transmitted to Congress on the first day of the next session thereof. Each of the said officers constituting said board shall be paid the sum of two thousand dollars for his services under this act, out of the funds of said District, in addition to his present compensation.

Sec. 7. That the sinking-fund commissioners of said District are hereby continued; and it shall be the duty of said sinking-fund commissioners to cause bonds of the District of Columbia to be prepared, in sums of fifty and five hundred dollars, bearing date August first, eighteen hundred and seventy-four, payable fifty years after date, bearing interest at the rate of three and sixty-five hundredths per centum per annum, payable semi-annually, to be signed by the secretary and the treasurer of said sinking-fund commissioners and countersigned by the comptroller of said District, and sealed as the board may direct; which bonds shall be exempt from taxation by Federal, State, or municipal authority, engraved and printed at the expense of the District of Columbia, and in form not inconsistent herewith. And the faith of the United States is hereby pledged that the United States will, by proper proportional appropriations as contemplated in this act, and by causing to be levied upon the property within said District such taxes as will provide the revenues necessary to pay the interest on said bonds as the same may become due and payable, and create a sinking-fund for the payment of the principal thereof at maturity. Said bonds shall be numbered consecutively, and registered in the office of the comptroller of said District, and shall also be registered in the office of the Register of the Treasury of the United States, for which last named registration the Secretary of the Treasury shall make such provision as may be necessary. And said commissioners shall use all necessary means for the prevention of any unauthorized or fraudulent issue of any of such bonds. And the said sinking-fund commissioners are hereby authorized to exchange said bonds at par for like sums of any class of indebtedness in the preceding section of this act named, including sewer taxes or assessments paid, evidenced by certificates of the auditing board provided for in this act.

Sec. 8. That the authority conferred on the board of public works to issue additional certificates of indebtedness by section four of the act of the legislative assembly approved on the twenty-ninth day of May, eighteen hundred and seventy-three, is hereby annulled. No property shall be advertised for sale or sold for the collection of any assessment for sewer taxes authorized by the legislative assembly by the act entitled "An act creating drainage and sewerage sections in the cities of Washington and Georgetown, in the District of Columbia, and providing for the payment of the construction of sewers and drains therein by assessments and issuing certificates therefor" approved on the twenty-sixth day of June, eighteen hundred and seventy-three, until otherwise ordered by Congress; and it shall be unlawful to issue any further certificates of indebtedness authorized by said act.

Sec. 9. That no board or commission of which the governor is ex officio a member (the board of public works excepted) shall be abolished by this act, but the members of the same, other than the governor, shall constitute such board or commission.

Sec. 10. That the act of the legislative assembly of the District of Columbia entitled "An act to fund unsettled liabilities of the city of Washington, and providing for the issuing of the bonds, and levying and collecting taxes to pay the same" approved June twentieth, eighteen
een hundred and seventy-two, is hereby ratified and approved; but none of the bonds authorized by said act remaining unsold shall be negotiated or sold at less than par.

Approved, June 20, 1874.

CHAP. 338.—An act to provide for the apportionment of the Territory of Wyoming for legislative purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the apportionment of the Territory of Wyoming for the election of members of the next legislative assembly of said Territory shall be made by the Governor thereof, in accordance with the provisions of an act of Congress entitled “An act to provide a temporary government for the Territory of Wyoming,” approved July twenty-fifth, eighteen hundred and sixty-eight: Provided, That for the purpose of such apportionment it shall not be necessary to take a new or additional census or enumeration of said Territory: And

provided further, That the power hereby conferred upon the governor shall be continued in full force until an apportionment shall be made by the legislative assembly of said Territory, under the provisions of the organic act thereof.

Approved, June 20, 1874.

CHAP. 339.—An act to encourage the establishment of public marine schools.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy, to promote nautical education, is hereby authorized and empowered to furnish, upon the application in writing of the Governor of the State, a suitable vessel of the Navy, with all her apparel, charts, books, and instruments of navigation, provided the same can be spared without detriment to the naval service, to be used for the benefit of any nautical school, or school or college having a nautical branch, established at each or any of the ports of New York, Boston, Philadelphia, Baltimore, Norfolk, and San Francisco, upon the condition that there shall be maintained, at such port, a school or branch of a school for the instruction of youths in navigation, seamanship, marine enginey and all matters pertaining to the proper construction, equipment and sailing of vessels or any particular branch thereof: And the President of the United States is hereby authorized, when in his opinion the same can be done without detriment to the public service, to detail proper officers of the Navy as superintendents of, or instructors in, such schools: Provided, That if any such school shall be discontinued, or the good of the naval service shall require, such vessel shall be immediately restored to the Secretary of the Navy, and the officers so detailed recalled: And

provided further, That no person shall be sentenced to, or received at, such schools as a punishment or commutation of punishment for crime.

Approved, June 20, 1874.
Boundaries.

parallel line, to the southeast corner of Rush County; thence north to
the place of beginning, be, and hereby is, constituted a new land district,
to be called the western land district.

Arkansas Valley land district.

SEC. 2. That all the western portion of the State of Kansas, included
as follows, to-wit, commencing at the northeast corner of Barton County,
and running thence west to the northwest corner of said county; thence
south to the southwest corner of said county; thence west along the
fourth standard parallel line to the western boundary of the State;
thence south along said boundary-line to the southern boundary of the
State; thence east along said boundary-line to the southeast corner of
Barbour County; thence north to the place of beginning, be, and hereby
is, constituted a new land district, to be called the Arkansas Valley
land district; and shall, in addition, include in the district the lands
lying in Rice and Reno counties.

Registers and receivers.

SEC. 3. That the President, by and with the advice and consent of the
Senate, is hereby authorized to appoint a register and a receiver for each
of said districts who shall discharge like and similar duties and receive
the same amount of compensation allowed to other officers discharging
like duties in the other land offices of said State.

Approved, June 20, 1874.

June 20, 1874.

CHAP. 341.—An act to create an additional land district in the Territory of Colorado.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That all that part of the Terri-
tory of Colorado commencing at a point on the south boundary line of
Colorado Territory between ranges sixty-nine and seventy west of the
sixth principal meridian; thence running north to the northern bound-
ary of township twenty-eight south; thence west, on a line between
townships twenty-seven and twenty-eight south, to the western boundary
of range seventy-three west; thence north, on said boundary of range
seventy-three west, to a point where the line between townships forty-
eight and forty-nine north, New Mexico meridian, will intersect the
same; thence west, between said townships forty-eight and forty-nine
north, to the western boundary of the Territory; thence south, with said
boundary line, to the southwest corner of the Territory; thence east, on
the line of the southern boundary of the Territory, to the place of be-
coming, shall constitute a separate land district, to be called Del Norte
land district, the office of which shall be located at Del Norte, in Conejos
County: Provided, That the President of the United States may change
the location of said land office from time to time, as the public interest
may require.

SEC. 2. That the President shall appoint, by and with the advice and
consent of the Senate, a register and a receiver of public moneys for said
district; and said officers shall reside in the place where said land office
is located, and shall have the same powers and shall receive the same
fees and emoluments as the like officers now receive in the other land
districts in said Territory.

SEC. 3. That all persons in said district who, prior to the opening of
said Del Norte land office, shall have filed their declaratory statement
or application for pre-emption or homestead rights in any other land office
in said Territory, shall thereafter make proofs and entries at said Del
Norte land office; and all unfinished business in any other land office
relating exclusively to lands in said Del Norte land district shall be
transferred to said Del Norte land office when notified by the officers of
the opening thereof.

Approved, June 20, 1874.
CHAP. 342.—An act to create the Bozeman land district in the Territory of Montana.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all that portion of the Territory of Montana, lying east of the range line between ranges two and three west of the principal meridian and south of the first standard parallel north of the base line, of the public land surveys of said Territory, shall be constituted a separate land district, to be known as the Bozeman land district, the office of which shall be located at Bozeman, but may be changed from time to time, by the direction of the President of the United States, as the interests of the public service may require.

SEC. 2. That the President shall appoint, by and with the consent of the Senate, a register and a receiver of the public moneys of the United States for said district; and said officers shall reside in the place where the land office is located, and they shall have the same powers and receive the same emoluments as are or may be prescribed by law in relation to land officers of the United States in other Territories.

Approved, June 20, 1874.

CHAP. 343.—An act fixing the amount of United States notes, providing for a redistribution of the national-bank currency, 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 act entitled "An act to provide a national currency secured by a pledge of United States bonds, and to provide for the circulation and redemption thereof," approved June third, eighteen hundred and sixty four, shall hereafter be known as "the national-bank act."

SEC. 2. That section thirty one of the "the national-bank act" be so amended that the several associations therein provided for shall not hereafter be required to keep on hand any amount of money whatever, by reason of the amount of their respective circulations; but the money required by said section to be kept at all times on hand shall be determined by the amount of deposits in all respects, as provided for in the said section.

SEC. 3. That every association organized, or to be organized, under the provisions of the said act, and of the several acts amendatory thereof, shall at all times keep and have on deposit in the treasury of the United States, in lawful money of the United States, a sum equal to five per centum of its circulation, to be held and used for the redemption of such circulation; which sum shall be counted as a part of its lawful reserve, as provided in section two of this act; and when the circulating notes of any such associations, assorted or unassorted, shall be presented for redemption, in sums of one thousand dollars, or any multiple thereof, to the Treasurer of the United States, the same shall be redeemed in United States notes. All notes so redeemed shall be charged to the respective associations by which they were issued; but if any of such notes are deemed on presentation to Treasurer. To be charged to respective associations.

Monthly notice of redemptions. D e p o s i t w i t h Treasurer amount equal to notes redeemed, when.

Assistant treasurer and depositories to forward mutilated notes to Treasurer for redemption. Notes redeemed to be forwarded to associations.
Worn, mutilated, defaced, or rendered otherwise unfit for use, they shall be forwarded to the Comptroller of the Currency and destroyed and replaced as now provided by law: Provided That each of said associations shall reimburse to the Treasury the charges for transportation, and the costs for assorting such notes; and the associations hereafter organized shall also severally reimburse to the Treasury the cost of engraving such plates as shall be ordered by each association respectively; and the amount assessed upon each association shall be in proportion to the circulation redeemed, and be charged to the fund on deposit with the Treasurer: And provided further, That so much of section thirty-two of said national-bank act requiring or permitting the redemption of its circulating notes elsewhere than at its own counter except as provided for in this section, is hereby repealed.

SEC. 4. That any association organized under this act, or any of the acts of which this is an amendment, desiring to withdraw its circulating notes, in whole or in part, may, upon the deposit of lawful money, with the Treasurer of the United States in sums of not less than nine thousand dollars, take up the bonds which said association has on deposit with the Treasurer for the security of such circulating notes; which bonds shall be assigned to the bank in the manner specified in the nineteenth section of the national-bank act; and the outstanding notes of said association, to an amount equal to the legal-tender notes deposited, shall be redeemed at the Treasury of the United States, and destroyed as now provided by law: Provided, That the amount of the bonds on deposit for circulation shall not be reduced below fifty thousand dollars.

SEC. 5. That the Comptroller of the Currency shall, under such rules and regulations as the Secretary of the Treasury may prescribe, cause the charter-numbers of the association to be printed upon all national-bank notes which may be hereafter issued by him.

SEC. 6. That the amount of United States notes outstanding and to be used as a part of the circulating-medium, shall not exceed the sum of three hundred and eighty-two million dollars, which said sum shall appear in each monthly statement of the public debt, and no part thereof shall be held or used as a reserve.

SEC. 7. That so much of the act entitled “An act to provide for the redemption of the three per centum temporary loan certificates, and for an increase of national bank notes” as provides that no circulation shall be withdrawn under the provisions of section six of said act, until after the fifty-four millions granted in section one of said act shall have been taken up, is hereby repealed; and it shall be the duty of the Comptroller of the Currency, under the direction of the Secretary of the Treasury, to proceed forthwith, and he is hereby authorized and required, from time to time, as applications shall be duly made therefor, and until the full amount of fifty-five million dollars shall be withdrawn, to make requisitions upon each of the national banks described in said section, and in the manner therein provided, organized in States having an excess of circulation, to withdraw and return so much of their circulation as by said act may be apportioned to be withdrawn from them, or, in lieu thereof, to deposit in the Treasury of the United States lawful money sufficient to redeem such circulation, and upon the return of the circulation required, or the deposit of lawful money, as herein provided, a proportionate amount of the bonds held to secure the circulation of such association as shall make such return or deposit shall be surrendered to it.

SEC. 8. That upon the failure of the national banks upon which requisition for circulation shall be made, or of any of them, to return the amount required, or to deposit in the Treasury lawful money to redeem the circulation required, within thirty days, the Comptroller of the Currency shall at once sell, as provided in section forty-nine of the national-currency act approved June third, eighteen hundred and sixty-four,
bonds held to secure the redemption of the circulation of the association or associations which shall so fail, to an amount sufficient to redeem the circulation required of such association or associations; and with the proceeds, which shall be deposited in the Treasury of the United States, so much of the circulation of such association or associations shall be redeemed as will equal the amount required and not returned and if there be any excess of proceeds over the amount required for such redemption, it shall be returned to the association or associations whose bonds shall have been sold. And it shall be the duty of the Treasurer, assistant treasurers, designated depositaries, and national bank depositaries of the United States, who shall be kept informed by the Comptroller of the Currency of such associations as shall fail to return circulation as required, to assort and return to the Treasury for redemption the notes of such associations as shall come into their hands until the amount required shall be redeemed, and in like manner to assort and return to the Treasury, for redemption, the notes of such national banks as have failed, or gone into voluntary liquidation for the purpose of winding up their affairs, and of such as shall hereafter so fail or go into liquidation.

SEC. 9. That from and after the passage of this act it shall be lawful for the Comptroller of the Currency, and he is hereby required, to issue circulating-notes without delay, as applications therefor are made, not to exceed the sum of fifty-five million dollars, to associations organized, or to be organized, in those States and Territories having less than their proportion of circulation, under an apportionment made on the basis of population and of wealth, as shown by the returns of the census of eighteen hundred and seventy; and every association hereafter organized shall be subject to, and be governed by, the rules, restrictions, and limitations, and possess the rights, privileges, and franchises, now or hereafter to be prescribed by law as to national banking associations, with the same power to amend, alter, and repeal provided by "the national bank act." Provided, That the whole amount of circulation withdrawn and redeemed from banks transacting business shall not exceed fifty-five million dollars, and that such circulation shall be withdrawn and redeemed as it shall be necessary to supply the circulation previously issued to the banks in those States having less than their apportionment; And provided further, That not more than thirty million dollars shall be withdrawn and redeemed as herein contemplated during the fiscal year ending June thirtieth, eighteen hundred and seventy-five.

Approved, June 20, 1874.

CHAP. 344.—An act to provide for the establishment of life-saving stations and houses of refuge upon the sea and lake coasts of the United States, and to promote the efficiency of the life-saving service.

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 is hereby authorized to establish life-saving stations, life-boat stations, and houses of refuge, for the better preservation of life and property from shipwreck, at or in the vicinity of the following named points upon the sea and lake coasts of the United States, namely:

ON THE COAST OF DELAWARE.

Cape Henlopen, a complete life-saving station; Indian River, a complete life-saving station.

ON THE COAST OF MARYLAND.

Green Run Inlet, a complete life-saving station.

June 20, 1874.

Establishment of life-saving stations, &c.
Virginia; 
**ON THE COAST OF VIRGINIA.**

Chincoteague, a complete life-saving station; Watchapreague Inlet, a complete life-saving station; Hog Island, a complete life-saving station; Sandy Shoal Island, a complete life-saving station; Smith's Island, a complete life-saving station.

Florida; 
**ON THE COAST OF FLORIDA.**

About eighteen miles north of Indian River Inlet, a house of refuge; Gilbert's Bar, a house of refuge; near Orange Grove, a house of refuge; between Hillsborough and New River Inlet, a house of refuge; about ten miles south of New River Inlet, a house of refuge.

Washington Territory; 
**ON THE COAST OF WASHINGTON TERRITORY.**

Neah Bay, a life-boat station; Shoalwater Bay, a life-boat station; Cape Disappointment, a life boat station.

Oregon; 
**ON THE COAST OF OREGON.**

Cape Arago, a life-boat station.

California; 
**ON THE COAST OF CALIFORNIA.**

Humboldt Bay, a life-boat station; Point Reyes, a life-boat station; between Point Lobos and Point Sark Pedro, a life-boat station; Point Concepcion, near the light house, a life boat station.

Lake Ontario; 
**ON THE COAST OF LAKE ONTARIO.**

Mexico Bay, about seven miles westward of Stony Point, a complete life-saving station; Mexico Bay, about seven miles eastward of Nine Mile Point, a complete life-saving station; Oswego, a life-boat station; Charlotte, a life-boat station.

Lake Erie; 
**ON THE COAST OF LAKE ERIE.**

Buffalo, a life-boat station; Presque Isle, a complete life-saving station; Fairport, a life-boat station; Cleveland, a life-boat station; Marblehead, (Sandusky,) a life boat station.

Lake Huron; 
**ON THE COAST OF LAKE HURON.**

Point aux Barques, a complete life-saving station; Tawas, a complete life-saving station; Sturgeon Point, a complete life-saving station; North Point, Thunder Bay, a life-boat station; Forty-Mile Point, a complete life-saving station.

Lake Michigan; 
**ON THE COAST OF LAKE MICHIGAN.**

Beaver Island, a life-boat station; North Manitou Island, a life-boat station; Point aux Bec Scies, a complete life-saving station; Grande Pointe an Sauble, a complete life-saving station. Grand Haven, a life-boat station; Saint Joseph's, a life-boat station; Chicago, a life-boat station; Grosse Point a complete life-saving station; Racine, a life-boat station; Milwaukee, a life-boat station; Sheboygan, a life-boat station; Twin Rivers Point, a life-boat station.

Lake Superior; 
**ON THE COAST OF LAKE SUPERIOR.**

Between White Fish Point and Point an Sauble, four complete life saving stations.
SEC. 2. That the Secretary of the Treasury is hereby authorized, whenever, in his opinion, it may become necessary for the proper administration of the life-saving service, and the protection of the public property at the stations and houses of refuge herein authorized to be established, to appoint one superintendent for the coasts of Delaware and Virginia, one for the coast of Florida, one for the coasts of Lakes Erie and Ontario, one for the coasts of Lakes Huron and Superior, and one for the coast of Lake Michigan, and also a keeper for each of said stations and houses of refuge; and the said superintendents shall have the powers and perform the duties of inspectors of customs.

SEC. 3. That the compensation of each of the superintendents, to be appointed under the provisions of the preceding section, shall not exceed one thousand dollars per annum; and the compensation of the keepers shall not exceed two hundred dollars per annum, except that those employed at the houses of refuge on the Florida coast shall reside in said houses and receive a compensation at the rate of forty dollars per month.

SEC. 4. That the Secretary of the Treasury is hereby authorized to appoint an assistant to the superintendent of the coast of Long Island and Rhode Island, who shall perform the duties required of the superintendent at the life-saving stations within the State of Rhode Island, and reside on Block Island, and for his services he shall receive an annual salary of five hundred dollars.

SEC. 5. That the Secretary of the Treasury is hereby authorized to employ crews of experienced surfmen at such of the stations herein denominated complete stations and at such of the life-boat stations on the Pacific coast as he may deem necessary and proper, for such periods, and at such compensation, not to exceed forty dollars per month, as he may deem necessary and reasonable.

SEC. 6. That the Secretary of the Treasury may accept the services of volunteer crews of any of the life-boat stations herein authorized, who shall be subject to the rules and regulations governing the life-saving service; and a list of the names of each crew shall be kept in the office of the Secretary of the Treasury. Such volunteers shall receive no compensation except a sum of not more than ten dollars each for every occasion upon which they shall have been instrumental in saving human life, and such of the medals herein authorized as they may be entitled to under the provisions hereinafter made: Provided, That no payment shall be made to any person who shall not have actually participated in the efforts to save the life or lives rescued.

SEC. 7. That the Secretary of the Treasury is hereby directed to cause to be prepared medals of honor, with suitable devices, to be distinguished as life-saving medals of the first and second class, which shall be bestowed upon any persons who shall hereafter endanger their own lives in saving, or endeavouring to save lives from perils of the sea, within the United States, or upon any American vessel: Provided, That the medal of the first class shall be confined to cases of extreme and heroic daring; and that the medal of the second class shall be given in cases not sufficiently distinguished to deserve the medal of the first class: Provided, also, That no award of either medal shall be made to any person until sufficient evidence of his deserving shall have been filed with the Secretary of the Treasury and entered upon the records of the Department.

SEC. 8. That the Secretary of the Treasury is hereby authorized to make all necessary regulations for the government of the life-saving service not inconsistent with law.

SEC. 9. That the Secretary of the Treasury is hereby authorized to dispose of, to the best advantage, after due condemnation by board of demuned articles, such articles or materials belonging to the life-saving service as may, from long continued use or other cause, become unserviceable and the proceeds of such sale shall be covered into the Treasury.
SEC. 10. That from and after the first day of July, eighteen hundred and seventy-four, whenever any vessel of the United States has sustained or caused any accident involving the loss of life, the material loss of property, or any serious injury to any person, or has received any material damage affecting her seaworthiness or her efficiency, the managing owner, agent, or master of such vessel shall within five days after the happening of such accident or damage, or as soon thereafter as possible, send, by letter to the collector of customs of the district wherein such vessel belongs or of that within which such accident or damage occurred, a report thereof, signed by such owner, agent, or master, stating the name and official number (if any) of the vessel, the port to which she belongs, the place where she was, the nature and probable occasion of the casualty, the number and names of those lost, and the estimated amount of loss or damage to the vessel or cargo; and shall furnish, upon the request of either of such collectors of customs, such other information concerning the vessel, her cargo, and the casualty as may be called for; and if he neglect or refuse to comply with the foregoing requirements after a reasonable time, he shall incur a penalty of one hundred dollars.

Owners, &c., to notify probable losses to collectors. Penalty for neglect.

SEC. 11. That whenever the managing owner or agent of any vessel of the United States has reason, owing to the non-appearance of such vessel, or to any other circumstance, to apprehend that such vessel has been lost, he shall, as soon as conveniently may be, send notice, in writing, to the collector of customs of the port to which said vessel belonged, of such loss, and the probable occasion thereof stating the name and the official number (if any) of the vessel, and the names of all persons on board, so far as the same can be ascertained, and shall furnish, upon request of the collector of such port, such additional information as he may be able; and if he neglect to comply with the above requirements within a reasonable time, he shall incur a penalty of one hundred dollars.

Collectors to transmit reports to Secretary of Treasury. Penalty for neglect.

SEC. 12. That it shall be the duty of the collectors of customs to immediately transmit to the Secretary of the Treasury such reports and information as they may receive under the provisions of the two preceding sections, and they shall also report to the Secretary of the Treasury any neglect or refusal on the part of the managing owner, agent, or master of any vessel of the United States to comply with the requirements thereof.

SEC. 13. That the Secretary of the Treasury may, upon application therefor, remit or mitigate any penalty provided for in this act, or discontinue any prosecution to recover the same, upon such terms as he, in his discretion, shall think proper, and shall have authority to ascertain the facts upon all such applications in such manner and under such regulations as he may think proper; all penalties hereinbefore provided shall be prosecuted by indictment or information before the proper district court, for the use of the United States.

Approved, June 20, 1874.

CHAP. 345.—An act to correct the date of commission of certain officers of the Army.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President be, and he is hereby, authorized to nominate and promote William Myers to be major and quartermaster. Proviso.

William Myers to be promoted to be major and quartermaster. Proviso.
An act to ascertain the possessory rights of the Hudson's Bay Company and other British subjects within the limits which were the subject of the award of His Majesty the Emperor of Germany under the treaty of Washington of May eight, eighteen hundred and seventy-one, and for other purposes.

Whereas it was stipulated by article one of the treaty concluded at Washington on the fifteenth day of June, eighteen hundred and forty-six, between the United States and Great Britain, that the line of boundary between the territories of the United States and Her Britannic Majesty, from the point on the forty-ninth parallel of north latitude up to which it had already been ascertained, should be continued westward along said parallel of north latitude “to the middle of the channel which separates the continent from Vancouver's Island, and thence southerly through the middle of said channel and of Fuca Straits to the Pacific Ocean,” and whereas by article three of the treaty aforesaid, it was stipulated that “in the future appropriation of the territory south of the forty-ninth parallel of north latitude, as provided in the first article of this treaty, the possessory rights of the Hudson's Bay Company, and of all British subjects who may be in the occupation of land or other property lawfully acquired within the said territory, shall be respected;” and whereas by article thirty-four of the treaty concluded at Washington on the eighth day of May, eighteen hundred and seventy-one, the question of where “the boundary which runs southerly through the middle of the channel aforesaid” should be located was submitted to His Majesty the Emperor of Germany, whose decision was to be final and without appeal; and whereas by the award of His Majesty the Emperor of Germany of October twenty-first, eighteen hundred and seventy-two, said boundary was established, and it now devolves upon the United States to discharge its treaty obligations: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That a commissioner be appointed by the President of the United States, to make, and report to the Secretary of the Interior, a list of all British subjects who, on the fifteenth day of June, eighteen hundred and forty-six, were in the occupation of land, lawfully acquired, within the limits which were the subject of the award of His Majesty the Emperor of Germany, together with a description of the land actually occupied by each at said date; and said commissioner shall proceed to the vicinity of the land in question, and there receive proof of the occupancy of such land and of the mode by which such occupancy was acquired, after first giving reasonable notice as to the said matters to be so reported by him. Such proof shall consist of oral testimony, under oath and such documentary proofs as the said occupants may present. The testimony of all witnesses shall be reduced to writing and all documentary proof offered by the parties and received by the commissioner shall be attached to the deposition of the party offering such proofs, which testimony and proofs shall be submitted by said commissioner with his report, and such report shall be subject to review by the Secretary of the Interior, whose action thereon shall be final. For the purposes of this act, the said commissioner shall have authority to subpoena witnesses and to administer oaths and take testimony.

SEC. 2. That said commissioner shall receive for his services ten dollars per diem, together with traveling expenses at the rate of ten cents per mile for the distance actually traveled in the execution of said commission; and the sum of one thousand dollars is hereby appropriated from any unappropriated money in the Treasury to defray such expenses.

SEC. 3. That all British subjects whose claims shall be approved by the Secretary, as provided in section one of this act, shall be allowed to purchase from the United States the land so designated at any time within one year from such approval, at the ordinary minimum price per acre where the lands are situated outside railroad limits, and at double minimum price where the lands are within railroad limits.
Entries to be made, how.

SEC. 4. That such entries shall be according to legal subdivisions, so as to include the improvements of such occupants; and where two or more parties shall have improvements on the same smallest legal subdivision, they may make a joint entry thereof: Provided, That in case entry and payment are not made within one year from the date of such approval by the Secretary of the Interior, then all possessor rights named in article three of the treaty of June fifteenth, eighteen hundred and forty-six, shall be considered forfeited, and the lands shall thereafter be deemed and treated as a part of the public domain, to be disposed of as other lands.

Forfeiture of possessor rights.

Regulations.

SEC. 5. That it shall be the duty of the Secretary of the Interior to make all needful regulations to give effect to the provisions of this act.

Approved, June 20, 1874.

June 20, 1874.  

CHAP. 347.—An act directing the Secretary of the Treasury to report upon the necessity for a public building at Brooklyn, New York, and the cost of the same.

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 he is hereby, directed to report to Congress at the beginning of its next session whether the present needs of the Government require the erection of a public building at at Brooklyn, New York, and the estimated cost of the same, including the site.

Approved, June 20, 1874.

June 20, 1874.  

CHAP. 348.—An act granting to the Nevada County Narrow Gauge Railroad Company a right of way through the public lands for a railroad.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the right of way through the public lands be, and the same is hereby, granted to the Nevada County Narrow Gauge Railroad Company, a corporation organized under the laws of the State of California and having its principal place of business in Grass Valley, Nevada County, State of California, its successor and assigns, for a railroad from Colfax to Nevada City, by the most direct, practicable route, being a distance of about twenty miles. Said right of way is granted to said railroad to the extent of fifty feet in width on each side of said railroad where it may pass through the public domain, including the right to take, from the public lands adjacent, materials of earth, stone, and timber necessary for the construction thereof; also including grounds for station-buildings, workshops, depots, machine shops, switches, side tracks, turn tables, and water stations, to an amount not exceeding ten acres not mineral lands for each station, which stations shall not occur oftener than one in ten miles: Provided, That the grant hereby made shall not take effect on any lands to which any bona fide pre-emption or homestead claim has attached before the definite location of the line of road, and the designation of the lands to be appropriated under this law: Provided further, That within six months from the passage of this act the Nevada County Narrow Gauge Railroad Company shall file with the Secretary Of the Interior a map to be approved by him, exhibiting the line of the railroad of said company, as the same has been located and the ground to be occupied at the several stations; And provided further, That the said railroad shall be completed within four years from the passage of this act.

SEC. 2. That in case the right of way granted by this act extends through any canyon, pass, or defile, any other railroad corporation shall not be excluded from a passage through the same or over and upon the track of the constructed road upon equitable terms; and in case of dispute to the Secretary of the Interior, adjusted by the Secretary of the Interior, after hearing, upon reasona-
ble notice to the parties, whose decision may be enforced by a court of
competent jurisdiction; Provided, That this act shall not prevent other
railroads from crossing the same at grade, and provided further that the
right of Congress at any time to amend, alter or repeal this act is here-
by reserved.

Approved, June 20, 1874.

CHAP. 349.—An act amending the charter of the Freedman’s Savings and Trust
Company, 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 act of Congress ap-
proved March third, eighteen hundred and sixty-five, entitled “An act
to incorporate the Freedman’s Savings and Trust Company,” be, and
the same is hereby, so amended that hereafter it shall be the duty of
the trustees and officers of said company to make loans, to the extent
of one half the deposits by them received, upon bonds or notes secured
by first mortgages or deeds of trust upon unencumbered real estate, sit-
uate in the vicinity of the agency or branch of said company from which
such deposits are received, worth, upon cash appraisement, at least
double the amount of money loaned thereon. And the borrower shall
at his own expense, or the bank shall at the expense of the borrower,
keep the buildings upon said property insured in some good and sol-
vent company, to the amount of one half of their cash value for the
benefit of the Freedman’s Savings and Trust Company. The other half
they shall invest in United States bonds, or keep on deposit in some
national bank such sums as may be necessary to meet current payments.

SEC. 2. That it shall be the duty of said trustees and officers of said
company to collect, as speedily as may be done without prejudice to the
interests of the depositors, all sums of money by them loaned upon real
estate outside of the States from which received; and when collected,
and as the same may be collected, they shall loan such funds as directed
in the first section of this act.

SEC. 3. That when it shall appear that the interests of the depositors
may require it, it shall be lawful for the trustees of the corporation, by
and with the advice and consent of the Secretary of the Treasury, at
any time to close any of the agencies or branches of the corporation
paying to the depositors of such agencies or branches a pro rata amount
of the principal and interest which may be due them, and also a rata-
ble proportion of any surplus which may have accumulated under the
provisions of section eight of this act. And whenever it may be deemed
advisable, or when so ordered by Congress, the general business and
affairs of the corporation shall, in like manner, be closed up by the trust-
ees of the corporation, as provided for in section seven herein.

SEC. 4. That said trustees and officers of said company shall not loan
to any person or company at any one time more than ten thousand dol-
ars of the funds of said trust company.

SEC. 5. That every officer, clerk, or agent of the company who shall
embezzle, abstract, or wilfully misapply any of the money, funds, or
credits of the company, or shall, without authority of the trustees or
proper officers of the company, issue or put forth any pass book, certifi-
cate of deposit, or other evidence of indebtedness, draw any order, bill
of exchange, make any acceptance, assign any note, bond, draft, bill of
exchange, mortgage, or confess any judgment or decree whereby said
company may be charged with any liability, or be deprived of any of
its assets, or shall make any false entry in any book, report, or state-
ment of the company, or wilfully deceive any officer of the company, or
any agent appointed to examine the affairs or condition of the company,
shall be deemed guilty of a misdemeanor, and upon conviction thereof,
shall be punished by imprisonment for a period not exceeding five
years.
Limit to interest on deposits.

SEC. 6. That hereafter the officers or agents of said trust company shall not pay interest on the deposits exceeding five per centum.

Closing business.

SEC. 7. That whenever it shall be deemed advisable by the trustees of said corporation to close up its entire business, then they shall select three competent men, not connected with the previous management of the institution and approved by the Secretary of the Treasury, to be known and styled commissioners, whose duty it shall be to take charge of all the property and effects of said Freedman's Savings and Trust Company, close up the principal and subordinate branches, collect from the branches all the deposits they have on hand, and proceed to collect all sums due said company, and dispose of all the property owned by said company, as speedily as the interests of the corporation require, and to distribute the proceeds among the creditors pro rata, according to their respective amounts; they shall make a pro rata dividend whenever they have funds enough to pay twenty per centum of the claims of depositors.

Selection of commissioners.

Said commissioners, before they proceed to act, shall execute a joint bond to the United States, with good sureties, in the penal sum of one hundred thousand dollars, conditioned for the faithful discharge of their duties as commissioners aforesaid, and shall take an oath to faithfully and honestly perform their duties as such, which bonds shall be executed in presence of the Secretary of the Treasury, be approved by him, and by him safely kept; and whenever said trustees shall file with the Secretary of the Treasury a certified copy of the order appointing said commissioners, and they shall have executed the bonds and taken the oath aforesaid, then said commissioners shall be invested with the legal title to all of said property of said company, for the purposes of this act, and shall have full power and authority to sell the same, and make deeds of conveyance to any and all of the real estate sold by them to the purchasers. Said commissioners may employ such agents as are necessary to assist them in closing up said company, and pay them a reasonable compensation for their services out of the funds of said company; and the said commissioners shall retain out of said funds a reasonable compensation for their trouble, to be fixed by the Secretary of the Treasury and the Comptroller of the Currency and not exceeding three thousand dollars each per annum. Said commissioners shall deposit all sums collected by them in the Treasury of the United States until they make a pro rata distribution of the same.

Powers and duties.

SEC. 8. That from and after the passage of this act and until the first day of July, eighteen hundred and seventy-five, all the deposits made in said Trust Company shall be held as special deposits until July 1, 1875.

Investment of special deposits.

The investment of said deposits shall be made and held for the use and benefit of said depositors only; and it shall be the duty of said trustees on or before the first day of July, eighteen hundred and seventy-five, to make a full and complete statement of all the assets and liabilities of said company and lay the same before the Secretary of the Treasury, and if said Secretary and the trustees shall at that time after investigating the condition of said company believe the same to be solvent then the trustees and said Secretary shall issue an order declaring that thereafter all deposits shall be general; but said order shall in nowise effect the special deposits, unless said depositors shall in writing consent that said special deposits shall become general deposits. But if the Secretary and trustees of said company shall on the first day of July, eighteen hundred and seventy-six, or until the said Secretary and trustees deem it prudent to make said deposits general.

Approved, June 20, 1874.
An act making appropriations to supply deficiencies in the appropriations for the service of the Government for the fiscal years ending June thirtieth, eighteen hundred and seventy-three and eighteen hundred and seventy-four, 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 following sums be, and they are hereby, appropriated out of any money in the Treasury ending June 30, 1874, and for former years, and for other purposes, namely:

DEPARTMENT OF STATE.

FOREIGN INTERCOOURSE.

For rent of court-house and jail, with grounds appurtenant, in Jeddo, Japan, being a deficiency for the fiscal year ending June thirtieth, eighteen hundred and seventy-four, five thousand dollars.

For stationery, book-cases, arms of the United States, seals, presses, and flags, and payment of rent, freight, postage, and miscellaneous expenses, including loss by exchange thereon, being a deficiency for the fiscal year ending June thirtieth, eighteen hundred and seventy-one, as per accounts duly audited by the accounting officers of the Treasury, six hundred and sixty-eight dollars and sixty-four cents.

For interpreters to the consulates in China, Japan, and Siam, including loss by exchange, being a deficiency in the service of the fiscal year ending June thirtieth, eighteen hundred and seventy-three, as per accounts duly audited by the accounting officer of the Treasury, two thousand and thirty-seven dollars and twenty cents, and on account of the same for the fiscal year ending June thirtieth, eighteen hundred and seventy-two, one thousand and forty-six dollars and twenty-four cents; in all, three thousand and eighty-three dollars and forty-four cents.

For expenses for interpreters, guards, and other matters at the consulates at Constantinople, Smyrna, Candia, Alexandria, Jerusalem, and Beirut, in the Turkish dominions, being the amount required to pay accounts adjusted by the accounting officers of the Treasury for the fiscal year ending June thirtieth, eighteen hundred and seventy-three, one hundred and forty-eight dollars and eighty-two cents.

For salaries of consuls-general, consuls, vice-consuls, commercial agents, consular clerks, including loss by exchange, being a deficiency in the appropriation for the fiscal year ending June thirtieth, eighteen hundred and seventy-two, principally necessary to effect transfers in accounts based upon certificates of the accounting officers of the Treasury, nine thousand one hundred and sixty-six dollars and sixty cents.

For salaries of United States consuls for fiscal year eighteen hundred and seventy-two, being amount due F. A. Perkins, late United States consul at Tahiti, eighty-nine dollars.

For contingent expenses of United States consulates for the current fiscal year for rent arising from the allowance of twenty per centum provided by act of February twenty-second, eighteen hundred and seventy-three, instead of ten per centum, as heretofore, thirty-one thousand eight hundred and fifty dollars.

For contingent expenses due the late consul at La Paz, Bolivia, being a deficiency for the fiscal year ending June thirtieth, eighteen hundred and seventy-one, one hundred and fifty-five dollars and forty-two cents.

That the unexpended balance of the appropriation for a lithographic press and necessary materials, and for lithographic pressmen and laborers, in the act making appropriations for sundry civil expenses of the Government for the fiscal year eighteen hundred and seventy-four, and for other purposes, approved March third, eighteen hundred and seventy-four, and for other purposes, namely:

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June 22, 1874.

Deficiency appropriation for year ending June 30, 1874.
For contingent expenses under the act of the sixth of August, eighteen hundred and forty-six, for the collection, safe-keeping, transfer, and disbursement of the public revenue, being amount required to pay accounts audited and found due by the accounting officers of the Treasury for the fiscal year ending June thirtieth, eighteen hundred and seventy-three, seven hundred and forty-seven dollars and thirty-four cents; and of the unexpended balance of the appropriation for compensation of designated depositaries, made by the act of March third, eighteen hundred and seventy-three, for ten thousand dollars, the sum of one thousand five hundred dollars is hereby authorized to be paid for services of the designated depositary at Buffalo, New York, during the fiscal year ending June thirtieth, eighteen hundred and seventy-one.

For contingent expenses under the same act for the fiscal year eighteen hundred and seventy-four, for offices of the various assistant treasurers and depositaries of the United States, eight thousand dollars.

To pay Charles Clinton, for salary as assistant treasurer of the United States at New Orleans, for the fiscal year ending June thirtieth, eighteen hundred and seventy-two, five hundred dollars.

**UNITED STATES MINTS AND ASSAY-OFFICES.**

**Mint at Philadelphia:**
- For wages of workmen and adjusters, thirty-five thousand dollars.
- For incidental and contingent expenses, eight thousand dollars.
- For freight on bullion and coins, five thousand dollars.
- For wastage in refining silver, one thousand one hundred and three dollars.

**Mint at San Francisco:**
- For wages of workmen, sixty-one thousand dollars.
- For incidental and contingent expenses, thirteen thousand dollars.
- For incidental and contingent expenses of the mint at San Francisco for the fiscal year ending June thirtieth, eighteen hundred and seventy-three, one thousand one hundred and sixty-eight dollars and two cents.

**Mint at Carson, Nevada:**
- For wages of workmen and adjusters, sixteen thousand six hundred dollars.
- For incidental and contingent expenses, twenty-three thousand four hundred dollars.
- For new machinery and repairs, twenty-five thousand dollars.

**Assay-office at New York:**
- For wages of workmen, twenty-five thousand dollars.
- For incidental and contingent expenses, thirty-three thousand dollars.

**Assay-office at Boise City, Idaho Territory:**
- For incidental and contingent expenses, being amount required to meet overpayments for the fiscal year ending June thirtieth, eighteen hundred and seventy-three, eight hundred and sixteen dollars and nine cents.
For incidental and contingent expenses, being amount required to complete the service of the present fiscal year, one thousand dollars.

For amount required to pay Alexander Rossi for services as assayer during the months of April and May, eighteen hundred and seventy-two, one hundred and eighty-four dollars.

**TERRITORIAL.**

To provide for the increased compensation of the governors and secretaries of the several Territories during the fiscal year ending June thirtieth, eighteen hundred and seventy-four, authorized by act of January twenty-third, eighteen hundred and seventy-three, the following sums are hereby appropriated, to wit:

For the Territory of Arizona, for salary of governor, one thousand dollars; for salary of secretary, five hundred dollars; Territory of Colorado, for salary of governor, one thousand dollars; for salary of secretary, seven hundred dollars; Territory of Dakota, for salary of governor, one thousand dollars; for salary of secretary, five hundred dollars; Territory of Idaho, for salary of governor, one thousand dollars; for salary of secretary, five hundred dollars; Territory of Montana, for salary of governor, one thousand dollars; for salary of secretary, five hundred dollars; Territory of New Mexico, for salary of governor, one thousand dollars; for salary of secretary, five hundred dollars; Territory of Washington, for salary of governor, five hundred dollars; for salary of secretary, five hundred dollars; in all, thirteen thousand one hundred dollars.

For legislative expenses of the Territory of Montana, being deficiency for per diem and mileage, of the members, officers, and employees of the legislative assembly which convened on January fifth and adjourned on the thirteenth of February, eighteen hundred and seventy-four, five thousand and fifty-two dollars and thirty-two cents. Extraordinary session of the territorial legislature of any Territory, whereupon the same is now authorized by law, shall be called until the reasons for the same have been presented to the President of the United States, and his approval thereof has been duly given.

For legislative expenses, required to pay vouchers in the office of the First Auditor, being a deficiency for the fiscal year eighteen hundred and sixty-nine, one thousand eight hundred and forty-eight dollars and seventy-five cents; and for the same, being a deficiency for the fiscal year eighteen hundred and sixty-eight, three hundred and sixteen dollars; and for the same, being a deficiency for the fiscal year eighteen hundred and sixty-seven, two hundred and thirty dollars.

For rent of the office of the governor of the Territory being a deficiency for the fiscal years eighteen hundred and sixty-nine and eighteen hundred and sixty-seven, two thousand and thirty dollars; and for the amount due the late secretary of the Territory for salary from October first, eighteen hundred and seventy, to January sixteenth, eighteen hundred and seventy-one, being a deficiency for the fiscal year

eighteen hundred and seventy-one, five hundred and eighty-eight dollars and eighty-nine cents.

To enable the accounting officers of the Treasury to pay George A. Batchelder, late secretary of Dakota Territory, for expenditures incurred by him during the fiscal year eighteen hundred and seventy-two, three hundred and forty-five dollars and thirty-seven cents.

For legislative expenses of Dakota Territory, for fiscal year eighteen hundred and seventy-two, being amount required to pay Brooking and Carney for articles furnished the late secretary of Dakota, as per finding of the accounting officers of the Treasury, seventy-one dollars.

For amount due by the United States to the District of Columbia, for one-third of the entire cost of maintaining the fire-department from January thirty-first, eighteen hundred and seventy-three, to June thirtieth, eighteen hundred and seventy-four, thirty-four thousand two hundred and ninety-one dollars and sixty-six cents.

For repairing the United States penitentiary building at Laramie City, Wyoming Territory, damage by fire in September, eighteen hundred and seventy-three, to be expended by the Attorney-General, two thousand nine hundred and eighteen dollars and eight cents.

For the legislative expenses of Idaho Territory, being for fuel, rent, and furniture for both houses of the territorial assembly, light, public and official printing, stationery, repairing, care of legislative furniture, stoves, official postage stamps, and seals, three thousand four hundred and twenty-five dollars.

For the legislative expenses of New Mexico, to pay balances due Juan C. Romero, salary as member of the assembly, sixty-six dollars; William F. M. Amy, late secretary of the Territory, ninety-four dollars and seventy-one cents; and Henry Wetter, late secretary of the Territory, one hundred and twenty dollars; making, in all, two hundred and eighty dollars and seventy-one cents, being deficiency for the fiscal year eighteen hundred and seventy-two.

For the legislative expenses of the Territory of Utah, to pay balance due Chauncey W. West, late member of the assembly, being a deficiency for the fiscal year eighteen hundred and sixty-nine, one hundred and twenty dollars.

To pay the increased compensation of members of the assembly authorized by the act of January twenty-third, eighteen hundred and seventy-three, four thousand seven hundred and eighty-six dollars.

For the legislative expenses of Washington Territory, being the amount required for the increased compensation of members of the assembly authorized by act of January twenty-third, eighteen hundred and seventy-three, one thousand three hundred and ninety-five dollars and thirty cents.

Furniture, carpets, &c. For furniture and carpets for the Treasury Department: For carpets, desks, tables, chairs, shelving for file-room, boxes, repairs of furniture, cases, oil cloth, matting, rugs, chair covers and cushions, repairs and laying of carpets, and other miscellaneous items of a like character, ten thousand dollars.

Repairs of furniture, &c. For furniture and repairs of same, carpets, and similar necessaries for public buildings under the control of the Treasury Department, ten thousand dollars.

Repairs of buildings. For repairs and preservation of all public buildings under the control of the Treasury Department, forty thousand dollars.

Certain unexpended balances made available. That the unexpended balances of the appropriations for vaults, safes, and locks for public buildings, and for fuel, lights, water, and miscellaneous items for the same, now remaining on the books of the Treasury Department, and unavailable under the provisions of the fifth, sixth, and seventh sections of the act of July twelfth, eighteen hundred and seventy, are hereby made available from and after the passage of this act.
For paper, engraving, printing, express charges, and other expenses of making and issuing the national currency, for the fiscal year ending June thirtieth, eighteen hundred and seventy-three, eleven thousand two hundred and nineteen dollars and seventeen cents.

For paper, engraving, printing, express charges, and other expenses of making and issuing the national currency required to complete the service of the fiscal year ending June thirtieth, eighteen hundred and seventy-four, twenty thousand dollars.

To pay commissions allowed by law to collectors of customs acting as superintendents of lights, twelve thousand dollars.

For completion of extension and remodeling the old building for courthouse and post-office at Indianapolis, Indiana, forty thousand dollars.

For examination of national banks and bank-note plates, being amount required to pay C. A. Meigs, bank-examiner, for services in examining savings-banks in the District of Columbia, six hundred and thirty-nine dollars.

For continuing the introduction of shad into the rivers and lakes of the United States, to be expended under the direction of the United States Commissioner of Fish and Fisheries, fifteen thousand dollars, which shall be available also for the ensuing fiscal year.

To pay Thomas J. Durant balance due him under contract with Joint Committee on the Revision of the Laws, for the preparation of the report of the late commissioners on the revision, compilation of Indian treaties, post-road bill, and the bill regulating the punishment of military offenses, three thousand one hundred and seventy-five dollars and three cents.

To enable the proper accounting officers of the Treasury to pay the amount found due the United States associate justice for the Territory of Montana for the fractional part of the third quarter of the year eighteen hundred and seventy-two, eighty-one dollars and fifty-two cents, or so much thereof as may be necessary.

To enable the Secretary of the Treasury to adjust the account of the expenditure for dies, paper, and stamps for the Internal Revenue Department for the fiscal year ending June thirtieth, eighteen hundred and seventy-three, a transfer on the books of the Treasury of such sums as may be necessary is hereby authorized: Provided, That the same shall not involve any actual expenditure of money from the Treasury.

To pay John Cooper, of the John Cooper Engine Manufacturing Company, for tools and work done on the Southwest Pass light-house in eighteen hundred and seventy-two, five hundred and fourteen dollars and twenty-nine cents.
Construction of roads and other constant labor, for periods of not less than ten days, including those employed as clerks at division and department headquarters, and hospital stewards on clerical duty; expenses of expresses to and from the frontier posts and armies in the field; of escorts to paymasters and other disbursing officers, and to trains, where military escorts cannot be furnished; expenses of the interment of officers killed in action, or who die when on duty in the field or at posts on the frontier or other places, when ordered by the Secretary of War, and of non-commissioned officers and soldiers; authorized office furniture; hire of labor in the Quartermaster's Department, including the hire of interpreters, spies, and guides for the Army; compensation of clerks for officers of the Quartermaster's Department; compensation of forage and wagon masters; for the apprehension, securing, and delivering of deserters, and the expenses incident to their pursuit; and for the following expenditures, required for the several regiments of cavalry, the batteries of light artillery, and such companies of infantry and scouts as may be mounted, namely: the purchase of traveling forges, blacksmiths' and shoeing tools, horse and mule shoes and nails, iron and steel for shoeing; hire of veterinary surgeons; medicine for horses and mules; picket ropes; and for shoeing the horses of the corps named; also, generally, the proper and authorized expenses for the movement and operations of the Army not expressly assigned to any other department, being a deficiency for the fiscal year ending June thirtieth, eighteen hundred and seventy-three, two hundred thousand dollars.

Transportation. For transportation of the Army, including the baggage of the troops, when moving either by land or water; of clothing and camp and garrison equipage, from the depots at Philadelphia and Jeffersonville to the several posts and Army depots, and from these depots to the troops in the field; of horse-equipments and of subsistence-stores from the places of purchase and from the places of delivery, under contract, to such places as the circumstances of the service may require them to be sent; of ordnance, ordnance-stores, and small-arms, from the founderies and armories to the arsenals, fortifications, frontier-posts, and Army-depots; freights, wharfage, tolls and ferriages; the purchase and hire of horses, mules, oxen, and harness, and the purchase and repair of wagons, carts, and drays, and of ships and other sea-going vessels, and of boats required for the transportation of supplies and for garrison-purposes; for drayage and cartage at the several posts; hire of teamsters; transportation of funds for the Pay and other disbursing Departments; the expense of sailing public transports on various rivers, the Gulf of Mexico, the Atlantic, and the Pacific; for procuring water at such posts as from their situation require that it be brought from a distance; and for clearing roads, and for removing obstructions from roads, harbors and rivers, to the extent which may be required for the actual operations of troops in the field, being a deficiency for fiscal year ending June thirtieth, eighteen hundred and seventy-three, ninety thousand dollars.  

Provided, That no part of the sum appropriated by any provision of this act shall be paid to any railroad-company which has received a grant of land on the condition that its road should be a public highway for the transportation of the property and troops of the United States free from toll or other charge.

Barracks and quarters: For rent or hire of quarters for troops, and for officers on military duty; of store-houses for safe-keeping of military stores; of offices; of grounds for camps and cantonments, and for temporary frontier-stations; for construction and repair of temporary huts, of stables and other military buildings at established posts, and for repairs of buildings occupied by the Army, being a deficiency for fiscal year ending June thirtieth, eighteen hundred and seventy-three, ninety thousand dollars.

Signal Office: For expenses of the observation and report of storms by telegraph and signals; for the manufacture, purchase, or repair of
meteorological and other necessary instruments; for telegraphing
reports; for expenses of storm-signals, announcing probable approach and
force of storms; for instrument-shelters; for hire, furniture and expenses
of offices, maintained for public use, in cities or ports receiving reports;
for river-reports; for maps and bulletins, to be displayed in chambers of
commerce and boards of trade rooms, and for distribution; for books
and stationery; and for incidental expenses not otherwise provided for,
being a deficiency for the fiscal year ending June thirtieth, eighteen hun-
dred and seventy-four, forty-five thousand dollars.

To pay Benn Pitman balance due him for transcribing phonographic notes of the testimony and proceedings of the court of inquiry into the operations of the Army under the command of Major-General D. C. Buell, in Kentucky and Tennessee, during the winter and spring of eighteen hundred and sixty-two and eighteen hundred and sixty-three, nine hundred and ninety dollars and fifty cents.

For compensation of the two commissioners appointed from civil life on the military-prison board, under the second section of "An act to provide for the establishment of a military prison, and for its govern-
ment," approved March third, eighteen hundred and seventy-three, while actually on duty, four hundred and sixty dollars; for traveling expenses of said commissioners and of the Secretary of War under said act, one thousand five hundred dollars: Provided, That the duties of said com-
mismissioners shall cease after the expiration of the current fiscal year.

INTERIOR DEPARTMENT.

INDIAN OFFICE.

For this amount, or so much thereof as may be necessary, for the sub-
sistence and civilization of the Arickarees, Gros Ventres, and Mandans,
to be expended in goods and provisions and other articles, as the Presi-
dent may determine, for agricultural and mechanical pursuits, and for the pay of employees up to June thirtieth, eighteen hundred and sev-
four, twenty-five thousand dollars.

For this amount, or so much thereof as may be necessary, to subsist the Navajo Indians, in accordance with the estimate of L. E. Dudley, superintendent of Indian affairs, up to June thirtieth, eighteen hundred and seventy-four, twenty-five thousand dollars.

For this amount, or so much thereof as may be necessary, to pay for the services and expenses of five Indian inspectors, between the sum required, thirty thousand dollars, and the amount ap-
propriated February fourteenth, eighteen hundred and seventy-three, twelve thousand four hundred dollars, seventeen thousand six hundred dollars.

For the first of ten installments, to be paid, under direction of the President, to the Flathead Indians removed from the Bitter Root Valley to the Jocko reservation, in the Territory of Montana, in accordance with the second section of the act entitled "An act to provide for the removal of the Flathead and other Indians from the Bitter Root Valley in the Territory of Montana," approved June fifth, eighteen hundred and seventy-two, five thousand dollars: Provided, that said sum shall be paid only to those Indians of said tribe who shall have settled upon the Jocko reservation.

For this amount, or so much thereof as may be necessary, for the removal and subsistence, up to July first, eighteen hundred and seventy-four, of the Kickapoo Indians who have been removed from the borders of Mexico and Texas to the Indian Territory, said amount to be expended under the direction of the Secretary of the Interior, twenty-five thousand dollars.

For army pensions and expenses thereof under the various acts of Congress, three hundred thousand dollars. And there is hereby appro-
Salary of clerk of House Committee on Invalid Pensions equal to two thousand one hundred and sixty dollars per annum for the Forty-third Congress, and no longer.

For this amount to be expended, under the direction of the Secretary of the Interior, in subsisting the Sioux Indians at the Red Cloud, and Whetstone agencies up to the first of July next, two hundred thousand dollars.

For this amount or so much thereof as may be necessary, to meet the deficiency in the appropriation for the fiscal year ending June thirtieth, eighteen hundred and seventy-four, to subsist and properly care for the Apache and other Indians, in Arizona and New Mexico, who have been or may be collected on reservations in New Mexico and Arizona: Provided, That this appropriation shall be expended only in behalf of those Indians who go on and remain upon said reservations and refrain from hostilities, three hundred and fifty thousand dollars.

For this amount, or so much thereof as may be necessary, to provide, under the direction of the Secretary of the Interior, settlement, clothing, food, agricultural implements, and seeds for the Modoc Indians that have been removed to and are now residing within the Indian Territory, ten thousand dollars.

For this amount, or so much thereof as may be necessary, to subsidize and properly care for the Kiowa and Camanche, Cheyenne and Arapaho, and Wichita and other affiliated bands of Indians in the Indian Territory, during the fiscal year ending June thirtieth, eighteen hundred and seventy-four, seventy-five thousand dollars.

For this amount, or so much thereof as may be necessary, to subsist and properly care for the Kansas Indians, including agricultural assistance, pay of employees, and the erection of a mill on their new reservation in the Indian Territory, said amount to be refunded to the United States from the proceeds of the sale of their lands in Kansas so soon as the same are available, twenty thousand dollars.

For this amount, or so much thereof as may be necessary, for the erection of necessary agency-buildings on the new reservation of said Indians in the Indian Territory, said amount to be re-imbursted to the United States from the proceeds of the sale of their lands in Kansas so soon as the same are available, five thousand dollars.

For this amount, or so much thereof as may be necessary, in payment for services rendered and expenses incurred connected with the appraisal and sale of the diminished reserve of the Kaw Indians in the State of Kansas, in accordance with the provisions of the act of May eighth, one thousand and seventy-two, entitled "an act to provide for the removal of the Kansas tribe of Indians to the Indian Territory, and to dispose of their lands in Kansas to actual settlers" twenty-six thousand three hundred and sixty-three dollars and fifty-nine cents: Provided, That said sum shall be refunded to the Government out of the proceeds of sales of said lands.

For the L'Anse and Vieux-de-Sert bands of Chippewas of Lake Superior, at the rate of one dollar and twenty-five cents an acre for all the lands in township fifty-one north, of range thirty-one west, which are not included in the limits of the reservation of said Indians as defined by the wording of the treaty of September thirtieth, eighteen hundred and fifty-four: Provided, That the money received for the lands in said township shall be expended for educational and beneficial purposes as the President may direct, and at such times and in such manner as he may deem proper for the interests of said bands of Indians.

For the following sums, or so much thereof as may be necessary, to pay the outstanding indebtedness for, and on account of, the Indian service prior to June thirtieth, eighteen hundred and seventy-three, namely:

For collecting and subsisting Apaches of Arizona and New Mexico, four hundred and twenty-three thousand four hundred and twenty-six dollars and thirty-two cents.
For subsisting the Arapaho, Cheyenne, Apache, Kiowa, Camanche, and Wichita Indians, fifty-four thousand two hundred and seventy-eight dollars and ten cents.

For subsisting and clothing the Sisseton, Wahpeton, Medawakanton, and Wahpakoota bands of Sioux, thirteen thousand nine hundred and forty-two dollars and three cents.

For incidental expenses of the Indian service in Arizona, forty-five thousand seven hundred and thirty-one dollars and eighty-three cents.

For incidental expenses of the Indian service in California, twelve thousand seven hundred and fifty-three dollars and four cents.

For incidental expenses of the Indian service in Dakota, one thousand one hundred and nineteen dollars and fifty-seven cents.

For incidental expenses of the Indian service in Montana, fourteen thousand five hundred and nine dollars and eighty-three cents.

For incidental expenses of the Indian service in Nevada, two thousand and forty-three dollars and fourteen cents.

For incidental expenses of the Indian service in New Mexico, thirty-three thousand one hundred and fifty-three dollars and eighty-five cents.

For incidental expenses of the Indian service in Oregon, forty-nine thousand and five dollars and twenty-eight cents.

For incidental expenses of the Indian service in Utah, five thousand three hundred and ninety-five dollars and thirty-six cents.

For incidental expenses of the Indian service in Washington-Territory, four thousand eight hundred and thirty-six dollars and thirty-four cents.

For fulfilling treaty with Flatheads and other confederated tribes, one thousand two hundred and seventy-five dollars and forty-four cents.

For fulfilling treaty with Mixed Shoshones, Bannacks, and Sheep-eaters, eight thousand seven hundred and seventy-five dollars and seventy-five cents.

For fulfilling treaty with Blackfeet, Bloods, and Piegans, nine thousand seven hundred and fifty-seven dollars and one cent.

For fulfilling treaty with Sioux of different tribes, including Santee Sioux of Nebraska, eighteen thousand eight hundred and forty dollars and forty-nine cents.

To replace money erroneously paid to certain Kickapoo Indians, five hundred and two dollars and eighty cents.

For transportation of North Carolina Cherokees, two thousand one hundred and twenty-five dollars.

For payment to North Carolina Cherokees, three thousand five hundred and three dollars and sixty-five cents; Provided, That none of the moneys hereby appropriated for the payment of deficiencies in the Indian service shall be paid until the necessity for the expenditures shall have been examined into by the Secretary of the Interior and any existing board of peace commissioners.

For the survey of the exterior boundaries of Indian reservations and subdivisions of the same, being for surveys in the Indian Territory embraced within the lands ceded by the Cherokee, Seminole, and Creek tribes of Indians, being a deficiency for the present and prior years, forty-five thousand dollars.

For continuing the collection of statistics and historical data respecting the Indians of the United States, under the direction of the Secretary of the Interior, thirty-five hundred dollars: Provided, That the compensation of the person collecting such data shall not exceed two thousand dollars a year, and his actual individual and necessary traveling expenses.

To enable the Secretary of the Interior to pay Zebulon B. Sturgus, assistant secretary to sign land patents for the President for the month of November, eighteen hundred and seventy-three, one hundred and twenty-two dollars and twenty cents.
PUBLIC LANDS.

Surveying public lands in Kansas; For surveying the public lands in Kansas, at rates not exceeding ten dollars per linear mile for standard, seven dollars for township, and six dollars for section lines, being deficiency for fiscal year ending June thirty, eighteen hundred and seventy-one, two hundred and thirty-six dollars and sixty-five cents.

Minnesota; For surveying the public lands in Minnesota, at rates not exceeding ten dollars for standard, seven dollars for township, and six dollars for section lines, being a deficiency for fiscal year ending June thirty, eighteen hundred and seventy-one, two hundred and twenty-nine dollars and eighty-eight cents.

Oregon. For surveying the public lands in Oregon, being a deficiency for the fiscal year ending June thirty, eighteen hundred and seventy-four and prior years, eleven hundred and sixty-two dollars and ninety-five cents.

Surveyor-general of California; For office of surveyor-general of California: For rent of office, fuel, books, stationery, and other incidental expenses, for the fiscal year ending June thirtieth, eighteen hundred and seventy-three, nine hundred and fifty-seven dollars and thirteen cents.

Washington Territory; For office of surveyor-general of Washington Territory: For clerks in his office for the fiscal year ending June thirtieth, eighteen hundred and seventy-two, seven hundred and one dollars and nine cents.

Louisiana; For office of surveyor-general of Louisiana: For clerks in his office for the fiscal year ending June thirtieth, eighteen hundred and seventy-four, two thousand dollars.

Oregon. For office of surveyor-general of Oregon: For clerks in his office for the fiscal year ending June thirtieth, eighteen hundred and seventy-two, six hundred dollars; and for the fiscal year ending June thirtieth, eighteen hundred and seventy-three, three hundred and fifty dollars.

MISCELLANEOUS.

Navy pensions. To supply a deficiency in the appropriation for the payment of Navy pensions, seventy-five thousand dollars.

Salaries. For salary of deputy commissioner of pensions, two thousand five hundred dollars; for salary of medical referee, two thousand five hundred dollars; for additional compensation of four surgeons, two thousand four hundred dollars; making, in all, seven thousand four hundred dollars.

John W. Wright. To pay John W. Wright for rent of building corner of G and Eighth streets for one year, nine thousand dollars.

Commissioners to ascertain value of certain lands in Iowa. For compensation of the commissioners appointed under the first section of the act approved March third, eighteen hundred and seventy-three, entitled “An act to authorize the President to ascertain the value of certain lands in the State of Iowa, north of Raccoon Fork of the Des Moines River, held by settlers under the pre-emption and homestead laws of the United States,” five thousand five hundred dollars, or so much thereof as may be necessary for the payment of the per diem and actual expenses of the commissioners, to be expended under the direction of the Secretary of the Interior.

Soldiers' and Sailors' Orphans' Home, District of Columbia. For the Soldiers' and Sailors' Orphans' Home, Washington City, District of Columbia, to be expended under the direction of the Secretary of the Interior, eleven thousand three hundred and fifty dollars and ninety-seven cents: Provided, That hereafter no child or children shall be admitted into said home except “the destitute orphans of soldiers and sailors who have died in the late war on behalf of the Union of these States,” as provided for in section three of the act entitled “An act to incorporate the National Soldiers' and Sailors' Orphans' Home,” approved July twenty-fifth, eighteen hundred and sixty-six; And provided further, That no child not an invalid shall remain in said home.
after having attained the age of sixteen years. And the Attorney-General is hereby directed to enquire into the necessity for and to take any measures that may be most effectual to enforce any right or claim which the United States have to this money, or any part of the same, now involved in the bankruptcy of Henry D. Cooke, or of Jay Cooke and Company.

To complete the grading and erection of stone wall around the Columbia Hospital, eight thousand five hundred dollars.

For defraying the expenses of the Board of Health of the District of Columbia, for the fiscal year ending June thirtieth, eighteen hundred and seventy-four, thirty-one thousand five hundred and seventy dollars.

To enable the Secretary of the Interior to pay Livingston and Schram amount due them under their contract for building a penitentiary and an addition thereto in Wyoming Territory, forty dollars.

For completion of the work of the geological and geographical survey of the Territories of the United States by Professor F. V. Hayden, during the fiscal year ending June thirtieth, eighteen hundred and seventy-four, to be expended under the direction of the Secretary of the Interior, twenty thousand dollars.

For the current expenses of the Government Hospital for the Insane in the District of Columbia, being a deficiency for the service of the present fiscal year, eleven thousand three hundred and sixty-six dollars.

For the Columbian Institution for the Deaf and Dumb in the District of Columbia, to enable the trustees of the institution to pay the amount yet due on the purchase of the estate known as Kendall Green, ten thousand six hundred and ninety-seven dollars and forty-six cents, to be expended under the direction of the Secretary of the Interior.

To pay Captain James L. Fisk, of Montana Territory, the amount due to him on settlement of his accounts as officer in charge of overland emigrant expedition, seven thousand eight hundred and sixty-two dollars and thirty-seven cents.

For foundation and pedestal for the bronze statue of the late General John A. Rawlins, authorized by act of Congress approved April tenth, eighteen hundred and seventy-two, three thousand dollars. And the Secretary of War is authorized to place the same in Rawlins Square, or such other reservation in the city of Washington as he may select.

POST-OFFICE DEPARTMENT.

To enable the Postmaster-General to offer a reward for the apprehension of the parties concerned in the late mail-robberies in Missouri, five thousand dollars; and for the same purpose in the matter of the late mail robberies in Texas, three thousand dollars.

For expense incurred in alterations and improvements made necessary by the change of grade on Eighth street, in order to provide an entrance for the mail-wagons to the court-yard of the General Post-Office, five thousand six hundred and thirty-three dollars and thirty-three cents; and to pay expenses caused by the change of grade of all the streets surrounding the Post-Office Department building, six hundred and eighty dollars.

For amount due special agents of the Department, being a deficiency for the fiscal year ending June thirtieth, eighteen hundred and seventy-two, two thousand one hundred and one dollars and eighty-seven cents.

To pay the superintendent of free delivery in the Post-Office Depart-
Rent of house. For rent of house numbered nine hundred and fifteen, E street, northwest, for further accommodation of the clerical force of the Department, from June sixth, eighteen hundred and seventy-three, to June thirtieth, eighteen hundred and seventy-four, four thousand four hundred and eighty-eight dollars and eighty-six cents; and hereafter no contract shall be made for the rent of any building, or part of any building, in Washington, not now in use by the Government, to be used for the purposes of the Government until an appropriation therefor shall have been made in terms by Congress. And the unexpended balance of the appropriation for wrapping-paper, provided for in the act making appropriations for the service of the Post-Office Department, for the year ending June thirtieth, eighteen hundred and seventy-four, is hereby made available for the purchase of wrapping-paper and twine.

For purchase of official postage-stamps and stamped envelopes, to supply a deficiency of last quarter of the current fiscal year, one hundred and eighty thousand dollars.

For advertising, twenty thousand dollars.

JUDICIAL.

United States courts, including the District of Columbia. Jurors, witnesses, &c. For defraying the expenses of the Supreme Court and circuit and district courts of the United States, including the District of Columbia; and also for jurors and witnesses, and expenses of suits in which the United States are concerned; for prosecutions for offenses committed against the United States; for the safe-keeping of prisoners, and for defraying the expenses which may be incurred in the enforcement of the act approved February twenty-eighth, eighteen hundred and seventy-one, entitled "An act to amend an act approved May thirty-first, eighteen hundred and seventy, entitled 'An act to enforce the rights of citizens of the United States to vote in the several States of the Union, and for other purposes,' or the acts amendatory thereof or supplementary thereto, being a deficiency for the fiscal year ending June thirty, eighteen hundred and seventy-two, twenty thousand dollars; and for the same purpose, being deficiency for the fiscal year ending June thirty, eighteen hundred and seventy-three, three hundred and fifty thousand dollars.

To pay the salary of the assistant attorney-general of the Post-Office Department for the months of May and June, eighteen hundred and seventy-three, being a deficiency for the fiscal year ending June thirty, eighteen hundred and seventy-three, six hundred and seventy dollars and thirty-three cents.

Salaries of district judges. For salaries of United States district judges, to pay audited and certified accounts, being a deficiency for the fiscal year ending June thirty, eighteen hundred and seventy-three, six hundred and seventy-five dollars.

L. C. Rockwell. For salaries of United States district attorneys, to pay amount due L. C. Rockwell, late attorney to the district of Colorado Territory, thirty-five dollars and seventy-one cents; and to pay William McMichael, attorney for the eastern district of Pennsylvania, amount due him, thirty-nine dollars and ninety cents, said sums being deficiencies for the fiscal year ending June thirty, eighteen hundred and seventy-three.

Church Howe. For salaries of United States district marshals, to pay Church Howe, marshal of the district of Wyoming, amount due him, thirty-three dollars and fifty-two cents, being a deficiency for the fiscal year ending June thirty, eighteen hundred and seventy-two.

Judge of eastern district of Wisconsin. To pay the salary of the late judge of the eastern district of Wisconsin, retired under the fifth section of the act of April tenth, eighteen hundred and sixty-nine, from January first, eighteen hundred and seventy-four, to June thirtieth, eighteen hundred and seventy-four, one thousand seven hundred and fifty dollars.

For the payment of the telegraph operator from February first, eighteen hundred and seventy-four, to the end of the current fiscal year, four hundred and seventeen dollars.
SENATE.

For clerks to committees, pages, horses, and wagons, for the fiscal year eighteen hundred and seventy-three, eight thousand dollars. For expenses of heating and ventilating apparatus, for the fiscal year eighteen hundred and seventy-three, sixty-three dollars and eighty-three cents.

To pay John L. Hickman for services as laborer during the Forty-first Congress, as allowed by resolution of the Senate of March third, eighteen hundred and seventy-three, three hundred and seventy-six dollars and forty cents.

To pay Rev. E. D. Owen for services as acting chaplain of the Senate, seventy-five dollars.

To pay John L. Hickman for services as laborer during the Forty-first Congress, as allowed by resolution of the Senate of March third, eighteen hundred and seventy-three, three hundred and seventy-six dollars and forty cents.

To pay Rev. E. D. Owen for services as acting chaplain of the Senate, seventy-five dollars.

For clerks to committees and pages, twenty-one thousand and sixty-five dollars and ninety-seven cents.

For labor, thirteen thousand dollars.

For furniture and repairs, four thousand dollars.

For coal for the heating and ventilating apparatus for the fiscal year eighteen hundred and seventy-four, five hundred dollars.

For mileage of Senators who took their seats after the passage of the act approved January twentieth, eighteen hundred and seventy-four, one thousand one hundred and fifty-five dollars and twenty-cents.

For reporting the proceedings and debates of the Senate for the remainder of the Forty-third Congress, not already paid for, forty-two thousand three hundred and sixty-four dollars, in lieu of all compensation otherwise provided for.

HOUSE OF REPRESENTATIVES.

To enable the Clerk of the House to pay the salaries of nine messengers for the month of March, eighteen hundred and seventy-three, as per resolution of the House of February twenty-seventh, eighteen hundred and seventy-three, one thousand one hundred and seventeen dollars and eighty cents.

To supply a deficiency in the appropriation for clerks to committees of the House of Representatives during the present fiscal year. The sum of two thousand dollars; of which amount the sum of seventy-five dollars shall be paid to A. F. Childs for services in aiding to complete papers of report number one hundred and thirty-nine.

To pay the five official reporters of the proceedings and debates of the House, for the remainder of the Forty-third Congress, twenty-four thousand eight hundred and fifteen dollars; and hereafter the pay of the official reporters of the proceedings and debates of each House shall be fifty thousand dollars for each Congress; and the pay of official reporters of committees of the House shall be five thousand dollars each per annum, and this shall be in lieu of all other compensation for such services in reporting the proceedings of each and all of said committees.

For compensation for clerical services rendered to the Committee on Reform in the Civil Service from January first, six hundred dollars; and for messenger to the Committee on War-Claims from January first, two hundred and fifty dollars.

For fuel for the House of Representatives for the current fiscal year, two thousand five hundred dollars.

To pay four watchmen of the Capitol police-force from January first to July first, eighteen hundred and seventy-four, and no longer, the sum of one thousand nine hundred and ninety-nine dollars and ninety-two cents is hereby appropriated. That the unexpended balance of the appropriation made in the act approved March third, eighteen hundred and seventy-three, entitled "An act making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and seventy-four, and for other purposes," for altering and refitting the hall.
of the House of Representatives for accommodation of the increased number of members, be, and hereby is, transferred to the appropriation for the general care and repairs of the Capitol building, to be used for the improvement and repairs of the same, under the Architect of the Capitol.

Botanic Garden: For continuing improvements and buildings at the Botanic Garden, three thousand dollars.

Capitol Grounds: For improving Capitol Grounds, and for sewers and street-lights for same, twenty thousand dollars: Provided, That so much of said sum as is necessary shall be expended by the Architect of the Capitol in forthwith removing from the Capitol Grounds the engine-building south of the Capitol.

Botanic Garden: For continuing improvements and buildings at the Botanic Garden, three thousand dollars.

Capitol Grounds: For improving Capitol Grounds, and for sewers and street-lights for same, twenty thousand dollars: Provided, That so much of said sum as is necessary shall be expended by the Architect of the Capitol in forthwith removing from the Capitol Grounds the engine-building south of the Capitol.

For the purchase of the original lot numbered one, square numbered six hundred and eighty-three, in the city of Washington, containing about fifteen thousand superficial feet, with the improvements thereon, for a site for a fire-engine house, eighteen thousand dollars.

Reform-School: To re-imburse the fund of the Reform-School in the District of Columbia for work done and materials furnished in the erection and furnishing of the building and grounds for the same, thirty-one thousand seven hundred and seventy-two dollars and twenty-nine cents; and the Attorney-General is hereby directed to take such measures as shall be most effectual to enforce any right or claim which the United States have to this amount of money or any part thereof, now involved in the bankruptcy of Henry D. Cooke or of Jay Cooke and Company, the same having been in the hands of said Henry D. Cooke, as treasurer of said Reform-School, at the time of his bankruptcy, and being then moneys belonging to the United States, and to inquire into this loss of the public moneys, and ascertain who is responsible therefor, and institute such prosecutions as public justice may require, and that he report his proceedings therein to Congress in his next annual report.

Approved, June 22, 1874.

CHAP. 389.—An act making appropriations for the current and contingent expenses of the Indian Department, and for fulfilling treaty stipulations with various Indian tribes, for the year ending June thirtieth, eighteen hundred and seventy-five, and for other purposes.

June 22, 1874.

Indian appropriation for year ending June 30, 1875.

Superintendents:

For pay of two superintendents of Indian affairs for the Central and Northern superintendencies, two thousand dollars each.

Agents for tribes in—

Washington Territory:

Six for the tribes in Oregon, namely, Warm Springs, Klamath, Grand Ronde, Siletz, Umatilla, and Malheur agencies;

California:

Three for the tribes in California, namely, Hoopa Valley, Round Valley, and Tule River agencies;

Nevada:

Two for the tribes in Nevada, namely, Pi-Ute and Walker River, and Pyramid Lake agencies;

Idaho:

Two for the tribes in Idaho, namely Nez Perce and Fort Hall agencies;

Montana:

Four for the tribes in Montana, namely, Flathead, Blackfoot, Crow, and Milk River or Fort Peck agencies;
Ten for the tribes in Dakota, namely, Red Cloud, Whetstone, Yankton, Ponca, Upper Missouri, Grand River, Cheyenne River, Fort Berthold, Sisseton, and Devil's Lake agencies; One for the tribes in Wyoming, namely, Shoshone agency; One for the tribes in Utah, namely, Uintah Valley agency. Five for the tribes in New Mexico, namely, Pueblo, Abiquiu, Navajo, Mescalero Apache, and Southern Apache agencies; Two for the tribes in Colorado, namely, Los Pinos and White River agencies; Six for the tribes in Nebraska, namely, Great Nemaha, Omaha, Winnebago, Pawnee, Otoe, and Santee agencies; One for the tribes in Kansas; Eight for the tribes in the Indian Territory, namely, Kaw or Kansas and Kickapoo, Sac and Fox, Quapaw, Neosho, Kiowa, and Comanche, Upper Arkansas, and Wichita agencies; and one for the Cherokees, Creeks, Choctaws and Chickasaws and Seminoles; One for the tribes in Minnesota, namely; at the White Earth agency; One for the tribes in Iowa, namely, at the Sac and Fox of Iowa agency, five hundred dollars; and twelve hundred dollars to build a school-house: Provided, That no salary be paid to the agent unless he lives near enough to the agency to teach and care for the tribe every day; Two for the tribes in Wisconsin, namely, at the Green Bay and La Pointe agencies; One for the tribes in Michigan, namely, at the Mackinac agency; One for the New York Indians, namely, at the New York agency; Seven for the tribes in Arizona, namely, Colorado River, Papago, Pima and Maricopa, Ohrichahui, San Carlos, Camp Apache, and Moquis Pueblo agencies, in all one hundred and two thousand five hundred dollars: Provided, That it shall be the duty of the President to dispense with the services of such Indian agents herein mentioned as may be practicable, and where it is practicable he shall require the same person to perform the duties of two agencies for one salary. For pay of special agents, one for the Chippewas at Red Lake, one for the Pillagers at Leach Lake, Minnesota; one for the Mission Indians in California; one for the Assinaboines and Gros Ventres at Fort Belknap, Montana; one for the tribes in Oregon, namely, Alsea; and two for the tribes in Washington Territory, namely, Tulalip and Quinai-elt, at one thousand five hundred dollars each, ten thousand five hundred dollars. For pay of one chief clerk, one thousand six hundred dollars; one assistant clerk, one thousand two hundred dollars; and one copyist six hundred dollars, for the Central superintendency, three thousand four hundred dollars. For pay of clerk for the Northern superintendency, one thousand two hundred dollars. For pay of seventy-six interpreters, as follows: Seven for the tribes in Oregon, namely, one for the Klamath agency, and one each for the Grand Ronde, Siletz, Umatilla, Warm Spring, and Malheur and Alsea sub-agencies, at five hundred dollars per annum each. Six interpreters for the tribes in Washington Territory, to be assigned to such agencies as the Secretary of the Interior may direct, at five hundred dollars each per annum. Two for the tribes in Idaho, namely, Nez Perce and Fort Hall agencies, at five hundred dollars per annum each. Three for the tribes in Nevada, namely, Pi-Ute, Walker River, and Pyramid Lake agencies, at five hundred dollars each. Five for the tribes in Montana, namely, Flatheads, Blackfeet, Crow, and Milk River or Fort Peck agencies, and Fort Belknap special agency, at four hundred dollars each. Ten for the tribes in Dakota, namely, Red Cloud, Whetstone, Yankton, Ponca, Upper Missouri, Grand River, Cheyenne River, Fort Berthold, Sisseton, and Devil's Lake agencies; Wyoming; Utah; New Mexico; Colorado; Nebraska; Kansas; Indian Territory; Minnesota; Iowa; Special agents.
Interpreters in Wyoming; One for the tribes in Wyoming, at the Shoshone agency, at five hundred dollars per annum each.

Utah; Seven for the tribes in New Mexico, namely, two for the Navajo agency, and one each for the Abiquiu, Cimmaron, Mescalero Apache, Southern Apache, and Pueblo agencies, at five hundred dollars each per annum: Provides, That the Abiquiu agency shall be abolished after December, eighteen hundred and seventy-four.

Abiquiu agency to be abolished.

Colorado; Two for the tribes in Colorado, namely, Los Pinos and White River agencies, at five hundred dollars per annum each.

Nebraska; Seven for the tribes in Nebraska, to be assigned to such agencies as the Secretary of the Interior may direct, at four hundred dollars per annum each.

Kansas; Two for the tribes in Kansas, namely, Pottawatomie and Kickapoo agencies, at four hundred dollars each.

Indian Territory; Eight for the tribes in the Indian Territory, to be assigned as the Secretary of the Interior may direct, at four hundred dollars per annum each; and six hundred dollars, or so much thereof as may be necessary, to enable the Secretary of the Interior to supply temporary interpreters for the semi-civilized tribes.

Wisconsin; Three for the tribes in Wisconsin, namely, Green Bay, Lac Court Oreilles, and La Pointe agencies, at four hundred dollars each.

Minnesota; Four for the tribes in Minnesota, namely, Boise Forte, Chippewas, White Earth, Red Lake and Pillager agencies, at four hundred dollars each.

Michigan; Two for the tribes in Michigan, namely, Mackinac agency, at four hundred dollars each.

Arizona; Six for the tribes in Arizona, namely, Colorado River, Pima and Maricopa, Moquis Pueblo, Chiracahui, San Carlos, and Camp Apache agencies, at four hundred dollars each; making forty-seven interpreters, at five hundred dollars each; twenty-nine interpreters, at five hundred dollars each; and six hundred dollars for temporary interpreters; in all, thirty-three thousand nine hundred dollars.

Total appropriation for interpreters.

Agency buildings. For buildings at agencies, and repairs of the same; ten thousand dollars.

Vaccination. For vaccine matter and vaccination of Indians, two thousand dollars.

Presents and provisions. For presents to and provisions for Indians, five thousand dollars.

Contingent expenses. For contingencies, including traveling, incidental, current, and contingent expenses of superintendents and agents, and of their offices, thirty thousand dollars.

Apaches, Kiowas, and Comanches. For seventh of thirty instalments, as provided to be expended under the tenth article treaty of October twenty-first, eighteen hundred and sixty-seven, concluded at Medicine Lodge Creek, in Kansas, with the Kiowas and Comanches, and under the third article treaty of the same date with the Apaches, thirty thousand dollars.

For purchase of clothing, as provided in the same treaties, twenty-six thousand dollars.

For pay of carpenter, farmer, blacksmith, miller, and engineer, five thousand two hundred dollars.

For pay of physician and teacher, two thousand five hundred dollars.

For transportation of goods, four thousand dollars: Provides, That the foregoing stated appropriations for the Apaches, Kiowas, and Comanches shall be expended only in behalf of those Indians who go and remain upon reservations, and refrain from hostilities.

Who to have the benefit of this appropriation.
ARICKAREES, GROS VENTRES, AND MANDANS.

For this amount, to be expended in such goods, provisions, and other articles as the President may, from time to time, determine, including transportation thereof, in instructing in agricultural and mechanical pursuits, in providing employees, educating children, procuring medicine and medical attendance, care for and support of the aged, sick, and infirm, for the helpless orphans of said Indians, and in any other respect to promote their civilization, comfort, and improvement, (including pay of one physician, one thousand five hundred dollars; one farmer, one carpenter, one engineer, and one blacksmith, at nine hundred dollars each; also, one teamster and one herder, at seven hundred dollars each per annum,) eighty-five thousand dollars.

APACHES.

For this amount, to subsist and properly care for the Apache Indians in Arizona and New Mexico who have been or may be collected on reservations in New Mexico and Arizona, namely, for those in Arizona, three hundred and seventy-five thousand dollars; and for those in New Mexico, one hundred and twenty-five thousand dollars, five hundred thousand dollars:

Provided, That this appropriation shall be expended only in behalf of those Indians who go and remain upon said reservations and refrain from hostilities.

ARAPAHOES, CHEYENNES, APACHES, KIOWAS, COMANCHES, AND WICHITAS.

For subsistence of the Arapahoe, Cheyenne, Apache, Kiowa, Comanche, and Wichita Indians, (and transportation of the same,) who have been collected upon the reservations set apart for their use and occupation, in the Indian Territory, three hundred thousand dollars: Provided, That this appropriation shall be expended only on behalf of those Indians who go and remain upon said reservations and refrain from hostilities: And provided further, That no troops shall be kept stationed on the reservation on which said Indians are located, but the northern line of Texas shall be guarded, so far as possible so as to prevent the Indians from roaming into that State or the whites from intruding on the Indian reservations, except such troops as may be necessary to preserve order.

ASSINABOINES.

For this amount, to be expended in such goods, provisions, and other articles as the President may, from time to time, determine, including transportation thereof, in instructing in agricultural and mechanical pursuits, in providing employees, educating children, procuring medicine and medical attendance, care for and support of the aged, sick, and infirm, for the helpless orphans of said Indians, and in any other respect to promote their comfort, civilization, and improvement, (including pay of one detective, nine hundred dollars; one cook, four hundred and eighty dollars; and two laborers, at six hundred dollars each,) thirty thousand dollars.

BLACKFEET, BLOODS, AND PIEGANS.

For this amount, to be expended in such goods, provisions, and other articles as the President may, from time to time, determine, including transportation thereof, in instructing in agricultural and mechanical pursuits, in providing employees, educating children, procuring medicine and medical attendance, care for and support of the aged, sick, and infirm, for the helpless orphans of said Indians, and in every other respect to promote their civilization, comfort, and improvement, (including pay of one blacksmith, one farmer, one carpenter, one teacher, and one detective, at nine hundred dollars each per annum; and one assistant teacher, at six hundred dollars per annum,) fifty thousand dollars.
CALAPOOIAS, MOLALLAS, AND CLACKAMAS OF WILLAMETTE VALLEY.

For last of five instalments of the fourth series of annuity, for beneficial objects, per treaty of January twenty-fifth, eighteen hundred and sixty-five, tenth article, five thousand five hundred dollars.

CHEYENNES AND ARAPAHOES.

For seventh of thirty instalments provided to be expended under tenth article treaty of October twenty-eighth, eighteen hundred and sixty-seven, twenty thousand dollars.

For purchase of clothing, as per same article, fourteen thousand five hundred dollars.

For pay of physician and teacher, as per thirteenth article same treaty, two thousand five hundred dollars.

For pay of carpenter, farmer, blacksmith, miller, and engineer, as per same article, five thousand two hundred dollars.

For transportation of goods for the Cheyennes and Arapahoe, five thousand dollars.

CHICKASAWS.

For permanent annuity in goods, per first article treaty of February twenty-fifth, seventeen hundred and ninety-nine, and tenth article treaty of April twenty-eighth, eighteen hundred and sixty-six, three thousand dollars.

For ninth of twenty instalments, for the support of one blacksmith and assistant, and for tools, iron, and steel, and other articles necessary for the blacksmith shop, as per third article treaty of April seventh, eighteen hundred and sixty-six, one thousand five hundred dollars.

For ninth of twenty instalments, for the support of one school teacher, and for the necessary books and stationery, as per third article treaty of April seventh, eighteen hundred and sixty-six, eight hundred dollars.

For ninth of twenty instalments, for the instruction of Indians in farming, and purchase of seeds, tools, and so forth, as per third article treaty of April seventh, eighteen hundred and sixty-six, eight hundred dollars.

For ninth of twenty instalments of annuity, in money; to be paid per capita, as per third article treaty of April seventh, eighteen hundred and sixty-six, three thousand five hundred dollars.

For ninth of twenty instalments of annuity, in provisions, ammunition, and tobacco, as per third article treaty of April seventh, eighteen hundred and sixty-six, one thousand dollars.

For ninth of twenty instalments of annuity, in goods and other articles, as per third article treaty of April seventh, eighteen hundred and sixty-six, six thousand five hundred dollars.

For transportation and necessary cost of delivery of annuity goods and provisions, per sixth article treaty of April seventh, eighteen hundred and sixty-six, one thousand dollars.

CHIPPEWAS OF LAKE SUPERIOR.

For last of twenty instalments, in coin, per fourth article treaty of September thirtieth, eighteen hundred and fifty-four, five thousand dollars.

For last of twenty instalments, in goods, household furniture, and cooking utensils, per fourth article treaty of September thirtieth, eighteen hundred and fifty-four, eight thousand dollars.

For last of twenty instalments, for agricultural implements and cattle, carpenters' and other tools, and building materials, per fourth arti-
For last of twenty instalments, for moral and educational purposes, three hundred dollars of which are to be paid to the Grand Portage band yearly to enable them to maintain a school at their village, per fourth article treaty of September thirtieth, eighteen hundred and fifty-four, three thousand dollars.

For last of twenty instalments, for six smiths and assistants, per second and fifth articles treaty of September thirtieth, eighteen hundred and fifty-four, five thousand and forty dollars.

For last of twenty instalments, for the support of six smiths-shops, per second and fifth articles treaty of September thirtieth, eighteen hundred and fifty-four, one thousand three hundred and twenty dollars.

For eighteenth of twenty instalments, for the seventh smith and assistant, and support of shops, per second and fifth articles treaty of September thirtieth, eighteen hundred and fifty-four, one thousand and sixty dollars.

For support of smith and shop, during the pleasure of the President, as per seventh and twelfth articles treaty of April seventh, eighteen hundred and sixty-six, six hundred dollars.*

For the support of two farmers, during the pleasure of the President, as per twelfth article treaty of September thirtieth, eighteen hundred and fifty-four, and seventh article of treaty of April seventh, eighteen hundred and sixty-six, twelve hundred dollars.

For transportation and necessary cost of delivery of annuity and provisions for Chippewas of Lake Superior, two thousand dollars.

CHIPEWAS OF THE MISSISSIPPI.

For eight of ten instalments of the second series, in money, per fourth article treaty of October fourth, eighteen hundred and forty-two, and eighth article treaty of September thirtieth, eighteen hundred and fifty-four, and third article treaty of May seventh, eighteen hundred and sixty-four, four thousand one hundred and sixty-six dollars and sixty-seven cents.

For eighth of ten instalments of the second series, for the pay of two carpenters, per fourth article treaty of October fourth, eighteen hundred and forty-two, and eighth article treaty of September thirtieth, eighteen hundred and fifty-four, and third article treaty of May seventh, eighteen hundred and sixty-four, four hundred dollars.

For eighth of ten instalments of the second series, in goods, per fourth article treaty of October fourth, eighteen hundred and forty-two, and eighth article treaty of September thirtieth, eighteen hundred and fifty-four, and third article treaty of May seventh, eighteen hundred and sixty-four, three thousand five hundred dollars.

For eighth of ten instalments of the second series, for support of schools, per fourth article treaty of October fourth, eighteen hundred and forty-two, and eighth article treaty of September thirtieth, eighteen hundred and fifty-four, and third article treaty of May seventh, eighteen hundred and sixty-four, six hundred and sixty-six dollars and sixty-seven cents.

For eighth of ten instalments of second series, for the purchase of provisions and tobacco, per fourth article treaty of October fourth, eighteen hundred and forty-two, and eighth article treaty of September thirtieth, eighteen hundred and fifty-four, and third article treaty of May seventh, eighteen hundred and sixty-four, six hundred and sixty-seven dollars and sixty-seven cents.

For eighth of ten instalments of the second series, for the support of two smith-shops, including the pay of two smiths and assistants, and furnishing iron and steel, per fourth article treaty of October fourth, eighteen hundred and forty-two, and eighth article treaty of September thirtieth, eighteen hundred and fifty-four, and third article treaty of May
FORTY-THIRD CONGRESS. Sess. I. Ch. 389. 1874.

Chippewas of the seventh, eighteen hundred and sixty-four, six hundred and sixty-seven dollars and sixty-seven cents.

For eighth of ten instalments of the second series, for pay of two farmers, per third article treaty of May seventh, eighteen hundred and sixty-four, three hundred and thirty-three dollars and thirty-three cents.

For last of twenty instalments of annuity, in money, per third article treaty of February twenty-second, eighteen hundred and fifty-five, twenty thousand dollars.

For twenty-seventh and twenty-eight of forty-six instalments, to be paid to the Chippewas of the Mississippi, per third article treaty of August second, eighteen hundred and forty-seven, and third article treaty of March nineteenth, eighteen hundred and sixty-seven, two thousand dollars.

For seventh of ten instalments, for the support of a school or schools upon said reservation, in accordance with third article treaty of March nineteenth, eighteen hundred and sixty-seven, four thousand dollars.

For seventh of ten instalments, for the purchase of necessary medicines, in accordance with third article treaty of March nineteenth, eighteen hundred and sixty-seven, three hundred dollars.

For transportation and necessary cost of delivery of annuities and provisions for the Chippewas of Mississippi, in accordance with sixth article treaty of March nineteenth, eighteen hundred and sixty-seven, two thousand dollars.

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CHIPPEWA, PILLAGER, AND LAKE WINNEBAGOUSHISH BANDS.

For twentieth of thirty instalments of annuity, in money, per third article treaty of February twenty-second, eighteen hundred and fifty-five, ten thousand six hundred and sixty-six dollars and sixty-six cents.

For twentieth of thirty instalments of annuity, in goods, per third article treaty of February twenty-second, eighteen hundred and fifty-five, eight thousand dollars.

For last of twenty instalments, for purposes of education, per third article treaty of February twenty-second, eighteen hundred and fifty-five, three thousand dollars.

For this amount, as annuity, to be paid per capita to the Red Lake band of Chippewas, during the pleasure of the President, per third article treaty of October second, eighteen hundred and sixty-three, and second article supplementary treaty of April twelfth, eighteen hundred and sixty-four, ten thousand dollars.

For this amount, to the Pembina band of Chippewas, during the pleasure of the President, per same treaty, five thousand dollars.

For eleventh of fifteen instalments, for the purpose of supplying the Red Lake band of Chippewas with gilling-twine, cotton maitre, calico, linsey, blankets, sheeting, flannels, provisions, farming tools, and for such other useful articles and for such other useful purposes as may be deemed for their best interests, per third article supplementary treaty of April twelfth, eighteen hundred and sixty-four, eight thousand dollars.
For eleventh of fifteen instalments, for same objects, for Pembina band of Chippewas, per same treaty, four thousand dollars.

For eleventh of fifteen instalments, for pay of one blacksmith, one physician, who shall furnish medicine for the sick, one miller, and one farmer, per fourth article of same treaty, three thousand nine hundred dollars.

For eleventh of fifteen instalments, for the purchase of iron and steel and other articles for blacksmithing purposes, per same treaty as above, one thousand five hundred dollars.

For eleventh of fifteen instalments, to be expended for carpentering and other purposes, per same treaty, one thousand dollars.

For transportation of annuity goods and provisions, and iron and steel for blacksmiths, for the Chippewas of Red Lake and Pembina tribe, two thousand dollars.

**CHOCTAWS.**

For permanent annuity, per second article treaty of November sixteenth, eighteen hundred and five, and thirteenth article treaty of June twenty-second, eighteen hundred and fifty-five, three thousand dollars.

For permanent annuity, for support of light-horsemen, per thirteenth article treaty of October eighteenth, eighteen hundred and twenty, and thirteenth article treaty of June twenty-second, eighteen hundred and fifty-six, six hundred dollars.

For permanent annuity, for support of blacksmith, per sixth article treaty of October eighteenth, eighteen hundred and twenty-five, ninth article treaty of January twentieth, eighteen hundred and twenty-five, and thirteenth article treaty of June twenty-second, eighteen hundred and fifty-five, six hundred dollars.

For permanent annuity, for education, per second article treaty of January twentieth, eighteen hundred and twenty-five, and thirteenth article treaty of June twenty-second, eighteen hundred and fifty-five, six thousand dollars.

For permanent annuity, for iron and steel, per ninth article treaty of January twentieth, eighteen hundred and twenty-five, and thirteenth article treaty of June twenty-second, eighteen hundred and fifty-five, three hundred and twenty dollars.

For interest on three hundred and ninety thousand two hundred and fifty-seven dollars and ninety-two cents, at five per centum per annum, for education, support of the government, and other beneficial purposes, under the direction of the general council of the Choctaws, in conformity with the provisions contained in the ninth and thirteenth articles treaty of January twentieth, eighteen hundred and twenty-five, and treaty of June twenty-second, eighteen hundred and fifty-five, nineteen thousand five hundred and twelve dollars and eighty-nine cents.

**CONFEDERATED TRIBES AND BANDS OF INDIANS IN MIDDLE OREGON.**

For the last of five instalments, third series, for beneficial objects, per second article treaty of June twenty-fifth, eighteen hundred and fifty-five, four thousand dollars.

For last of fifteen instalments, for pay and subsistence of one farmer, one blacksmith, and one wagon and plow maker, per fourth article treaty of June twenty-fifth, eighteen hundred and fifty-five, three thousand five hundred dollars.

For fifteenth of twenty instalments, for pay and subsistence of one physician, one sawyer, one miller, one superintendent of farming operations, and one school-teacher, per fourth article treaty of June twenty-fifth, eighteen hundred and fifty-five, five thousand one hundred dollars.

For fifteenth of twenty instalments, for salary of the head chief of said confederated bands, per fourth article treaty of June twenty-fifth, eighteen hundred and fifty-five, five hundred dollars.
Creeks.

For permanent annuity, in money, per fourth article treaty of August seventh, seventeen hundred and ninety, and fifth article treaty of August seventh, eighteen hundred and fifty-six, one thousand five hundred dollars.

For permanent annuity in money, per second article treaty of June sixteenth, eighteen hundred and two, and fifth article treaty of August seventh, eighteen hundred and fifty-six, three thousand dollars.

For educational purposes, per fifth article treaty of February fourteenth, eighteen hundred and thirty-three, one thousand dollars.

For permanent annuity in money, per fourth article treaty of January twenty-fourth, eighteen hundred and twenty-six, and fifth article treaty of August seventh, eighteen hundred and fifty-six, twenty thousand dollars.

For permanent annuity for blacksmith and assistant and for shop and tools, per eighth article treaty of January twenty-fourth, eighteen hundred and twenty-six, and fifth article treaty of August seventh, eighteen hundred and fifty-six, eight hundred and forty dollars.

For permanent annuity for iron and steel for shop, per eighth article treaty of January twenty-fourth, eighteen hundred and twenty-six, and fifth article treaty of August seventh, eighteen hundred and fifty-six, two hundred and seventy dollars.

For permanent annuity, for the pay of a wheelwright, per eighth article treaty of January twenty-fourth, eighteen hundred and twenty-six, and fifth article treaty of August seventh, eighteen hundred and fifty-six, six hundred dollars.

For five per centum interest on two hundred thousand dollars, for purposes of education, per sixth article treaty of August seventh, eighteen hundred and eighty, ten thousand dollars.

For interest on six hundred and seventy-five thousand one hundred and sixty-eight dollars, at the rate of five per centum per annum, to be expended under the direction of the Secretary of the Interior, under provisions of third article treaty of June fourteenth, eighteen hundred and sixty-six, thirty-three thousand dollars.

Crows.

For sixth of thirty instalments, to supply male persons, six hundred in number, over fourteen years of age, with a suit of good substantial woollen clothing, consisting of a coat, hat, pantaloons, flannel shirt, and woollen socks, as per ninth article treaty of May seventh, eighteen hundred and sixty-eight, eight thousand four hundred dollars.

For sixth of thirty instalments, to supply each female, seven hundred and sixty-eight dollars, at the rate of five per centum per annum, to be expended under the direction of the Secretary of the Interior, under provisions of third article treaty of June fourteenth, eighteen hundred and sixty-six, thirty-three thousand dollars.

For sixth of ten instalments, to be used by the Secretary of the Interior in the purchase of such articles as, from time to time, their condition and necessities may indicate to be proper, the sum of ten dollars for each Indian roaming, as per same article, a sum not exceeding ten thousand dollars.

For pay of a physician, per tenth article same treaty, one thousand four hundred dollars.

For fifth of twenty instalments, for pay of teacher and furnishing...
necessary books and stationery, under seventh article same treaty, two thousand dollars.

For pay of second blacksmith, and iron and steel, as per eighth article of the same treaty, two thousand dollars.

For fifth of ten instalments, to be used by the Secretary of the Interior in the purchase of such articles as, from time to time, the condition and necessities of the Indians may indicate to be proper, the sum of twenty dollars for each Indian engaged in agriculture, as per ninth article of the same treaty, a sum not exceeding twenty thousand dollars.

For this amount, or so much thereof as may be necessary, to furnish flour and meat, one hundred thousand dollars.

For pay of carpenter, miller, engineer, farmer, and blacksmith, as per tenth article treaty of May, seventh, eighteen hundred and sixty-eight, four thousand five hundred dollars.

For last of three instalments, for the purchase of seeds and agricultural implements for such Indians as shall farm, one thousand two hundred and fifty dollars.

For transportation of goods, five thousand dollars.

DELAWARES.

For interest on thirty-seven thousand and ninety-five dollars and twenty-five cents, at five per centum, being the value, in part, of thirty-six sections of land set apart by treaty of eighteen hundred and twenty-nine for education, per Senate resolution of June thirteenth, eighteen hundred and thirty-nine, and fifth article treaty of May sixth, eighteen hundred and fifty-four, one thousand eight hundred and fifty-four dollars and seventy-six cents.

D'WAMISH AND OTHER ALLIED TRIBES IN WASHINGTON TERRITORY.

For fifteenth of twenty instalments on one hundred and fifty thousand dollars, under the direction of the President, per sixth article treaty of January twenty-second, eighteen hundred and fifty-five, six thousand dollars.

For fifteenth of twenty instalments, for the establishment and support of an agricultural and industrial school, and to provide said school with a suitable instructor or instructors, per fourteenth article treaty of January twenty-second, eighteen hundred and fifty-five, three thousand dollars.

For fifteenth of twenty instalments, for the employment of a blacksmith, carpenter, farmer, and physician, who shall furnish medicines for the sick, per fourteenth article treaty of January twenty-second, eighteen hundred and fifty-five, four thousand two hundred dollars.

FLATHEADS AND OTHER CONFEDERATED TRIBES.

For fifteenth of twenty instalments, for the support of an agricultural and industrial school, keeping in repair the buildings, and providing suitable furniture, books, and stationery, per fifth article treaty of July sixteenth, eighteen hundred and fifty-five, three hundred dollars.

For fifteenth of twenty instalments, for providing suitable instructors thereof, per fifth article treaty of July sixteenth, eighteen hundred and fifty-five, one thousand eight hundred dollars.

For fifteenth of twenty instalments, for keeping in repair blacksmith, tin and gun smith, carpenter, and wagon and plow maker shops, and providing necessary tools thereof, per fifth article treaty of July sixteenth, eighteen hundred and fifty-five, five hundred dollars.

For fifteenth of twenty instalments, for the employment of two farm-
For the said heads and others, two millers, one blacksmith, one tinner, one gunsmith, one carpenter, and one wagon and plow maker, per fifth article treaty of July sixteenth, eighteen hundred and fifty-five, seven thousand four hundred dollars.

For fifteenth of twenty instalments, for keeping in repair saw and flouring mills, and for furnishing the necessary tools and fixtures thereof, per fifth article treaty of July sixteenth, eighteen hundred and fifty-five, five hundred dollars.

For fifteenth of twenty instalments, for keeping in repair the hospital, and providing the necessary medicines and furniture thereof, per fifth article treaty of July sixteenth, eighteen hundred and fifty-five, three hundred dollars.

For fifteenth of twenty instalments, for pay of a physician, per fifth article treaty of July sixteenth, eighteen hundred and fifty-five, one thousand four hundred dollars.

For fifteenth of twenty instalments, for keeping in repair the buildings required for the various employees, and furnishing the necessary furniture thereof, per fifth article treaty of July sixteenth, eighteen hundred and fifty-five, three hundred dollars.

For fifteenth of twenty instalments, for the pay of each of the head chiefs of the Flathead, Kootenay, and Upper Pend d'Oreille tribes, per fifth article treaty of July sixteenth, eighteen hundred and fifty-five, one thousand five hundred dollars.

For first of five instalments, (fourth series,) for beneficial objects, to be expended under direction of the President, per fourth article of treaty of July sixteenth, eighteen hundred and fifty-five, three thousand dollars.

For transportation of annuity goods and provisions to said Indians, per fifth article treaty of July sixteenth, eighteen hundred and fifty-five, one thousand five hundred dollars.

For this amount, to be expended in such goods, provisions, and other articles as the President may, from time to time, determine, including transportation thereof, in instructing in agricultural and mechanical pursuits, in providing employees, educating children, procuring medicine and medical attendance, care for and support of the aged, sick, and infirm, for the helpless orphans of said Indians, and in any other respect to promote their civilization, comfort, and improvement, thirty-five thousand dollars.

For interest, in lieu of investment on fifty-seven thousand five hundred dollars, balance of one hundred and fifty-seven thousand five hundred dollars, to July first, eighteen hundred and seventy-four, at five per centum per annum, for education or other beneficial purposes, under the direction of the President, per ninth article of treaty of May seventeenth, eighteen hundred and seventy-four, two thousand eight hundred and seventy-five dollars.

For interest in lieu of investment on two hundred thousand dollars, at five per centum per annum, per second article treaty of January fourteenth, eighteen hundred and forty-six, ten thousand dollars.

For interest on ninety-five thousand nine hundred and forty-five dollars and ninety-five cents, at five per centum per annum, for educational and other beneficial purposes, per treaty of May eighteenth, eighteen
For settlement, support, and civilization of Kickapoo Indians in Indian Territory, lately removed from Mexico, and such as may be removed hereafter, twenty-five thousand dollars.

For this amount, or so much thereof as may be necessary, to complete the removal of the remaining Kickapoo and other American Indian tribes roving on the borders of Texas and Mexico, to reservations within the Indian Territory, not to exceed sixty-five thousand dollars; and this sum to be made available for said purpose from and after the passage of this act: Provided, That no liability shall be incurred for said removal for any sum in excess of the amount herein appropriated: Provided further, That the expense of removing said Indians shall not exceed ninety dollars for each Indian removed to the reservation, and no liabilities shall be incurred or payments made for a greater amount; but this provision shall not be so construed as to prevent the payment of the salary of the commissioners appointed to remove them, and their legitimate and proper traveling and personal expenses; and not exceeding five thousand dollars may be used for compensation of interpreters, guides, and couriers, and such other expenditures as may be deemed actually necessary, to contribute to success, in effecting said removal.

KLAMATH AND MODOC INDIANS.

For fourth of five instalments, to be applied under direction of the President, as per second article treaty of October fourteenth, eighteen hundred and sixty-four, five thousand dollars.

For eighth of twenty instalments, for keeping in repair one saw-mill, one flouring-mill, buildings for the blacksmith, carpenter, and wagon and plow maker, the manual-labor school, and hospital, as per fourth article treaty of October fourteenth, eighteen hundred and sixty-four, one thousand dollars.

For ninth of twenty instalments, for the purchase of tools and material for saw and flour mills, carpenter, blacksmith, wagon and plow maker shops, and books and stationery for the manual-labor school, as per fourth article treaty of October fourteenth, eighteen hundred and sixty-four, one thousand five hundred dollars.

For ninth of fifteen instalments, for pay and subsistence of one superintendent of farming, one farmer, one blacksmith, one sawyer, one carpenter, and one wagon and plow maker, as per fifth article treaty of October fourteenth, eighteen hundred and sixty-four, six thousand dollars.

For ninth of twenty instalments, to pay salary and subsistence of one physician, one miller, and two school-teachers, as per fifth article treaty of October fourteenth, eighteen hundred and sixty-four, three thousand six hundred dollars.

MAKAH TRIBE.

For fifth of ten instalments of thirty thousand dollars, (being the fifth series,) under direction of the President, as per fifth article treaty of January thirty-first, eighteen hundred and fifty-five, one thousand dollars.

For fifteenth of twenty instalments, for support of a smith and carpenter shop, and to provide the necessary tools therefor, per eleventh article treaty of January thirty-first, eighteen hundred and fifty-five, five hundred dollars.

For fifteenth of twenty instalments, for the support of an agricultural and industrial school, and pay of teachers, per eleventh article of same treaty, two thousand five hundred dollars.

For fifteenth of twenty instalments, for the employment of a blacksmith, carpenter, farmer, and physician, who shall furnish medicine for the sick, four thousand six hundred dollars.
For the ninth of fifteen instalments of annuity upon two hundred and forty-two thousand six hundred and eighty-six dollars, for cession of lands, per fourth article treaty of May twelfth, eighteen hundred and fifty-four, and Senate amendment thereto, sixteen thousand one hundred and seventy-nine dollars and six cents.

For permanent provision for blacksmith and assistant, and iron and steel for shop, per fifth article treaty of October sixth, eighteen hundred and eighteen, and fourth article treaty of June fifth, eighteen hundred and fifty-four, nine hundred dollars.

For permanent provision for miller, in lieu of gunsmith, per fifth article treaty of October sixth, eighteen hundred and eighteen, and fourth article treaty of June fifth, eighteen hundred and fifty-four, six hundred dollars.

For interest on fifty thousand dollars, at five per centum, per third article treaty of June fifth, eighteen hundred and fifty-four, two thousand five hundred dollars.

For fifteenth of twenty instalments upon one hundred and fifty thousand dollars, per third article treaty of June fifth, eighteen hundred and fifty-four, seven thousand five hundred dollars.

For permanent annuity, in goods or otherwise, per fourth article treaty of August third, seventeen hundred and ninety-five, five hundred dollars.

For permanent annuity, in goods or otherwise, per articles treaty of August twenty-first, eighteen hundred and five, two hundred and fifty dollars.

For permanent annuity, in goods or otherwise, per third and separate articles treaty of September thirtieth, eighteen hundred and nine, three hundred and fifty dollars.

For interest on two hundred and twenty-one thousand two hundred and fifty-seven dollars and eighty-six cents, uninvested, per Senate amendment to fourth article treaty of June fifth, eighteen hundred and fifty-four, eleven thousand and sixty-two dollars and eighty-nine cents.

For pay of teachers and manual-labor schools, for all necessary materials therefor, and for the subsistence of the pupils, per fourth article of treaty December twenty-first, eighteen hundred and fifty-five, three thousand dollars.

For this amount, to be expended under the direction of the President, in assisting these Indians to move to and locate on the Fort Hall reservation, in Idaho Territory, and to aid them in educational and agricultural pursuits on said reservation, twenty thousand dollars.
NAVAJOES.

For sixth of ten instalments, of such articles of clothing, or raw material in lieu thereof, for nine thousand one hundred and forty-one Navajo Indians, not exceeding five dollars per Indian, as per eighth article treaty of June first, eighteen hundred and sixty-eight, forty-five thousand seven hundred and five dollars.

For fifth of ten instalments, to be used by the Commissioner of Indian Affairs in the purchase of such articles as, from time to time, the condition and necessities of the Indians may indicate to be proper, the sum of ten dollars to each person who engages in farming or mechanical pursuits, (estimated to be three thousand and forty-seven persons,) thirty thousand four hundred and seventy dollars.

For pay of two teachers, one thousand five hundred dollars.

For transportation of goods, three thousand dollars.

NEZ PERCE INDIANS.

For last of five instalments, of third series, for beneficial objects, at the discretion of the President, per fourth article treaty of June eleventh, eighteen hundred and fifty-five, six thousand dollars.

For fifteenth of twenty instalments, for the support of two schools, one of which to be an agricultural and industrial school, keeping in repair school buildings, and for providing suitable furniture, books, and stationery, per fifth article treaty of June eleventh, eighteen hundred and fifty-five, five hundred dollars.

For fifteenth of twenty instalments, for the employment of one superintendent of teaching and two teachers, per fifth article treaty of June eleventh, eighteen hundred and fifty-five, two thousand seven hundred dollars.

For fifteenth of twenty instalments, for the employment of one superintendent of farming, and two farmers, two millers, two blacksmiths, one tinner, one gunsmith, one carpenter, and one wagon and plow maker, per fifth article treaty of June eleventh, eighteen hundred and fifty-five, seven thousand dollars.

For fifteenth of twenty instalments, for pay of a physician, per fifth article treaty of June eleventh, eighteen hundred and fifty-five, one thousand dollars.

For fifteenth of twenty instalments, for keeping in repair the buildings for the various employees and for providing the necessary furniture therefor, per fifth article treaty of June eleventh, eighteen hundred and fifty-five, three hundred dollars.

For salary of two subordinate chiefs, as per fifth article treaty of June ninth, eighteen hundred and sixty-three, one thousand dollars.

For ninth of sixteen instalments, for boarding and clothing the children who shall attend the schools, providing the schools and boarding-houses with necessary furniture, the purchase of necessary wagons, teams, agricultural implements, tools, and so forth, and for fencing of such lands as may be needed for gardening and farming purposes for the schools, three thousand dollars.

For salaries of two matrons to take charge of the boarding schools, two assistant teachers, one farmer, one carpenter, and two millers, four thousand five hundred dollars.

For fifth of ten instalments, for keeping in repair the hospital, and providing the necessary medicines, and the furniture therefor, three hundred dollars.

For repair of houses, mills, and tools, and necessary materials, one thousand dollars.
NISQUALLY, PUYALLUP, AND OTHER TRIBES AND BANDS OF INDIANS.

For last of twenty instalments, in part payment for relinquishment of title to lands, to be applied to beneficial objects, per fourth article treaty of December twenty-sixth, eighteen hundred and fifty-four, one thousand dollars.

For last of twenty instalments for pay of instructors, smith, carpenter, farmer, and physician, (who shall furnish medicine to the sick) per tenth article treaty of December twenty-sixth, eighteen hundred and fifty-four, six thousand seven hundred dollars.

For the last of twenty instalments, for the support of an agricultural and industrial school, and support of smith and carpenter shop, and providing the necessary tools therefor, in conformity with the tenth article treaty of December, twenty-sixth, eighteen hundred and fifty-four, one thousand five hundred dollars.

NORTHERN CHEYENNES AND ARAPAHOES

For sixth of thirty instalments, for purchase of clothing as per sixth article treaty of May tenth, eighteen hundred and sixty-eight, twelve thousand dollars.

For sixth of ten instalments, to be expended by the Secretary of the Interior, ten dollars for each Indian roaming, in the purchase of such articles as, from time to time, the condition and necessities of the Indians may indicate to be proper, as per same treaty, eighteen thousand dollars.

For pay of physician, teacher, carpenter, miller, farmer, blacksmith, and engineer, per seventh article of treaty of May tenth, eighteen hundred and sixty-eight, six thousand seven hundred dollars.

For last of four instalments, to furnish said Indians with flour and meat, per sixth article of treaty of May tenth, eighteen hundred and sixty-eight, forty-five thousand dollars.

For transportation of goods, two thousand dollars: Provided, That said Northern Cheyennes and Arapahoes shall remove to their reservation in the Indian Territory before the delivery of said supplies appropriated for by the foregoing clauses.

OMAHAS

For seventh of fifteen instalments of this amount, being third series, in money or otherwise, per fourth article treaty of March sixteenth, eighteen hundred and fifty-four, twenty thousand dollars.

For ninth of ten instalments, for keeping in repair a grist and saw mill, and support of blacksmith shop, per eighth article treaty of March sixteenth, eighteen hundred and fifty-four and third article treaty of March sixth, eighteen hundred and sixty-five, three hundred dollars.

For ninth of ten instalments, for pay of one engineer, one thousand two hundred dollars.

For ninth of ten instalments, for pay of one miller, per same treaties, nine hundred dollars.

For ninth of ten instalments, for pay of one farmer, per same treaties, nine hundred dollars.

For ninth of ten instalments, for pay of blacksmith, per same treaties, nine hundred dollars.

For seventh of ten instalments, for support of blacksmith shop, and supplying tools for the same, three hundred dollars.

For one matron, six hundred dollars.

OSAGES

For interest on sixty-nine thousand one hundred and twenty dollars, at five per centum per annum, being value of fifty-four sections of land set apart by treaty of June second, eighteen hundred and twenty-five.
for educational purposes per Senate resolution of January ninth, eight-

een hundred and thirty-eight, three thousand four hundred and fifty-six
dollars.

For interest on three hundred thousand dollars, at five per centum
per annum, to be paid semi-annually; in money or such articles as the
Secretary of the Interior may direct, as per first article treaty of Sep-
tember twenty-ninth, eighteen hundred and sixty five, fifteen thousand
dollars.

For interest on seven hundred and twenty thousand seven hundred
and forty-nine dollars, at five per centum per annum, to be used for such
objects as the Secretary of the Interior may direct, as per act of July
fifteenth eighteen hundred and seventy, thirty-six thousand and thirty-
seven dollars and forty-five cents: Provided, that the Secretary of the
Interior be, and he hereby is, authorized to expend, from the proceeds
of certain sales of land of the sale of lands of the Great and Little Osage Indians provided to
be sold by section twelve of said act of July fifteenth, eighteen hundred
and seventy, the sum of two hundred thousand dollars per annum for
two years, or so much thereof as may be necessary, for the purchase of
stock and agricultural implements, opening farms, erection of houses,
and for the civilization and support of the Osages and of their tribal
government.

OTOES AND MISSOURIAS.

For seventh of fifteen instalments, being the third series, in money or
otherwise, per fourth article treaty of March fifteenth, eighteen hundred
and fifty-four, nine thousand dollars.

PAWNEES.

For perpetual annuity, at least one half of which is to be in goods and
such articles as may be deemed necessary for them, per second article
treaty of September twenty-fourth, eighteen hundred and fifty-seven,

Vol. xiv, p. 687.

Vol. xvi, ch. 296,
§ 12, p. 362.

OTOES AND MISSOURIAS.

Vol. x, p. 1029.

Pawnees.


thirty thousand dollars.

For support of two manual-labor schools, per third article treaty of
September twenty-fourth, eighteen hundred and fifty-seven, ten thousand
dollars.

For pay of two farmers, two blacksmiths and two apprentices, one
miller and apprentice, two teachers, one shoemaker, and one carpenter,
seven thousand five hundred dollars.

For pay of physician and purchase of medicines, one thousand two
hundred dollars.

For the purchase of iron and steel and other necessaries for the shops,
five hundred dollars.

For the purchase of farming-utensils and stock; one thousand two
hundred dollars.

For repair of grist and saw mills; three hundred dollars.

For transportation and necessary cost of delivery of annuities for the
Pawnees, one thousand five hundred dollars.

That the Secretary of the Interior be, and he hereby is, authorized to
use, for purposes of civilization of the Pawnee Indians, the unexpended
balances from funds appropriated for fiscal year ending June thirtieth,
eighteen hundred and seventy-three, and former years, under the pro-
visions of the treaty with said tribes of September twenty-fourth,
eighteen hundred and fifty-seven, for support of schools and mills, and
for pay of employees and smiths; said balances amounting to the sum of
eight thousand five hundred and thirty dollars and one cent.

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PONCAS.

For the first of fifteen instalments (third series) to be paid to them or expended for their benefit, per second article of treaty of March twelfth, eighteen hundred and fifty-eight, eight thousand dollars.

For this amount, to be expended during the pleasure of the President, in furnishing such aid and assistance in agricultural and mechanical pursuits, including the working of the mill, as provided by second article of treaty of March twelfth, eighteen hundred and fifty-eight, as the Secretary of the Interior may consider advantageous and necessary, five thousand dollars.

For this amount or so much thereof as may be necessary, to be used at the discretion of the President, to carry on the work of aiding and instructing the Poncas in the arts of civilization, with a view to their self-support, and for subsistence and clothing, five thousand dollars.

POTTAWATOMIES.

Vol. vii, p. 51. For permanent annuity, in silver, per fourth article treaty of August third, seventeen hundred and ninety-five, three hundred and fifty-seven dollars and eighty cents.

Vol. vii, p. 114. For permanent annuity, in silver, per third article treaty of September thirtieth, eighteen hundred and nine, one hundred and seventy-eight dollars and ninety cents.

Vol. vii, p. 185. For permanent annuity, in silver, per third article treaty of October second, eighteen hundred and eighteen, eight hundred and ninety-four dollars and fifty cents.

Vol. vii, p. 317. For permanent annuity, in money, per second article treaty of September twentieth, eighteen hundred and twenty-eight, seven hundred and fifteen dollars and sixty cents.

Vol. vii, p. 320. For permanent provision for payment of money, in lieu of tobacco, iron, and steel, per second article treaty of September twentieth, eighteen hundred and twenty-eight, and tenth article treaties of June fifth and seventeenth, eighteen hundred and forty-six, one hundred and seven dollars and thirty-four cents.

Vol. vii, p. 296. For permanent provisions for three blacksmiths and assistants, and for iron and steel for shops, per third article treaty of October sixteenth, eighteen hundred and twenty-six, second article treaty of September twentieth, eighteen hundred and twenty-eight, and second article treaty July twenty-ninth, eight hundred and twenty-nine, one thousand and eight dollars and ninety-nine cents.

Vol. vii, p. 296. For permanent provision for fifty barrels of salt, per second article, treaty of July twenty-ninth, eighteen hundred and twenty-nine, one hundred and fifty-six dollars and fifty-four cents.

For interest on one hundred and sixty-eight thousand one hundred and twenty-three dollars and eighty-five cents, at five per centum, in conformity with provisions of article seventh of treaties of June fifth and seventeenth, eighteen hundred and forty-six, eleven thousand five hundred and three dollars and twenty-one cents.

POTTAWATOMIES OF HURON.

For permanent annuity, in money or otherwise, per second article treaty of November seventeenth, eighteen hundred and seven, four hundred dollars.
QUAPAWS.

For the education, during the pleasure of the President, per third article treaty of May thirteenth, eighteen hundred and thirty-three, one thousand dollars.

For blacksmith and assistants, and tools, iron, and steel for blacksmith-shop, per same article of same treaty, one thousand and sixty dollars.

For one farmer, during the pleasure of the President, per same treaty, six hundred dollars.

QUI-NAI-ELT AND QUIL-LEH-UTE INDIANS

For last of five instalments on twenty-five thousand dollars (being the first series,) for beneficial objects, under the direction of the President, per fourth article treaty of July first, eighteen hundred and fifty-five, one thousand dollars.

For fifteenth of twenty instalments, for the support of an agricultural and industrial school, and for pay of suitable instructors, per tenth article treaty of July first, eighteen hundred and fifty-five, two thousand five hundred dollars.

For fifteenth of twenty instalments, for support of smith and carpenter shop, and to provide the necessary tools therefor, per tenth article treaty of July first, eighteen hundred and fifty-five, five hundred dollars.

For fifteenth of twenty instalments, for the employment of a blacksmith, carpenter, and farmer, and a physician, who shall furnish medicines for the sick, per tenth article treaty of July first, eighteen hundred and fifty-five, four thousand one hundred dollars.

RIVER CROWS.

For this amount, to be expended for such goods, provisions, and other articles as the President, from time to time, may determine, including transportation thereof, in instructing in agricultural and mechanical pursuits, in providing employees, educating children, procuring medicine and medical attendance, care for and support of the aged, sick, and infirm, for the helpless orphans of said Indians, and in any other respect to promote their civilization, comfort, and improvement, thirty thousand dollars.

ROGUE-RIVERS.

For last of five instalments, in blankets, clothing, farming utensils, and stock, per fourth article treaty of September tenth, eighteen hundred and fifty-three, three thousand dollars.

SACS AND FOXES ON THE MISSISSIPPI.

For permanent annuity, in goods or otherwise, per third article treaty of November third, eighteen hundred and four, one thousand dollars.

For interest on two hundred thousand dollars, at five per centum, per second article treaty of October twenty-first, eighteen hundred and thirty-seven, ten thousand dollars.

For interest on eight hundred thousand dollars, at five per centum, per second article treaty of October eleventh, eighteen hundred and forty-two, forty thousand dollars, of which sum, one thousand five hundred dollars shall be paid for a physician for the agency, who shall furnish the necessary medicines; Also, So much of the appropriation herein made for the Sacs and Foxes on the Mississippi as shall be deemed necessary by the Secretary of the Interior, not exceeding fifty per centum thereof, may be used, under his direction, for the purposes of education and civilization: Provided, That the Indians shall consent thereto.
SACs AND FOXES OF MISSOURI.

For interest on one hundred and fifty-seven thousand four hundred dollars, at five per centum, under the direction of the President, per second article treaty of October twenty-first, eighteen hundred and thirty-seven, seven thousand eight hundred and seventy dollars.

For this amount to be expended in the erection of a suitable school-house, and dwelling house for the school-teacher, for the benefit of the Sacs and Foxes of the Missouri, in accordance with the provisions of the fifth article of the treaty with said tribe of March sixth, eighteen hundred and sixty-one, one thousand dollars.

For the support of said school for the fiscal year ending June thirtieth, eighteen hundred and seventy-five as per said article of the treaty, two hundred dollars: Provided, That so much of the appropriation herein made for the Sacs and Foxes of the Missouri as shall be deemed necessary by the Secretary of the Interior, not exceeding fifty per centum thereof, may be used, under his direction, for the purposes of education and civilization: Provided further, That the Indians shall consent thereto.

SEMINOLES.

For five per centum interest on two hundred and fifty thousand dollars, to be paid as annuity, as per eighth article treaty of August seventh, eighteen hundred and fifty-six, twelve thousand five hundred dollars.

For interest on two hundred and fifty thousand dollars at five per centum, to be paid as annuity, they having joined their brethren west per eighth article treaty of August seventh, eighteen hundred and fifty-six, twelve thousand five hundred dollars.

For interest on fifty thousand dollars at the rate of five per centum, per annum, to be paid annually for the support of schools, as per third article treaty of March twenty-first, eighteen hundred and sixty-six, two thousand five hundred dollars.

For interest on twenty thousand dollars, at the rate of five per centum per annum, to be paid annually for the support of the Seminole government, as per third article treaty of March twenty-first, eighteen hundred and sixty-six, one thousand dollars.

For permanent annuity, in specie, per fourth article treaty of September twenty-ninth, eighteen hundred and seventeen, five hundred dollars.

For permanent annuity, in specie, per fourth article, treaty of September seventeenth, eighteen hundred and eighteen, five hundred dollars.

For blacksmith and assistant, shops and tools iron and steel, to be applied as stipulated in the seventh article treaty of February twenty-third, eighteen hundred and sixty-seven, one thousand and sixty dollars.

For miller, during the pleasure of the President, six hundred dollars.

For interest, at five per centum, on forty-three thousand and fifty dollars, transferred from the Ontario Bank to the United States Treasury, per act of June twenty-seventh, eighteen hundred and forty-six, two thousand one hundred and fifty-two dollars and fifty cents.

SENECAS.

For permanent annuity, in specie, per fourth article treaty of September twenty-first, eighteen hundred and seventeen, five hundred dollars.

For permanent annuity, in specie, per fourth article, treaty of September seventeenth, eighteen hundred and eighteen, five hundred dollars.

For blacksmith and assistant, shops and tools iron and steel, to be applied as stipulated in the seventh article treaty of February twenty-third, eighteen hundred and sixty-seven, one thousand and sixty dollars.

For miller, during the pleasure of the President, six hundred dollars.

SENECAS OF NEW YORK.

For permanent annuity, in lieu of interest on stock, per act of February nineteenth, eighteen hundred and thirty-one, six thousand dollars.

For interest, in lieu, of investment, on seventy-five thousand dollars, at five per centum, per act of June twenty-seventh, eighteen hundred and forty-six, three thousand seven hundred and fifty dollars.

For interest, at five per centum, on forty-three thousand and fifty dollars, transferred from the Ontario Bank to the United States Treasury, per act of June twenty-seventh, eighteen hundred and forty-six, two thousand one hundred and fifty-two dollars and fifty cents.

SENECAS AND SHAWNEES.

For permanent annuity, in specie, per fourth article treaty of September seventeenth, eighteen hundred and eighteen, one thousand dollars.
For blacksmith and assistant, shop and tools, iron and steel, per fourth article of treaty of July twentieth, eighteen hundred and thirty-one and fifth article of treaty of February twenty-third, eighteen hundred and sixty-seven, one thousand and sixty dollars.

SENEGAS, SHAWNEES, QUAPAWS, PEORIAS, KASKASKIAS, OTTAWAS, WYANDOTTS, AND OTHERS.

For last of six instalments, for pay of blacksmith and for necessary iron, steel, and tools, for Peorias, Kaskaskias, Weas, and Piankeshaws, per twenty-seventh article of treaty of February twenty-third, eighteen hundred and sixty-seven, one thousand and twenty-three dollars and twenty-nine cents.

SHAWNEES.

For permanent annuity, for educational purposes, per fourth article treaty of August third, seventeen hundred and ninety-five, and third article treaty of May tenth, eighteen hundred and fifty-four, one thousand dollars.

For permanent annuity; in specie, for educational purposes, per fourth article treaty of September twenty-ninth, eighteen hundred and seventeen, and third article treaty of May tenth, eighteen hundred and fifty-four, two thousand dollars.

For interest, at five per centum, on forty thousand dollars, for educational purposes, per third article treaty of May tenth, eighteen hundred and fifty-four, two thousand dollars.

SHOSHONES.

Eastern Bands.—For eleventh of twenty instalments, to be expended, under the direction of the President, in the purchase of such articles as he may deem suitable to their wants, either as hunters or herdsmen, per fifth article treaty of July second eighteen and sixty-three, ten thousand dollars.

Western Bands.—For eleventh of twenty instalments, to be expended, under the direction of the President, in the purchase of such articles as he may deem suitable to their wants, either as hunters or herdsmen, per seventh article treaty of October first, eighteen hundred and sixty-three, five thousand dollars.

Northwestern Bands.—For eleventh of twenty instalments, to be expended under the direction of the President in the purchase of such articles as he shall deem suitable to their wants and condition as hunters or herdsmen, per third article of treaty of October twelfth, eighteen hundred and sixty-three, one thousand dollars.

Goship Band.—For eleventh of twenty instalments, to be expended under the direction of the President in the purchase of such articles, including cattle for herding or other purposes, as he shall deem suitable to their wants and condition as hunters or herdsmen, per third article of treaty of October twelfth, eighteen hundred and sixty-three, one thousand dollars.

SHOSHONES AND BANNOCKS.

Shoshones.—For fifth of thirty instalments, to purchase eight hundred suits of clothing for males over fourteen years of age, the flannel, hose, calico, and domestics for eight hundred females over the age of twelve years, and such goods as may be needed to make suits for eight hundred boys and girls, under the ages named, thirteen thousand eight hundred and seventy-four dollars.

For fourth of ten instalments, for the purchase of such articles as may be considered proper by the Secretary of the Interior for persons engaged in agriculture, at twenty dollars each, twenty-five thousand dollars.
For pay of physician, teacher, carpenter, miller, engineer, farmer, and
blacksmith, as per tenth article treaty of July third, eighteen hundred
and sixty-eight, three thousand dollars.

For second of three instalments, for the purchase of seeds and farming-
implements, as per eighth article treaty of July third, eighteen hun-
dred and sixty-eight, one thousand dollars.

For pay of second blacksmith, and such iron, steel, and other mate-
rials as may be required, per eighth article same treaty, one thousand
dollars.

Bannocks.—For fifth of thirty instalments, to purchase four hundred
suits of clothing for males over fourteen years of age; the flannel, hose,
calico, and domestics for four hundred females over twelve years of age;
and such flannel and cotton goods as may be needed to make suits for four
hundred boys and girls under the ages named, six thousand nine hun-
dred and thirty-seven dollars.

For fifth of ten instalments, for the purchase of such articles as may
be considered proper by the Secretary of the Interior, for eight hun-
dred persons roaming, at ten dollars each, and four hundred persons
engaged in agriculture, at twenty dollars each, fourteen thousand
dollars.

For pay of physician, teacher, carpenter, miller, engineer, farmer, and
blacksmith, as per tenth article treaty of July third, eighteen hundred
and sixty-eight, three thousand dollars.

For first of three instalments, for the purchase of seeds and farming
implements, as per eighth article same treaty, eight hundred dollars.

For transportation of goods that may be purchased for the Shoshones
and Bannocks, four thousand dollars.

Agreement of Sept. 26, 1872, con-

1872, ch. 263, vol.

confirmed.

september twenty-sixth, eighteen hundred and seventy-two, by F. R. Brunot, president of
the Board of Indian Commissioners, with the Shoshone tribe of Indians,
for the relinquishment by said Indians of certain lands within the limits
of the reservation ceded to said Indians by the treaty made with them
July third, eighteen hundred and sixty-eight, the sum to be expended,
under the direction of the President, in the purchase of stock-cattle, five
thousand dollars; to be available immediately upon the passage of this
act.

For this amount, being the first of five instalments, to be paid to
Wash-a-kie, chief of the Shoshones, as per said agreement of September
twenty-sixth, eighteen hundred and seventy-two, five hundred dollars;
to be available immediately upon the passage of this act.

Shoshones, Bannacks, and other
bands of Indians in Idaho and South-
eastern Oregon.

SHOSHONES, BANNACKS, AND OTHER BANDS OF INDIANS IN IDAHO AND
SOUTHEASTERN OREGON.

For this amount, to be expended by directions of the President, in as-
sisting the roving bands of Indians in Southern Idaho to move to and
locate on the Fort Hall reservation in Idaho Territory, and to assist
them in education and agricultural pursuits on said reservation, ten
thousand dollars.

For this amount, to be expended by directions of the President, in as-
sisting the roving bands of Indians in Southeastern Oregon to move
and locate on some proper Indian reservation in Oregon, and to assist
them in agricultural pursuits thereon, ten thousand dollars.

Six Nations of New York.

SIX NATIONS OF NEW YORK.

For permanent annuity, in clothing and other useful articles, per sixth
article treaty of November seventeenth, seventeen hundred and ninety-
four, four thousand five hundred dollars.
SIOUX OF DIFFERENT TRIBES, INCLUDING SANTEE SIOUX IN THE STATE OF NEBRASKA.

For fifth of thirty instalments, to purchase clothing for males over fourteen years of age; for flannel, hose, and calico, and domestics required for females over twelve years of age; and for such flannel and cotton goods as may be needed to make suits for boys and girls, per tenth article treaty of April twenty-ninth, eighteen hundred and sixty-eight, one hundred and fifty-nine thousand four hundred dollars.

For fifth of thirty instalments, to purchase such articles as may be considered proper by the Secretary of the Interior for persons roaming and for persons engaged in agriculture, two hundred thousand dollars.

For pay of second blacksmith, and furnishing iron, steel, and other material, per eighth article of treaty of April twenty-ninth, eighteen hundred and sixty-eight, two thousand dollars.

For this amount, to be expended in the purchase of beef, flour, bacon, and sugar, in proportionate quantities, for thirty thousand persons; and for subsistence of the Yankton Sioux and Poncas; and for purposes of civilization, one million one hundred thousand dollars: Provided, That the President may withhold the said supplies from said Indians, or any band thereof, until they shall consent to remain north of the Niobrara and outside of Wyoming, if he deems it expedient so to do.

For pay of physician, five teachers, one carpenter, one miller, one engineer, one farmer, and one blacksmith per thirteenth article of treaty of April twenty-ninth, eighteen hundred and sixty-eight, ten thousand dollars.

For this amount, being the second of ten instalments of the sum of eight hundred thousand dollars named in a certain agreement, which agreement is hereby confirmed, made by the commissioners appointed by the Secretary of the Interior, under the provisions of the act of June seventh, eighteen hundred and seventy-two, with the Sisseton and Wahpeton bands of Sioux Indians for the relinquishment by said Indians of their claim to or interest in the lands described in the second article of the treaty made with them February nineteenth, eighteen hundred and sixty-seven, the same to be expended, under the direction of the President for the benefit of said Indians, in the manner prescribed in said treaty of eighteen hundred and sixty-seven, as amended by the Senate, said amendment as amended having been ratified by the Indians, as provided by act of February fourteenth, eighteen hundred and seventy-three, eighty thousand dollars.

For transportation of goods, one thousand two hundred dollars.

SIoux, Sisseton and Wahpeton, and Santee Sioux of Lake Traverse and Devil’s Lake.

For this amount, being the second of ten instalments of the sum of eight hundred thousand dollars named in a certain agreement, which agreement is hereby confirmed, made by the commissioners appointed by the Secretary of the Interior, under the provisions of the act of June seventh, eighteen hundred and seventy-two, with the Sisseton and Wahpeton bands of Sioux Indians for the relinquishment by said Indians of their claim to or interest in the lands described in the second article of the treaty made with them February nineteenth, eighteen hundred and sixty-seven, the same to be expended, under the direction of the President for the benefit of said Indians, in the manner prescribed in said treaty of eighteen hundred and sixty-seven, as amended by the Senate, said amendment as amended having been ratified by the Indians, as provided by act of February fourteenth, eighteen hundred and seventy-three, eighty thousand dollars.

YANKTON TRIBE OF SIOUX.

For sixth of ten instalments, (second series) to be paid to them or expended for their benefit, commencing with the year in which they shall remove to and settle and reside upon their reservation, per fourth article treaty of April nineteenth, eighteen hundred and fifty-eight, forty thousand dollars.

For transportation of goods, one thousand two hundred dollars.
For this amount, to be expended in such goods, provisions, and other useful articles as the President may, from time to time, determine, including transportation, in instructing in agricultural and mechanical pursuits, in providing employees, educating children, procuring medicines and medical attendance, care for and support of the aged, sick, and infirm, for the helpless orphans of said Indians, and in any respect to promote their civilization, comfort, and improvement (including storekeeper, blacksmith, and carpenter, at nine hundred dollars each per annum; assistant storekeeper and one cook, at six hundred dollars each per annum; and three laborers, at six hundred dollars each per annum) one hundred and fifty thousand dollars; but this appropriation shall be expended for the benefit of such portions of said bands only and for such time as they maintain friendly relations with the United States.

WALL-PAH-PEE TRIBE OF SNAKE INDIANS.

For third of ten instalments, to be expended under the direction of the President, as per seventh article treaty of August twelfth, eighteen hundred and sixty-five, one thousand two hundred dollars.

S’KLALLAMS.

For fifteenth of twenty instalments on sixty thousand dollars (being the last of the fifth series) to be applied to the use and benefit of said Indians, under the direction of the President, per fifth article treaty of January twenty-sixth, eighteen hundred and fifty-five, two thousand four hundred dollars.

For fifteenth of twenty instalments, for the support of an agricultural and industrial school, and for pay for suitable teachers, per eleventh article treaty of January twenty-sixth, eighteen hundred and fifty-five, two thousand five hundred dollars.

For fifteenth of twenty instalments, for the employment of a blacksmith, carpenter, farmer, and a physician (who shall furnish medicine for the sick) per eleventh article of treaty of January twenty-sixth, eighteen hundred and fifty-five, four thousand six hundred dollars.

For support of a smith and carpenter shop, and to provide the necessary tools therefor, per same article of same treaty, five hundred dollars.

TABEGUACHE BAND OF UTAH INDIANS.

For pay of blacksmith, as per tenth article of treaty of October seventh, eighteen hundred and sixty-three, seven hundred and twenty dollars.

TABEGUACHE, MUACHE, CAPOTE, WEEMINUCHE, YAMPA, GRAND-RIVER AND UINTAH BANDS OF UTES.

For pay of two carpenters, two millers, two farmers, and one blacksmith, as per fifteenth article of treaty of March second, eighteen hundred and sixty-eight, six thousand dollars.

For pay of two teachers, as per same article of same treaty, one thousand eight hundred dollars.

For the purchase of iron and steel, and the necessary tools for blacksmith-shop, per ninth article of same treaty, two hundred and twenty dollars.

For sixth of thirty instalments, to be expended under the direction of the Secretary of the Interior, for clothing, blankets, and such other articles as he may think proper and necessary, under eleventh article of same treaty, twenty-five thousand dollars.
For transportation of such goods as may be purchased for said Indians, five thousand dollars.

UMPQUAS AND CALAPOOIAS OF UMPQUA VALLEY, OREGON.

For last of twenty installments of annuity, for beneficial objects, to be expended as directed by the President per third article treaty of November twenty-ninth, eighteen hundred and fifty-four, one thousand dollars.

For last of twenty installments, for the pay of a teacher and purchase of books and stationery, per sixth article treaty of November twenty-ninth, eighteen hundred and fifty-four, one thousand four hundred and fifty dollars.

WALLA-WALLA, CAYUSE AND UMATILLA TRIBES.

For fifteenth of twenty installments, being the last of the third series, to be expended under the direction of the President, per second article treaty of June ninth, eighteen hundred and fifty-five, four thousand dollars.

For fifteenth of twenty installments, for the purchase of all necessary mill-fixtures and mechanical tools, medicines and hospital-stores, books and stationery for schools, repairs of school building and furniture, and for employees, three thousand dollars.

For fifteenth of twenty installments, for the pay and subsistence of one superintendent of farming operations, one farmer, two millers, one blacksmith, one wagon and plow maker, one carpenter and joiner, one physician, and two teachers, per fourth article treaty of June ninth, eighteen hundred and fifty-five, nine thousand dollars.

For fifteenth of twenty installments, for the pay of each of the head chiefs of the Walla-Walla, Cayuse, and Umatilla bands, the sum of five hundred dollars per annum, per fifth article treaty of June ninth, eighteen hundred and fifty-five, one thousand five hundred dollars.

FOR COLONIZING AND SUPPORTING THE WICHITAS, AND OTHER AFFILIATED BANDS.

For this amount, to be expended in such goods, provisions, and other articles as the President may, from time to time, determine, including transportation thereof, in instructing in agricultural and mechanical pursuits, in providing employees, educating children, procuring medical and medical attendance care for and support of the aged, sick, and infirm, for the helpless orphans of said Indians, and in any other respect to promote their civilization, comfort, and improvement, (including pay of physician and clerk, twelve hundred dollars each, blacksmith, carpenter, sawyer, and head farmer, at nine hundred dollars each per annum; and two assistant farmers, one matron, one mason, two teachers, at six hundred dollars each per annum; one engineer, six hundred and sixty dollars; and one seamstress, two cooks, and one laundress, six hundred dollars each per annum) fifty thousand dollars.

WINNEBAGOES.

For interest on eight hundred and eighty-six thousand nine hundred and nine dollars and seventeen cents, at five per centum, per fourth article treaty of November first, eighteen hundred and thirty-seven, and joint resolution of July seventeenth, eighteen hundred and sixty-two, forty-four thousand three hundred and forty-five dollars and forty-six cents

For error in appropriation for interest on the above-named principal for last fiscal year, five thousand dollars.

For twenty-eighth of thirty installments of interest on seventy-five thousand three hundred and eighty-seven dollars and twenty-eight cents

1862, Res. No. 69, vol. xii, pp. 628, 629
Winnebagoes.
Vol. ix, p. 573.

cents, at five per centum, per fourth article treaty of October thirteenth, eighteen hundred and forty-six three thousand seven hundred and sixty-nine dollars and thirty-six cents.

For interest on seventy-eight thousand three hundred and forty dollars and forty-one cents, at five per centum, to be expended, under the direction of the Secretary of the Interior, for the erection of houses, improvement of their allotments of land, purchase of stock, agricultural implements, seeds, and other beneficial purposes, three thousand nine hundred and seventeen dollars and two cents.

For this amount, or so much thereof as may be necessary, to defray the expenses of breaking and fencing eight hundred acres of land for the Winnebago Indians, on their reservation in the State of Nebraska, in accordance with the provisions of the third article of the treaty with said tribe, concluded March eighth, eighteen hundred and sixty-five, which shall available immediately upon the passage of this act, three thousand four hundred dollars.

Vol. xiv, p. 671.

For this amount, or so much thereof as may be necessary, to purchase from the Omaha Indians in Nebraska such quantity of land, not exceeding twenty sections, as may be required for the use of the Winnebago Indians in Wisconsin, and for improvements on their reservation, to be appropriated from the residue of the one million one hundred thousand dollars provided to be set apart for the Winnebagoes by the fourth article of the treaty with those Indians, November first, eighteen hundred and thirty-seven: Provided, That such amount as may be paid to the Omahas for the lands required shall be applied for their use, under the direction of the Secretary of the Interior, for general purposes of civilization, eighty-two thousand dollars: Provided, That said Winnebagoes shall consent to said purchase.

For transportation of goods, two thousand dollars.

Yakama Nation.

Vol. xii, p. 953.

For fifteenth of twenty instalments, being the last of the third series, for beneficial objects, to be expended under the direction of the President, per fourth article of treaty of June ninth, eighteen hundred and fifty-five, six thousand dollars.

For fifteenth of twenty instalments, for the support of two schools, one of which is to be an agricultural and industrial school, keeping in repair school-buildings, and for providing suitable furniture, books, and stationery, per fifth article treaty of June ninth, eighteen hundred and fifty-five, five hundred dollars.

For fifteenth of twenty instalments, for the employment of one superintendent of teaching and two teachers, per fifth article treaty of June ninth, eighteen hundred and fifty-five three thousand two hundred dollars.

For fifteenth of twenty instalments, for the employment of one superintendent of farming and two farmers, two millers, two blacksmiths, one tinner, one gunsmith, one carpenter, and one wagon and plow maker, per fifth article of treaty of June ninth, eighteen hundred and sixty-five, eleven thousand four hundred dollars.

For fifteenth of twenty instalments, for keeping in repair saw and flouring mills, and for furnishing the necessary tools and fixtures, per fifth article treaty of June ninth, eighteen hundred and fifty-five, five hundred dollars.

For fifteenth of twenty instalments, for keeping in repair the hospital, and providing the necessary medicines, and fixtures therefor, per fifth article of treaty of June ninth eighteen hundred and fifty-five, three hundred dollars.

For fifteenth of twenty instalments, for keeping in repair blacksmith, tinsmith, gunsmith, carpenter and wagon and plow maker shops, and for providing necessary tools therefor, per fifth article treaty of June ninth, eighteen hundred and fifty-five, five hundred dollars.

For fifteenth of twenty instalments, for the pay of a physician per-
The text is a bill from the 38th Congress, Senate, providing for the general incidental expenses of the Indian Service. The bill allocates funds for various states and territories, including Arizona, California, Colorado, Dakota, Idaho, Montana, Nevada, and New Mexico, for the purchase of goods, agricultural implements, and other useful articles, and to assist the Indians to locate in permanent abodes and sustain themselves by the pursuits of civilized life. The bill also includes provisions for the support of schools for different tribes.

For example, in Arizona, the bill provides:

> For the general incidental expenses of the Indian service in the Territory of Arizona, presents of goods, agricultural implements, and other useful articles, and to assist them to locate in permanent abodes, and sustain themselves by the pursuits of civilized life, to be expended under the direction of the Secretary of the Interior, sixty-five thousand dollars.

This is just one of many provisions in the bill. It highlights the comprehensive efforts the federal government was making to support the Indians during this time period.
Expenses of Indian service in Oregon;—For the general incidental expenses of the Indian service in Oregon, including transportation of annuity-goods and presents (where no special provision therefor is made by treaties,) and for paying the expenses of the removal and subsistence of Indians in Oregon, (not parties to any treaty) and for pay for necessary employees, forty thousand dollars.

Washington Territory;—For the general incidental expenses of the Indian service in Washington Territory, including transportation of annuity-goods and presents, (where no special provision is made therefor by treaties,) and for defraying the expenses of removal and subsistence of Indians, and for pay of necessary employees, twenty-five thousand dollars, three thousand dollars of which shall be for the support of schools on the Colville and Chehalis agencies.

Utah Territory;—For the general incidental expenses of the Indian service in Utah Territory, presents of goods, agricultural implements, and other useful articles, and to assist them to locate in permanent abodes, and sustain themselves by the pursuits of civilized life, including transportation and necessary expenses of delivering provisions to the Indians within the Utah superintendency, and for subsistence and clothing for Indians located in the Uintah Valley reservation, to be expended under the direction of the Secretary of the Interior, thirty thousand dollars.

Wyoming Territory.—For the general incidental expenses of the Indian service in Wyoming Territory, presents of goods, agricultural implements, and other articles, and to assist them to locate in permanent abodes, and sustain themselves by the pursuits of civilized life, to be expended under the direction of the Secretary of the Interior, five thousand dollars.

Delivery of annuities, &c., to Indians in Minnesota and Michigan. Expenses of Indian delegations to Washington. From what fund payable.

Civilization and subsistence of Indians on the Malheur reservation. Civilization, subsistence, &c., of Indians of the Central superintendency.


Expenses of a general council of certain Indians in Indian Territory.

Miscellaneous.—For insurance and transportation of annuities, and the necessary expenses of the delivery of the annuities and provisions to the Indian tribes in Minnesota and Michigan, four thousand dollars.

For this amount, or so much thereof as may be necessary, to defray the expenses of Indian delegations who may visit Washington on business connected with their respective tribes, five thousand dollars: Provided, That no money shall be paid from any other fund for expenses of Indian delegations visiting Washington except from the contingent fund of the Department.

Civilization and subsistence of Indians on the Malheur reservation:—For this amount, or so much thereof as may be necessary, in the purchase of goods, subsistence, stores, and so forth, for the Indians collected on the Malheur reservation, Oregon, and in instructing them in agricultural and mechanical pursuits, providing employees, educating children, procuring medicines and medical attendance, care for and support of the aged, sick, and infirm, for the helpless orphans of said Indians, or in any other respect to promote their civilization, comfort, and improvement, thirty-five thousand dollars; to be available immediately.

For this amount, or so much thereof as may be necessary, to carry out the work of aiding and instructing the Indians of the Central superintendency in the arts of civilization, in providing clothing, food, and lodging for the children attending school, in caring for the orphans, the sick, and the helpless, and in assisting the Indians generally to locate themselves in permanent homes, and sustain themselves by the pursuits of civilized life, ten thousand dollars.

For this amount, or so much thereof as may be required, for the erection of suitable buildings, to be used for the purpose of an industrial school for the Otoe and Missouri tribe of Indians, on the Otoe reservation, in the State of Nebraska, five thousand dollars; and for the establishment and support of said school, eight thousand dollars; said amounts to be refunded out of the proceeds from the sale of lands of said Indians provided for by the third section of the act of June tenth eighteen hundred and seventy-two, entitled "An act for the relief of certain tribes of Indians in the Northern superintendency."

For this amount, or so much thereof as may be necessary, to defray the expenses of a general council of certain Indians in the Indian Ter-
ritory, as provided by the twelfth article of the treaty with the Chero-
kees of July nineteenth, eighteen hundred and sixty-six, the tenth
article of the treaty with the Creeks of June fourteenth, eighteen hun-
dred and sixty-six, the seventh article of the treaty with the Seminoles
of March twenty-first, eighteen hundred and sixty-six, and the eighth
article of the treaty with the Choctaws and Chickasaws of April twenty-
eighth, eighteen hundred and sixty-six, seven thousand dollars.

For this amount, or so much thereof as may be necessary, to subsist
and properly care for the Kansas Indians, including agricultural assist-
ance, pay of employees, and the erection of a mill on their new reserva-
tion in the Indian Territory, said amount to be refunded to the United
States from the proceeds of the sale of their lands in Kansas, thirty
thousand dollars.

For this amount, or so much thereof as may be necessary, for the
erection of necessary agency-buildings on the new reservation of said
Indians in the Indian Territory said amount to be re-imbursed to the
United States from the proceeds of the sale of their lands in Kansas,
ten thousand dollars.

For this amount, or so much thereof as may be necessary, to provide,
under the direction of the Secretary of the Interior, settlements, cloth-
ing, food, agricultural implements, and seeds, for the Modoc Indians
that have been removed to and are now residing within the Indian
Territory, ten thousand dollars.

That the Secretary of the Interior be, and is hereby, authorized to
Appropriation
pay the sum of one hundred thousand dollars from the proceeds of the
sales of land known as the Cherokee strip in Kansas to the treasurer of
the Cherokee Nation, to be used for the payment of outstanding claims
against the nation and for the erection of suitable buildings for a peni-
tentiary.

For the second of ten instalments, to be paid, under direction of the
Instalment to
President, to the Flathead Indians removed from the Bitter Root Valley
Flathead Indians in
the Jocko reservation, in the Territory of Montana, five thousand
Montana.
dollars: Provided, That the proceeds of the sales of land in Bitter Root
Valley, Montana Territory, referred to in the second section of the act
of Congress approved June fifth, eighteen hundred and seventy-two, shall
be paid into the Treasury of the United States; in the same man-
ner that other moneys derived from the sale of other public lands are
now paid in: And provided further, That in lieu of the amount provided
to be set apart therefrom by the act of Congress of June fifth, eighteen
hundred and seventy-two, hereinbefore referred to there shall be annu-
ally appropriated, out of any money in the Treasury of the United States,
not otherwise appropriated, the sum of five thousand dollars, for the
period of ten years, to be expended, under the direction of the President,
in the manner deemed for the best good of the Indians who have been
removed from Bitter Root Valley: And provided further, That no part
of said sum shall be paid to any Indian of said tribe who shall not have
settled upon the Jocko reservation.

For wagon-road from the Northern Pacific Railway to the agency for
Wagon-road from
Chippewa Indians of the Mississippi: For this amount, or so much thereof
the Northern Pacific
as may be necessary, for the construction of a wagon-road from Red
Railway to the Chi-
Lake agency, Minnesota, by which supplies may be transported from
pewa agency.
such point on the railroad as may be determined by the Secretary of the
Interior, ten thousand dollars; to be available immediately.

Settlement of the Otter-Tail Pillagers: For this amount, or so much
Settlement of Ot-
thereof as may be necessary, for subsisting and establishing the Otter-
ter-Tail Pillage-
Tail Pillager band upon the White Earth reservation, Minnesota, in ac-
reservations.
cordance with the act approved March third, eighteen hundred and
seventy-three, by which the right of said Indians has been secured to
one township of land for reservation-purposes, fifteen thousand dollars;
to be available immediately.
Unexpended balances due Mississippi Chippewas and Pillager band at Leech Lake. How to be expended.

Settlement of Pembina band of Chippewas upon the White Earth reservation, Minnesota: For this amount, or so much thereof as may be necessary, for the removal and establishment of the Pembina band of Chippewa Indians upon the White Earth reservation, Minnesota, in accordance with the act approved March third, eighteen hundred and seventy-three, fifteen thousand dollars, to be available immediately.

For this amount, or so much thereof as may be necessary, to relieve the necessities of the Chippewa Indians attached to the Red Cliff and Bad River reservations in the State of Wisconsin, two thousand dollars; to be available immediately.

Pay and expenses of three commissioners to make appraisements: For this amount, or so much thereof as may be necessary, for the purpose of defraying the expenses of a commission provided for by section two of the act approved March third, eighteen hundred and seventy-three, to make an examination of the country proposed for the location of the Round Valley reservation, and to make an appraisement of all improvements of white persons north of said boundary of the reservation, four thousand dollars.

Pay and expenses of five Indian inspectors: For pay of five Indian inspectors, at three thousand dollars each, fifteen thousand dollars.

Traveling expenses of inspectors: For this amount, or so much thereof as may be necessary, to defray the necessary traveling-expenses of five Indian inspectors provided for by section six of the act making appropriations for the current and contingent expenses of the Indian Department for the fiscal year eighteen hundred and seventy-four, seven thousand five hundred dollars.

INTEREST ON TRUST-FUND STOCKS.

Interest on trust-fund stocks belonging to the

Cherokees: For interest on the Cherokee national fund, twenty-five thousand four hundred dollars.

Chickasaws: For interest on the Chickasaw national fund, twenty-five thousand two hundred and ninety dollars.

Choctaws: For interest on the Choctaw general fund, one hundred dollars.

Creeks: For interest on the Creek orphans' fund, four thousand and forty-eight dollars.

Delawares: For interest on the Delaware general fund, eight thousand nine hundred and thirty dollars.
For this amount, to enable the Secretary of the Interior to pay to the children of the Delaware Indians who became citizens of the United States under the provisions of the ninth article of the Delaware treaty of July fourth, eighteen hundred and sixty-six, and the children of Betsey Zeigler, who died before completing her citizenship under the provisions of said article, their proportionate share of the money and stocks held in trust by the United States for the Delaware tribe of Indians, fifty-four thousand five hundred and fourteen dollars and twenty-three cents, of which twenty-one thousand four hundred and forty-eight dollars and seven cents shall be deducted from the money-credits of said tribe, and thirty-three thousand and sixty-six dollars and sixteen cents, to be taken equitably from their several kinds of stock, shall be transferred to the Secretary of the Treasury and become the property of the United States: Provided, That if the Secretary of the Interior shall so determine, the whole amount hereby appropriated shall be taken from the money-credits of the tribe, the Secretary of the Interior to designate the funds from which said amounts shall be taken: Provided, That in the case of deceased persons, the Secretary of the Interior shall make payment to their legal representatives; and said Delaware children are hereby declared to be citizens of the United States, with all the rights, privileges, and immunities of such; and the Secretary of the Interior is hereby authorized and directed to cause patents to issue in fee-simple to said persons for the lands allotted to them; and in case of the decease of any of said persons, the said patents shall issue in the names of such deceased persons, including the said Betsey Zeigler, and the title to the lands designated in such patents shall inure to and become vested in the heirs, devisees, or assigns of said deceased patentees, as if the patent had issued to the deceased person during life; and the Secretary of the Interior shall cause patents to be issued in fee-simple in the names of Barbara Zeigler, Martha Zeigler, Samuel Ketchum, Nathan S. Tiblow, and Francis H. Grinter, who belonged to the families of the citizen class, and who died prior to the census of said Indians made by the agent under the provisions of the treaty of July fourth, eighteen hundred and sixty-six, for the lands allotted to them; and the lands designated in such patents shall inure to and become vested in the heirs, devisees, or assigns of said deceased patentees, as if the patent had issued to the deceased person during life.

For interest on the Iowas' fund, two thousand nine hundred and eighty dollars.

For interest on the Kaskaskias, Weas, Peorias, and Piankeshaws' fund, three thousand nine hundred and one dollars.

For interest on the Kaskaskias, Weas, Peorias, and Piankeshaws' school-fund, one thousand four hundred and forty-nine dollars.

For interest on the Menomonces' fund, nine hundred and fifty dollars.

For interest on the Ottowas and Chippewas' fund, two hundred and thirty dollars.

For interest on the Pottawatomies' educational fund, three thousand three hundred and fifty dollars: Provided, That the sum of one thousand five hundred dollars of above amount may be expended, with the consent of said Indians, for a physician, who shall furnish medicines.

For contingent expenses of trust-funds, one thousand five hundred dollars.

INVESTIGATION OF ALLEGED FRAUDS IN PAYING BOUNTIES TO INDIANS.

For this amount, or so much thereof as may be necessary, to meet expenses incurred by the Department of the Interior in investigating alleged frauds in the payment of bounties to members of the First, Second, and Third Regiments of Indian Home-Guards during the years eighteen hundred and seventy-one and eighteen hundred and seventy-two.
Expenses of Indian commission.


Board of Indian Commissioners continued.

Duty to visit Indian agencies and inspect books, vouchers, &c., not impaired.

Able-bodied male Indians may be required to perform service on reservation for the benefit of themselves or of the tribe.

Agent to fix rate. Amount to be equal in value to supplies to be delivered.

Allowances to be distributed only upon condition, &c., Secretary of the Interior may except any tribe, &c.

Restrictions upon use of moneys appropriated by this act.

Exceptions.

Indian agents required to make statements under oath.

Provido.

No part to be paid to any band at war, &c.

Regulations for the distribution of supplies.

No liability to be incurred in excess of appropriation.

Provido.

two, two thousand eight hundred and thirty-four dollars and fifteen cents.

SEC. 2. That the sum of fifteen thousand dollars, or so much thereof as may be necessary, to pay the expenses of the commission of citizens serving without compensation, appointed by the President under the provisions of the fourth section of the act of April tenth, eighteen hundred and sixty-nine, is hereby appropriated; and said Board of Indian Commissioners is hereby continued with all the powers and duties conferred and imposed by existing laws. But nothing herein provided shall be construed to supersede or interfere with the duty heretofore imposed upon said board of commissioners to visit Indian agencies and inspect the vouchers, books and papers thereof.

SEC. 3. That for the purpose of inducing Indians to labor and become self-supporting, it is hereby provided that in distributing the supplies to the Indians for whom the same are appropriated, the agent distributing the same shall require all able-bodied male Indians, between the ages of eighteen and forty-five, to perform service upon the reservation, for the benefit of themselves or of the tribe, at a reasonable rate, to be fixed by the agent in charge, and to an amount equal in value to the supplies to be delivered. And the allowances provided for such Indians shall be distributed to them only upon condition of the performance of such labor, under such rules and regulations as the agent may prescribe: Provided, That the Secretary of the Interior may, by written order, except any particular tribe from the operation of this provision where he deems it proper and expedient.

SEC. 4. That none of the moneys appropriated in this act shall be used to pay salaries or allowances of any kind to employees at agencies except where it is expressly appropriated for such purpose; excepting the contingent fund and the incidental fund, and except in cases herein otherwise provided, not more than six thousand dollars shall be paid for the salaries of employees at any one agency, in addition to the salary of the agent and interpreter, and not more at any agency than is absolutely necessary; and Indian agents shall be required to state, under oath, upon rendering their quarterly accounts, that the number of employees claimed for were actually and bona fide employed at the agency and at the salary claimed; and that such agent does not, directly or indirectly, receive any part of the compensation claimed for any other employee, or any pecuniary benefit therefrom: Provided, That where there is no officer in the vicinity of an agency who is authorized to administer oaths, the Secretary of the Interior may direct such returns to be made under the certificate of the agent.

SEC. 5. That none of the appropriations herein made shall be paid to any band of Indians while such band is at war with the United States or with the white citizens of any of the States or Territories.

SEC. 6. That it shall be the duty of the Secretary of the Interior, and the officers charged by law with the distribution of supplies to the Indians, under the appropriations provided for in this act, to distribute them and pay them out to the Indians entitled to them, in such proper proportions as that the amount of appropriation shall not be expended before the end of the current year, so as to prevent deficiencies; and no expenditure shall be made or liability incurred on the part of the Government on account of the Indian service for the fiscal year ending June thirtieth, eighteen hundred and seventy-five, (unless in compliance with existing law,) beyond the amount of money previously appropriated for said service during said year: Provided, That hereafter all bidders under any advertisement published by the Commissioner of Indian Affairs for proposals for goods, supplies, transportation, and so forth, for and on account of the Indian service, whenever the value of the goods, supplies, and so forth, to be furnished, or the transportation to be performed, shall exceed the sum of five thousand dollars, shall accompany
their bids with a certified check or draft payable to the order of the Commissioner of Indian Affairs, upon some United States depository or solvent national bank, which check or draft shall be five per centum on the amount of the goods, supplies, transportation and so forth, as aforesaid; and in case any such bidder, on being awarded a contract, shall fail to execute the same with good and sufficient sureties according to the terms on which such bid was made and accepted, such bidder shall forfeit the amount so deposited to the United States, and the same shall forthwith be paid into the Treasury of the United States; but if such contract shall be duly executed, as aforesaid, such draft or check so deposited shall be returned to the bidder.

SEC. 7. That for the purpose of properly distributing the supplies appropriated for in this act, it is hereby made the duty of each agent in charge of Indians and having supplies to distribute, to make out rolls of the Indians entitled to supplies at the agency, with the names of the Indians and of the heads of families or lodges, with the number in each family or lodge, and to give out supplies to the heads of families, and not to the heads of tribes or bands, and not to give out supplies for a greater length of time than one week in advance.

SEC. 8. That the sum of twenty-four thousand four hundred and eighty dollars and eighty-six cents, being the unexpended balance of an appropriation of "forty thousand dollars to carry on the work of aiding and instructing the Indians of the Central superintendency in the arts of civilization, with a view to their self support," made by act of March third, eighteen hundred and seventy-one, is hereby reappropriated, and may be expended for the purpose named, and shall be available immediately; and the sum of ten thousand dollars is appropriated for the support of schools in the Central superintendency: And provided further, That the unexpended balance of the appropriation made by act of July fifteenth, eighteen hundred and seventy, for educational purposes, for the Indians, be, and the same is hereby, re-appropriated.

SEC. 9. That the several appropriations here made for teachers, millers, blacksmiths, engineers, carpenters, physicians, and other persons, and for various articles provided for by treaty stipulations, may be diverted to other uses for the benefit of various Indian tribes, within the discretion of the President, and with the consent of said tribes expressed in the usual manner; and that he cause report to be made to Congress, at the next session thereafter, of his action under this provision.

SEC. 10. That no agent or employee of the United States Government, or of any of the Departments thereof, while in the service of the Government, shall have any interest, directly or indirectly, contingent or absolute, near or remote, in any contract made, or under negotiation, with the Government, or with the Indians, for the purchase or transportation or delivery of goods or supplies for the Indians, or for the removal of the Indians; nor shall any such agent or employee collude with any person who may attempt to obtain any such contract for the purpose of enabling such person to obtain the same. The violation of any of the provisions of this section shall be a misdemeanor, and shall be punished by a fine of not less than five hundred dollars nor more than five thousand dollars, and by removal from office; and, in addition thereto, the court shall, in its discretion, have the power to punish by imprisonment of not more than six months.

SEC. 11. That there is hereby appropriated, out of any money in the Treasury of the United States not otherwise appropriated, the sum of twelve thousand dollars for the support and relief of the Otoe and Missouria tribe of Indians, to be available immediately; this amount to be used, under the direction of the Secretary of the Interior, in rebuilding agency-buildings in place of those recently destroyed by fire, and for the support of the destitute Indians of said tribe; Provided, That the money hereby appropriated shall be repaid to the Treasury of the United States from the proceeds of the sale of the lands of said Indians, heretofore authorized by act of June tenth, eighteen hundred and seventy-two, en xvii, p. 391.
Secretary of the Interior to cause a tabular statement of payments made from Indian appropriations for year ending June 30, 1874, to be prepared and delivered to the Public Printer.

Form of statement.
Also an itemized statement of salaries, &c.

Number of Indians at each agency.

Reports to Congress.

Approved, June 22, 1874.

CHAP. 390.—An act to amend and supplement an act entitled "An act to establish a uniform system of bankruptcy throughout the United States," approved March second, eighteen hundred and sixty-seven, and for other purposes.

Bankrupt act amended.

Court may direct receiver or assignee to carry on business of debtor; but not for a period exceeding nine months; provided majority of creditors in value shall approve.

Amendment of section 1.

Amendment of section 2.

Assignee to sell property of bankrupt at public auction.

Publication of notice of sales.

Court to have supervisory power over sales; may set aside and order re-sale.

June 22, 1874.
discretion, order any real estate of the bankrupt, or any part thereof, to be sold for one-fourth cash at the time of sale, and the residue within eighteen months in such instalments as the court may direct, bearing interest at the rate of seven per centum per annum, and secured by proper mortgage or lien upon the property so sold. And it shall be the duty of every assignee to keep a regular account of all moneys received or expended by him as such assignee, to which account every creditor shall, at reasonable times, have free access. If any assignee shall fail or neglect to well and faithfully discharge his duties in the sale or disposition of property as above contemplated, it shall be the duty of the court to remove such assignee, and he shall forfeit all fees and emoluments to which he might be entitled in connection with such sale. And if any assignee shall, in any manner, in violation of his duty aforesaid, unfairly or wrongfully sell or dispose of, or in any manner fraudulently or corruptly combine, conspire, or agree with any person or persons, with intent to unfairly or wrongfully sell or dispose of the property committed to his charge, he shall, upon proof thereof, be removed, and forfeit all fees or other compensation for any and all services in connection with such bankrupt's estate, and, upon conviction thereof before any court of competent jurisdiction, shall be liable to a fine of not more than ten thousand dollars, or imprisonment in the penitentiary for a term of not exceeding two years, or both fine and imprisonment, at the discretion of the court. And any person so combining, conspiring, or agreeing with such assignee for the purpose aforesaid shall, upon conviction, be liable to a like punishment. That the assignee shall report, under oath, to the court, at least as often as once in three months, the condition of the estate in his charge, and the state of his accounts in detail, and at all other times when the court, on motion or otherwise, shall so order. And on any settlement of the accounts of any assignee, he shall be required to account for all interest, benefit, or advantage received, or in any manner agreed to be received, directly or indirectly, from the use, disposal, or proceeds of the bankrupt's estate. And he shall be required, upon such settlement, to make and file in court an affidavit declaring, according to the truth, whether he has or has not, as the case may be, received, or is or is not, as the case may be, to receive, directly or indirectly, any interest, benefit, or advantage from the use or deposit of such funds; and such assignee may be examined orally upon the same subject, and if he shall willfully swear falsely, either in such affidavit or examination, or to his report provided for in this section, he shall be deemed to be guilty of perjury, and, on conviction thereof, be punished by imprisonment in the penitentiary not less than one and not more than five years.

SEC. 5. That section eleven of said act be amended by striking out the words "as the warrant specifies," where they first occur, and inserting the words "as the marshal shall select, not exceeding two"; and inserting after the word "specifies" where it last occurs the words "But whenever the creditors of the bankrupt are so numerous as to make any notice now required by law to them, by mail or otherwise, a great and disproportionate expense to the estate, the court may, in lieu thereof, in its discretion, order such notice to be given by publication in a newspaper or newspapers, to all such creditors whose claims, as reported, do not exceed the sums, respectively, of fifty dollars."

SEC. 6. That the first clause of section twenty of said act be amended by adding, at the end thereof, the words "or in cases of compulsory bankruptcy, after the act of bankruptcy upon or in respect of which the adjudication shall be made, and with a view of making such set-off."

SEC. 7. That section twenty-one of said act be amended by inserting the following words in line six, immediately after "thereby": "But a creditor proving his debt or claim shall not be held to have waived his right of action or suit against the bankrupt where a discharge has been refused or the proceedings have been determined without a discharge."
Amendment of section 26.

SEC. 8. That the following words shall be added to section twenty-six of said act: "That in all causes and trials arising or ordered under this act, the alleged bankrupt, and any party thereto, shall be a competent witness?"

Discharge of involuntary bankrupt.

SEC. 9. That in cases of compulsory or involuntary bankruptcy, the provisions of said act, and any amendment thereof, or of any supplementary thereto, requiring the payment of any proportion of the debts of the bankrupt, or the assent of any portion of his creditors, as a condition of his discharge from his debts, shall not apply; but he may, if otherwise entitled thereto, be discharged by the court in the same manner and with the same effect as if he had paid such per centum of his debts, or as if the required proportion of his creditors had assented thereto. And in cases of voluntary bankruptcy, no discharge shall be granted to a debtor whose assets shall not be equal to thirty per centum of the claims proved against his estate, upon which he shall be liable as principal debtor, without the assent of at least one-fourth of his creditors in number, and one-third in value; and the provision in section thirty-three of said act of March second, eighteen hundred and sixty-seven, requiring fifty per centum of such assets, is hereby repealed.

Discharge of voluntary bankrupt.

Repeal of part of section 33.

Amendment of section 35.

SEC. 10. That in cases of involuntary or compulsory bankruptcy, the period of four months mentioned in section thirty-five of the act to which this is an amendment is hereby changed to two months; but this provision shall not take effect until two months after the passage of this act. And in the cases aforesaid, the period of six months mentioned in said section thirty-five is hereby changed to three months; but this provision shall not take effect until three months after the passage of this act.

Ibid.

SEC. 11. That section thirty-five of said act be, and the same is hereby, amended as follows:

First. After the word "and" in line eleven, insert the word "knowing".

Secondly. After the word "attachment", in the same line, insert the words "sequestration, seizure".

Thirdly. After the word "and", in line twenty, insert the word "knowing". And nothing in said section thirty-five shall be construed to invalidate any loan of actual value, or the security therefore made in good faith, upon a security taken in good faith on the occasion of the making of such loan.

Amendment of section 39.

Who may be adjudged bankrupts.

SEC. 12. That section thirty-nine of said act of March second, eighteen hundred and sixty-seven, be amended so as to read as follows:

"SEC. 39. That any person residing, and owing debts, as aforesaid, who, after the passage of this act, shall depart from the State, District, or Territory of which he is an inhabitant, with intent to defraud his creditors; or, being absent, shall, with such intent, remain absent; or shall conceal himself to avoid the service of legal process in any action for the recovery of a debt or demand provable under this act; or shall conceal or remove any of his property to avoid its being attached, taken, or sequestered on legal process; or shall make any assignment, gift, sale, conveyance, or transfer of his estate, property, rights, or credits, either within the United States or elsewhere, with intent to delay, defraud, or hinder his creditors; or who has been arrested and held in custody under or by virtue of mesne process or execution, issued out of any court of the United States or of any State, District, or Territory within which such debtor resides or has property, founded upon a demand in its nature provable against a bankrupt's estate under this act, and for a sum exceeding one hundred dollars, and such process is remaining in force and not discharged by payment, or in any other manner provided by the law of the United States or of such State, District, or Territory, applicable thereto, for a period of twenty days, or has been actually imprisoned for more than twenty days in a civil action founded on contract for the sum of one hundred dollars or upward; or who, being bankrupt or insolvent, or in contem-
plation of bankruptcy or insolvency, shall make any payment, gift, grant, sale, conveyance, or transfer of money or other property, estate, rights, or credits, or confess judgment, or give any warrant to confess judgment, or procure his property to be taken on legal process, with intent to give a preference to one or more of his creditors, or to any person or persons who are or may be liable for him as indorsers, bail, sureties, or otherwise, or with the intent, by such disposition of his property, to defeat or delay the operation of this act; or who being a bank, banker, broker, merchant, trader, manufacturer, or miner, has fraudulently stopped payment, or who being a bank, banker, broker, merchant, trader, manufacturer, or miner, has stopped or suspended and not resumed payment, within a period of forty days, of his commercial paper, (made or passed in the course of his business as such), or who, being a bank or banker, shall fail for forty days to pay any depositor upon demand of payment lawfully made, shall be deemed to have committed an act of bankruptcy, and, subject to the conditions hereinafter prescribed, shall be adjudged a bankrupt on the petition of one or more of his creditors, who shall constitute one-fourth thereof, at least, in number, and the aggregate of whose debts provable under this act amounts to at least one-third of the debts so provable:

Provided:

such petition is brought within six months after such act of bankruptcy shall have been committed. And the provisions of this section shall apply to all cases of compulsory or involuntary bankruptcy commenced since the first day of December, eighteen hundred and seventy-three, as well as to those commenced hereafter. And in all cases commenced since the first day of December, eighteen hundred and seventy-three, and prior to the passage of this act, as well as those commenced hereafter, the court shall, if such allegation as to the number or amount of petitioning creditors be denied by the debtor, by a statement in writing to that effect, require him to file in court forthwith a full list of his creditors, with their places of residence and the sums due them respectively, and shall ascertain, upon reasonable notice to the creditors, whether one-fourth in number and one-third in amount thereof, as afore-said, have petitioned that the debtor be adjudged a bankrupt. But if such debtor shall, on the filing of the petition, admit in writing that the requisite number and amount of creditors have petitioned, the court (if satisfied that the admission was made in good faith,) shall so adjudge, which judgment shall be final, and the matter proceed without further steps on that subject. And if it shall appear that such number and amount have not so petitioned, the court shall grant reasonable time, not exceeding, in cases heretofore commenced, twenty days, and, in cases hereafter commenced, ten days, within which other creditors may join in such petition. And if, at the expiration of such time so limited, the number and amount shall comply with the requirements of this section, the matter of bankruptcy may proceed; but if, at the expiration of such limited time, such number and amount shall not answer the requirements of this section, the proceedings shall be dismissed, and, in cases hereafter commenced, with costs. And if such person shall be adjudged a bankrupt, the assignee may recover back the money or property so paid, conveyed, sold, assigned, or transferred contrary to this act: Provided, That the person receiving such payment or conveyance had reasonable cause to believe that the debtor was insolvent, and knew that a fraud on this act was intended; and such person, if a creditor, shall not, in cases of actual fraud, on his part, be allowed to prove for more than a moiety of his debt; and this limitation on the proof of debts shall apply to cases of voluntary as well as involuntary bankruptcy. And the petition of creditors under this section may be sufficiently verified by the oaths of the first five signers thereof, if so many there be. And if any of said first five signers shall not reside in the district in which such petition is to be filed, the same may be signed and verified by the oath or oaths of the attorney or

Proviso.

Provisions of this section to apply to cases of compulsory bankruptcy commenced since December 1, 1873.

Debtor denying allegation as to number or amount of petitioning creditors to file list of creditors and sums due them.

If debtor admit, court shall so adjudge, and matter proceed.

Extension of time where number and amount have not petitioned.

If at expiration of time number and amount have not answered, case to be dismissed, and, in cases hereafter commenced, with costs.

Assignee may recover property unlawfully paid, conveyed, &c.

Proof of debt in cases of fraud.

Verification of petition of creditors.
In computing attorneys, agent or agents, of such signers. And in computing the number of creditors, as aforesaid, who shall join in such petition, creditors whose respective debts do not exceed two hundred and fifty dollars shall not be reckoned. But if there be no creditors whose debts exceed said sum of two hundred and fifty dollars, or if the requisite number of creditors holding debts exceeding two hundred and fifty dollars fail to sign the petition, the creditors having debts of a less amount shall be reckoned for the purposes aforesaid.

Amendment of section 40.

SEC. 13. That section forty of said act be amended by adding at the end thereof the following words: "And if, on the return-day of the order to show cause as aforesaid, the court shall be satisfied that the requirement of section thirty-nine of said act as to the number and amount of petitioning creditors has been complied with, or if, within the time provided for in section thirty-nine of this act, creditors sufficient in number and amount shall sign such petition so as to make a total of one-fourth in number of the creditors and one-third in the amount of the provable debts against the bankrupt, as provided in said section, the court shall so adjudge, which judgment shall be final; otherwise it shall dismiss the proceedings, and, in cases hereafter commenced, with costs."

Amendment of section 41.

SEC. 14. That section forty-one of said act be amended as follows: After the word "bankruptcy," in line eight, strike out all of said section, and insert the words, "Or, at the election of the debtor, the court may, in its discretion, award a venire facias to the marshal of the district, returnable within ten days before him for the trial of the facts set forth in the petition, at which time the trial shall be had, unless adjourned for cause. And unless, upon such hearing or trial, it shall appear to the satisfaction of said court, or of the jury, as the case may be, that the facts set forth in said petition are true, or if it shall appear that the debtor has paid and satisfied all liens upon his property, in case the existence of such liens was the sole ground of the proceeding, the proceeding shall be dismissed, and the respondent shall recover costs; and all proceedings in bankruptcy may be discontinued on reasonable notice and hearing, with the approval of the court, and upon the assent, in writing, of such debtor, and not less than one-half of his creditors in number and amount; or, in case all the creditors and such debtor assent thereto, such discontinuance shall be ordered and entered; and all parties shall be remitted, in either case, to the same rights and duties existing at the date of the filing of the petition for bankruptcy, except so far as such estate shall have been already administered and disposed of. And the court shall have power to make all needful orders and decrees to carry the foregoing provision into effect."

Amendment of sections 11 and 42.

SEC. 15. That section eleven of said act be amended by inserting the words "and valuation" after the word "inventory" in the twenty-first line; and that section forty-two of said act be amended by inserting the words "and valuation" after the word "inventory" in the fifteenth line.

Amendment of section 49.

SEC. 16. That section forty-nine of said act be amended by striking out after the word "the" in line five, the words "supreme courts," and inserting in lieu thereof "district courts," and in line six, after the word "States," inserting the words "subject to the general superintendence and jurisdiction conferred upon circuit courts by section two of said act."

COMPOSITION WITH CREDITORS.

Amendment to section 43.

SEC. 17. That the following provisions be added to section forty-three of said act: That in all cases of bankruptcy now pending, or to be hereafter pending, by or against any person, whether an adjudication in bankruptcy shall have been had or not, the creditors of such alleged bankrupt may, at a meeting called under the direction of the court, and upon not less than ten days' notice to each known creditor of the time, place, and purpose of such meeting, such notice to be personal or other-

Meeting, how called. Notice.
wise, as the court may direct, resolve that a composition proposed by
the debtor shall be accepted in satisfaction of the debts due to them
from the debtor. And such resolution shall, to be operative, have been
passed by a majority in number and three-fourths in value of the cred-
itors of the debtor assembled at such meeting either in person or by
proxy, and shall be confirmed by the signatures thereto of the debtor
and two-thirds in number and one-half in value of all the creditors of
the debtor. And in calculating a majority for the purposes of a compo-
sition under this section, creditors whose debts amount to sums not
exceeding fifty dollars shall be reckoned in the majority in value, but
not in the majority in number; and the value of the debts of secured
creditors above the amount of such security, to be determined by the
court, shall, as nearly as circumstances admit, be estimated in the same
way. And creditors whose debts are fully secured shall not be entitled
to vote upon or to sign such resolution without first relinquishing such
security for the benefit of the estate.

The debtor, unless prevented by sickness or other cause satisfactory
to such meeting, shall be present at the same, and shall answer any in-
quiries made of him; and he, or, if he is so prevented from being at
such meeting, some one in his behalf, shall produce to the meeting a
statement showing the whole of his assets and debts, and the names
and addresses of the creditors to whom such debts respectively are due.

Such resolution, together with the statement of the debtor as to his
assets and debts, shall be presented to the court; and the court shall,
upon notice to all the creditors of the debtor of not less than five days',
and upon hearing, inquire whether such resolution has been passed in
the manner directed by this section; and if satisfied that it has been so
passed, it shall, subject to the provisions hereinafter contained, and
upon being satisfied that the same is for the best interest of all con-
cerned, cause such resolution to be recorded and statement of assets and
debts to be filed; and until such record and filing shall have taken
place, such resolution shall be of no validity. And any creditor of the
debtor may inspect such record and statement at all reasonable times.

The creditors may, by resolution passed in the manner and under the
circumstances aforesaid, add to, or vary the provisions of, any composi-
tion previously accepted by them, without prejudice to any persons
taking interests under such provisions who do not assent to such addi-
tion or variation. And any such additional resolution shall be pre-
sented to the court in the same manner and proceeded with in the same
way and with the same consequences as the resolution by which the com-
position was accepted in the first instance. The provisions of a com-
position accepted by such resolution in pursuance of this section
shall be binding on all the creditors whose names and addresses and
the amounts of the debts due to whom are shown in the statement of
the debtor produced at the meeting at which the resolution shall have
been passed, but shall not affect or prejudice the rights of any other
creditors.

Where a debt arises on a bill of exchange or promissory note, if the
debtor shall be ignorant of the holder of any such bill of exchange or
promissory note, he shall be required to state the amount of such bill
or note, the date on which it falls due, the name of the acceptor and
of the person to whom it is payable, and any other particulars
within his knowledge respecting the same; and the insertion of such
particulars shall be deemed a sufficient description by the debtor in
respect to such debt.

Any mistake made inadvertently by a debtor in the statement of his
depts may be corrected upon reasonable notice, and with the consent of
debtor's statement.

general meeting of his creditors.

Every such composition shall, subject to priorities declared in said
act, provide for a pro-rata payment or satisfaction, in money, to the
creditors of such debtor in proportion to the amount of their unsecured
debts, or their debts in respect to which any such security shall have
been duly surrendered and given up.

Creditors may
pass resolution ac-
cepting com-
position.

Must be passed by
majority in number
and three-fourths in
value present.

Signatures of
debtor and two-
thirds in number
and one-half in
value of all creditors
required to confirm.

Majority, how cal-
culated.

Creditors whose
debts are secured
not to vote or sign
resolutions.

Debtor to be pres-
ent at meetings and
answer inquiries.

If absent shall
make statement.

Resolution
and state-
ment of debtor
to be presented
to court.

Resolution to be
recorded and state-
ment filed, when.

Creditors may in-
spect record and
statement.

Change of provi-
sions of composition.

Provisions bind-
ing, upon whom.

Rights of others
not affected.

Debts on bills of
exchange, &c.

Correction of
debts may be cor-
corrected upon rea-
sonable notice, and
with the consent of
debt.
Enforcement of provisions of composition by court.

The provisions of any composition made in pursuance of this section may be enforced by the court, on motion made in a summary manner by any person interested, and on reasonable notice; and any disobedience of the order of the court made on such motion shall be deemed to be a contempt of court. Rules and regulations of court may be made in relation to proceedings of composition herein provided for in the same manner and to the same extent as now provided by law in relation to proceedings in bankruptcy.

If it shall at any time appear to the court, on notice, satisfactory evidence, and hearing, that a composition under this section cannot, in consequence of legal difficulties, or for any sufficient cause, proceed without injustice or undue delay to the creditors or to the debtor, the court may refuse to accept and confirm such composition, or may set the same aside; and, in either case, the debtor shall be proceeded with as a bankrupt in conformity with the provisions of law, and proceedings may be had accordingly; and the time during which such composition shall have been in force shall not, in such case, be computed in calculating periods of time prescribed by said act.

Procedure.

Reduction of fees;

SEC. 18. That from and after the passage of this act the fees, commissions, charges, and allowances, excepting actual and necessary disbursements, of, and to be made by the officers, agents, marshals, messengers, assignees, and registers in cases of bankruptcy, shall be reduced to one-half of the fees, commissions, charges, and allowances heretofore provided for or made in like cases: Provided, That the preceding provision shall be and remain in force until the justices of the Supreme Court of the United States shall make and promulgate new rules and regulations in respect to the matters aforesaid, under the powers conferred upon them by sections ten and forty-seven of said act, and no longer, which duties they shall perform as soon as may be. And said justices shall have power under said sections, by general regulations, to simplify and, so far as in their judgment will conduce to the benefit of creditors, to consolidate the duties of the register, assignee, marshal, and clerk, and to reduce fees, costs, and charges, to the end that prolixity, delay, and unnecessary expense may be avoided. And no register or clerk of court, or any partner or clerk of such register or clerk of court, or any person having any interest with either in any fees or emoluments in bankruptcy, or with whom such register or clerk of court shall have any interest in respect to any matter in bankruptcy, shall be of counsel, solicitor, or attorney, either in or out of court, in any suit or matter pending in bankruptcy in either the circuit or district court of his district, or in an appeal therefrom. Nor shall they, or either of them, be executor, administrator, guardian, commissioner, appraiser, divider, or assignee of or upon any estate within the jurisdiction of either of said courts of bankruptcy; nor be interested, directly or indirectly, in the fees or emoluments arising from either of said trusts. And the words “except such as are established by this act or by law”, in section ten of said act, are hereby repealed.

SEC. 19. That it shall be the duty of the marshal of each district, in the month of July of each year, to report to the clerk of the district court of such district, in a tabular form, to be prescribed by the justices of the Supreme Court of the United States, as well as such other or further information as may be required by said justices.

First, the number of cases in bankruptcy in which the warrant prescribed in section eleven of said act has come to his hands during the year ending June thirtieth, preceding;

Secondly, how many such warrants were returned, with the fees, costs, expenses, and emoluments thereof, respectively and separately;

Thirdly, the total amount of all other fees, costs, expenses, and emoluments, respectively and separately, earned or received by him during such year from or in respect of any matter in bankruptcy;

Fourthly, a summarized statement of such fees, costs, and emoluments,
exclusive of actual disbursements in bankruptcy, received or earned for such year.

Fifthly, a summarized statement of all actual disbursements in such cases for such year.

And in like manner, every register shall, in the same month and for the same year, make a report to such clerk of,

First, the number of voluntary cases in bankruptcy coming before him during said year;

Secondly, the amount of assets and liabilities, as nearly as may be, of the bankrupts;

Thirdly, the amount and rate per centum of all dividends declared;

Fourthly, the disposition of all such cases;

Fifthly, the number of compulsory cases in bankruptcy coming before him, in the same way;

Sixthly, the amount of assets and liabilities, as nearly as may be, of such bankrupt;

Seventhly, the disposition of all such cases;

Eighthly, the amounts and rate per centum of all dividends declared in such cases;

Ninthly, the total amount of fees, charges, costs, and emoluments of every sort, received or earned by such register during said year in each class of cases above stated.

And in like manner, every assignee shall, during said month, make like return to such clerk of,

First, the number of voluntary and compulsory cases, respectively and separately, in his charge during said year;

Secondly, the amount of assets and liabilities therein, respectively and separately;

Thirdly, the total receipts and disbursements therein, respectively and separately;

Fourthly, the amount of dividends paid or declared, and the rate per centum thereof, in each class, respectively and separately;

Fifthly, the total amount of all his fees, charges, and emoluments, of every kind therein, earned or received;

Sixthly, the total amount of expenses incurred by him for legal proceedings and counsel-fees.

Seventhly, the disposition of the cases respectively;

Eighthly, a summarized statement of both classes as aforesaid.

And in like manner, the clerk of said court, in the month of August in each year, shall make up a statement for such year, ending June thirtieth of,

First, all cases in bankruptcy pending at the beginning of the said year;

Secondly, all of such cases disposed of;

Thirdly, all dividends declared therein;

Fourthly, the number of reports made from each assignee therein;

Fifthly, the disposition of all such cases;

Sixthly, the number of assignees' accounts filed and settled;

Seventhly, whether any marshal, register, or assignee has failed to make and file with such clerk the reports by this act required, and, if any have failed to make such reports, their respective names and residences.

And such clerk shall report in respect of all cases begun during said year.

And he shall make a classified statement, in tabular form, of all his fees, charges, costs, and emoluments, respectively, earned or accrued during said year, giving each head under which the same accrued, and also the sum of all moneys paid into and disbursed out of court in bankruptcy, and the balance in hand or on deposit.

And all the statements and reports herein required shall be under oath, and signed by the persons respectively making the same.

And said clerk shall, in said month of August, transmit every such Register's report.

Register's report.

Assignee's report.

Assignee's report.

Clerk's annual statement.

Clerk's annual statement.

Report of cases begun during year;

Statement of fees, &c.

All statements and reports to be signed and sworn to.

Transmission to Attorney-General.
Penalty for violating provisions of this section.

Notaries public authorized to take proof of debts.

Inconsistent acts repealed.

Any person who shall violate the provisions of this section shall, on motion made, under the direction of the Attorney-General, be by the district court dismissed from his office, and shall be deemed guilty of a misdemeanor, and, on conviction thereof, be punished by a fine of not more than five hundred dollars, or by imprisonment not exceeding one year.

Sec. 20. That in addition to the officers now authorized to take proof of debts against the estate of a bankrupt, notaries public are hereby authorized to take such proof, in the manner and under the regulations provided by law; such proof to be certified by the notary and attested by his signature and official seal.

Sec. 21. That all acts and parts of acts inconsistent with the provisions of this act be, and the same are hereby, repealed.

Approved, June 22, 1874.

June 22, 1874.

CHAP. 391.—An act to amend the customs-revenue laws and to repeal moieties.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the thirty-ninth section of the act entitled “An act further to prevent smuggling, and for other purposes,” approved July eighteenth, eighteen hundred and sixty-six; and the second section of the act entitled “An act to regulate the disposition of the proceeds of fines, penalties, and forfeitures incurred under the laws relating to the customs, and for other purposes,” approved March second, eighteen hundred and sixty-seven, be, and the same are hereby, repealed.

Sec. 2. That all provisions of law under which moieties of any fines, penalties, or forfeitures, under the customs-revenue laws, or any share therein, or commission thereon, are paid to informers, or officers of customs, or other officers of the United States, are hereby repealed; and from and after the date of the passage of this act the proceeds of all such fines, penalties, and forfeitures shall be paid into the Treasury of the United States.

Sec. 3. That it shall hereafter be the duty of the Secretary of the Treasury to make suitable compensation in certain cases, out of any money specifically appropriated by Congress, to make suitable compensation in certain cases under the customs-revenue laws, as hereinafter provided, and not otherwise; and for the purpose of making such compensation for the next fiscal year, the sum of one hundred thousand dollars is hereby appropriated out of any money in the Treasury not otherwise appropriated; and he shall annually report to Congress, in detail, all payments by him for such purpose.

Sec. 4. That whenever any officer of the customs or other person shall detect and seize goods, wares, or merchandise, in the act of being smuggled, or which have been smuggled, he shall be entitled to such compensation therefor as the Secretary of the Treasury shall award, not exceeding in amount one-half of the net proceeds, if any, resulting from such seizure, after deducting all duties, costs, and charges connected therewith: Provided, That for the purposes of this act smuggling shall be construed to mean the act, with intent to defraud, of bringing into the United States, or, with like intent, attempting to bring into the United States, dutiable articles without passing the same, or the package containing the same, through the custom-house, or submitting them to the officers of the revenue for examination. And whenever any person not an officer of the United States shall furnish to a district attorney, or to any chief officer of the customs, original information concerning any fraud upon the customs-revenue, perpetrated or contemplated, which shall lead to the recovery of any duties withheld, or of any fine, penalty, or forfeiture incurred, whether by importers or their agents, or
by any officer or person employed in the customs-service, such compensation may, on such recovery, be paid to such person so furnishing information as shall be just and reasonable, not exceeding in any case the sum of five thousand dollars; which compensation shall be paid under the direction of the Secretary of the Treasury, out of any money appropriated for that purpose.

Sec. 5. That in all suits and proceedings other than criminal arising under any of the revenue-laws of the United States, the attorney representing the Government, whenever, in his belief, any business-book, invoice, or paper, belonging to or under the control of the defendant or claimant, will tend to prove any allegation made by the United States, may make a written motion, particularly describing such book, invoice, or paper, and setting forth the allegation which he expects to prove; and thereupon the court in which suit or proceeding is pending may, at its discretion, issue a notice to the defendant or claimant to produce such book, invoice, or paper in court, at a day and hour to be specified in said notice, which, together with a copy of said motion, shall be served formally on the defendant or claimant by the United States marshal by delivering to him a certified copy thereof, or otherwise serving the same as original notice in the same court are served; and if the defendant or claimant shall fail or refuse to produce such book, invoice, or paper in obedience to such notice, the allegations stated in the said motion shall be taken as confessed unless his failure or refusal to produce the same shall be explained to the satisfaction of the court. And if produced, the said attorney shall be permitted, under the direction of the court, to make examination of such entries in said book, invoice, or paper as relate to or tend to prove the allegation aforesaid, and may offer the same in evidence on behalf of the United States. But the owner of said books and papers, his agent or attorney, shall have, subject to the order of the court, the custody of them, except pending their examination in court as aforesaid.

Sec. 6. That no payment shall be made to any person furnishing information in any case wherein judicial proceedings shall have been instituted, unless his claim to compensation shall have been established to the satisfaction of the court or judge having cognizance of such proceedings, and the value of his services duly certified by said court or judge for the information of the Secretary of the Treasury; but no certificate of the value of such services shall be conclusive of the amount thereof. And when any fine, penalty, or forfeiture shall be collected without judicial proceedings, the Secretary of the Treasury shall, before directing payment to any person claiming such compensation, require satisfactory proof that such person is justly entitled thereto.

Sec. 7. That except in cases of smuggling as aforesaid, it shall not be lawful for any officer of the United States, under any pretense whatever, directly or indirectly, to receive, accept, or contract for any portion of the money which may, under any of the provisions of this or any other act, accrue to any such person furnishing information; and any such officer who shall so receive, accept, or contract for any portion of the money that may accrue as aforesaid shall be guilty of a misdemeanor, and, on conviction thereof, shall be liable to a fine not exceeding five thousand dollars, or imprisonment for not more than one year, or both, in the discretion of the court, and shall not be thereafter eligible to any office of honor, trust, or emolument. And any such person so furnishing information as aforesaid, who shall pay to any such officer of the United States, or to any person for his use, directly or indirectly, any portion of said money, or any other valuable thing, on account of or because of such money, shall have a right of action against such officer or other person, and his legal representatives, to recover back the same, or the value thereof.
OFFICERS AND PERSONS CLAIMING COMPENSATION MAY BE WITNESSES.

SEC. 8. That no officer, or other person entitled to or claiming compensation under any provision of this act, shall be thereby disqualified from becoming a witness in any action, suit, or proceeding for the recovery, mitigation, or remission thereof, but shall be subject to examination and cross-examination in like manner with other witnesses, without being thereby deprived of any right, title, share, or interest in any fine, penalty, or forfeiture to which such examination may relate; and in every such case the defendant or defendants may appear and testify and be examined and cross-examined in like manner.

DEFENDANT MAY APPEAR AND TESTIFY.

SEC. 9. That except in the case of personal effects accompanying the passenger, no importation exceeding one hundred dollars in dutiable value shall be admitted to entry without the production of a duly-certified invoice thereof as required by law, or of an affidavit made by the owner, importer, or consignee, before any officer authorized to administer oaths, showing why it is impracticable to produce such invoice.

INVOICE OR AFFIDAVIT TO ACCOMPANY ALL IMPORTATIONS, EXCEPT, &C.

SEC. 10. That no entry shall be made in the absence of a certified invoice, upon affidavit as aforesaid, unless such affidavit be accompanied by a statement, in the form of an invoice or otherwise, showing either the actual cost of the merchandise included in such importation, or, to the best of the knowledge, information, and belief of the deponent, the foreign market-value thereof; which statement shall be verified by the owner, importer, consignee, or agent desiring to make entry of the merchandise, and which oath shall be administered by the collector or his deputy.

AFFIDAVIT IN ABSENCE OF CERTIFIED INVOICE TO HAVE STATEMENT SHOWING COST OR VALUE.

SEC. 11. That before such oath is taken, it shall be lawful for the collector or deputy administering the same to question the deponent touching the sources of his knowledge, information, or belief in the premises, and to require him to make oath to the same, and to produce any letter or paper, in his possession or under his control, which may assist the officers of the customs in ascertaining the dutiable value of the importation, or any part thereof; and in default of such production, when so requested, such owner, importer, consignee, and agent shall be thereafter debarred from producing any such letter or paper for the purpose of avoiding any penalty or forfeiture incurred under this act, unless he shall show to the satisfaction of the court that it was not in his power to produce the same when so demanded.

FRAUDULENT OR FALSE INVOICES, &C.

SEC. 12. That any owner, importer, consignee, agent, or other person who shall, with intent to defraud the revenue, make, or attempt to make, any entry of imported merchandise, by means of any fraudulent or false invoice, affidavit, letter, or paper, or by means of any false statement, written or verbal, or who shall be guilty of any willful act or omission by means whereof the United States shall be deprived of the lawful duties, or any portion thereof, accruing upon the merchandise, or any portion thereof, embraced or referred to in such invoice, affidavit, letter, paper, or statement, or affected by such act or omission, shall, for each offense, be fined in any sum not exceeding five thousand dollars nor less than fifty dollars, or be imprisoned for any time not exceeding two years, or both; and, in addition to such fine, such merchandise shall be forfeited; which forfeiture shall only apply to the whole of the merchandise in the case or package containing the particular article or articles of merchandise to which such fraud or alleged fraud relates; and anything contained in any act which provides for the forfeiture or confiscation of an entire invoice in consequence of any item or items contained in the same being undervalued, be, and the same is hereby, repealed.

SEC. 13. That any merchandise entered by any person or persons violating any of the provisions of the preceding section, but not subject to forfeiture under the same section, may, while owned by him or them, or while in his or their possession, to double the amount claimed, be taken by the collector and held as security for the payment of any fine or fines incurred as aforesaid, or may be levied upon and sold on execution to
satisfy any judgment recovered for such fine or fines. But nothing
herein contained shall prevent any owner or claimant from obtaining
a release of such merchandise on giving a bond, with sureties satisfactory
to the collector, or, in case of judicial proceedings, satisfactory to the
court, or the judge thereof, for the payment of any fine or fines so in-
curred: Provided, however, That such merchandise shall in no case be
released until all accrued duties thereon shall have been paid or secured.

SEC. 14. That wherever any statute requires that, to the cost or market-
value of any goods, wares, and merchandise imported into the United
States, there shall be added to the invoice thereof, or, upon the entry of
such goods, wares, and merchandise, charges for inland transportation,
commissions, port-duties, expenses of shipping, export-duties, cost of
packages, boxes, or other articles containing such goods, wares, and
merchandise, or any other incidental expenses attending the packing,
shipping, or exportation thereof from the country or place where pur-
chased or manufactured, the omission, without intent thereby to defraud
the revenue, to add and state the same on such invoice or entry shall
not be cause of a forfeiture of such goods, wares, and merchandise, or
of the value thereof; but in all cases where the same, or any part thereof,
are omitted, it shall be the duty of the collector or appraiser to add the
same, for the purposes of duty, to such invoice or entry, either in items,
or in gross, at such price or amount as he shall deem just and reason-
able, (which price or amount shall, in the absence of protest, be conclu-
sive,) and to impose and add thereto the further sum of one hundred
per centum of the price or amount so added; which addition shall con-
stitute a part of the dutiable value of such goods, wares, and merchan-
dise, and shall be collectible as provided by law in respect to duties on
imports.

SEC. 15. That it shall be the duty of any officer or person employed in
the customs-revenue service of the United States, upon detection of any
violation of the customs-laws, forthwith to make complaint thereof to
the collector of the district, whose duty it shall be promptly to report
the same to the district attorney of the district in which such frauds
shall be committed. Immediately upon the receipt of such com-
plaint, if, in his judgment, it can be sustained, it shall be the duty of
such district attorney to cause investigation into the facts to be made
before a United States, commissioner having jurisdiction thereof, and to
initiate proper proceedings to recover the fines and penalties in the
premises, and to prosecute the same with the utmost diligence to final
judgment.

SEC. 16. That in all actions, suits, and proceedings in any court of
the United States now pending or hereafter commenced or prosecuted
to enforce or declare the forfeiture of any goods, wares, or merchandise,
or to recover the value thereof, or any other sum alleged to be forfeited
by reason of any violation of the provisions of the customs-revenue
laws, or any of such provisions, in which action, suit, or proceeding an issue or
issues of fact shall have been joined, it shall be the duty of the court,
on the trial thereof, to submit to the jury, as a distinct and separate
proposition, whether the alleged acts were done with an actual inten-
tion to defraud the United States, and to require upon such proposition
a special finding by such jury; or, if such issues be tried by the court
without a jury, it shall be the duty of the court to pass upon and decide
such proposition as a distinct and separate finding of fact; and in such
cases, unless intent to defraud shall be so found, no fine, penalty, or
forfeiture shall be imposed.

SEC. 17. That whenever, for an alleged violation of the customs-reve-
 nue laws, any person who shall be charged with having incurred any
fine, penalty, forfeiture, or disability other than imprisonment, or shall
be interested in any vessel or merchandise seized or subject to seizure,
when the appraised value of such vessel or merchandise is not less than
one thousand dollars, shall present his petition to the judge of the dis-

Not to be released

Release of seized

Omission to add

Collector or appraiser

Court to submit

Special findings

Petition for relief
Summary hearing by district judge.

District attorney and collector to be notified of hearing.

Hearing before judge or commissioner.

Facts and certified copy of evidence to be annexed to petition.

Transmission to Secretary of Treasury.

Secretary may mitigate or remit fines, &c., and discontinue prosecution.

Officers compromising or abating claims deemed guilty of felony.

Penalty.

Secretary of Treasury may remit fines, or compromise, &c.

Applicants to Secretary of Treasury for remission of fines, &c., to notify district attorney and collector.

Collector and attorney to furnish Secretary information to protect United States.

Settlements, after one year, in absence of fraud or protest, to be conclusive.

Suits to be commenced within three years.

Time of absence from United States of person subject to penalty not counted.

Annual salaries to certain customs officers.
States hereinafter named, there shall be paid, from and after the first day of July, eighteen hundred and seventy-four, an annual salary as follows:

To the collector of the district of New York, twelve thousand dollars. Collectors.

To the collectors of the districts of Boston and Charlestown, Massachusetts; and Philadelphia, Pennsylvania, each eight thousand dollars.

To the collectors of the district of San Francisco, California; Baltimore, Maryland; and New Orleans, Louisiana, each seven thousand dollars.

To the collector of the district of Portland and Falmouth, Maine, six thousand dollars.

To the naval officer for the district of New York, eight thousand dollars. Naval officers.

To the naval officers of the districts of Boston and Charlestown, Massachusetts; and San Francisco, California; and Philadelphia, Pennsylvania, each five thousand dollars.

To the surveyor of the port of New York, eight thousand dollars. Surveyors.

To the surveyors of the ports of Boston, Massachusetts; and San Francisco, California; and Philadelphia, Pennsylvania, each five thousand dollars.

SEC. 24. That the Secretary of the Treasury shall, from time to time, make such regulations as he may deem necessary for the conduct and management of the bonded warehouses, general order stores, and other depositories of the imported merchandise throughout the United States; all regulations or orders issued by collectors of customs in regard thereto shall be subject to revision, alteration, or revocation by him; and no warehouse shall be bonded and no general-order store established without his authority and approval. And it shall be the duty of the Secretary of the Treasury, in granting permits to establish general-order warehouses, to require such warehouse or warehouses to be located contiguous, or as near as may be, to the landing places of steamers and vessels from foreign ports; and that no officer of the customs shall have any personal ownership of, or interest in, any bonded warehouse or general-order store.

SEC. 25. That public cartage of merchandise in the custody of the Government shall be let after not less than thirty days' notice of such letting to the lowest responsible bidder giving sufficient security, and shall be subject to regulations approved by the Secretary of the Treasury.

SEC. 26. That all acts and parts of acts inconsistent with the provisions of this act are hereby repealed; that nothing herein contained shall affect existing rights of the United States; and in all cases in which prosecutions have been actually commenced for forfeitures incurred, the Secretary of the Treasury shall have power to make compensation, as provided in the fourth section of this act, to the persons who would, under former laws, have been entitled to share in the distribution of such forfeitures.

Approved, June 22, 1874.

CHAP. 392.—An act for the better government of the Navy of the United States.

June 22, 1874. Officers in Navy promoted to fill vacancies entitled to pay of grade from date of rank.
SEC. 2. That the accounting officers of the Treasury be, and are hereby, prohibited from making any allowance to any officer of the Navy who has been, or may hereafter be, dismissed from the service and re-store the same under the provisions of the twelfth section of the act of March third, eighteen hundred and sixty-five, entitled "An act to amend the several acts heretofore passed to provide for the enrolling and calling out the national forces, and for other purposes," to exceed more than pay as on leave for six months from the date of dismissal, unless it shall appear that the officer demanded in writing, addressed to the Secretary of the Navy, and continued to demand as often as once in six months, a trial as provided for in said act.

SEC. 3. That so much of the act entitled "An act to authorize the Secretary of the Navy to provide for the education of naval constructors and steam-engineers, and for other purposes," approved July fourth, eighteen hundred and sixty-four", as provides that cadet-engineers, not to exceed fifty in number, shall be appointed by the Secretary of the Navy, is hereby repealed; and cadet-engineers shall hereafter be appointed annually by the Secretary of the Navy, and the number appointed each year shall not exceed twenty-five; and that all acts or parts of acts inconsistent with the provisions of this act be, and the same are hereby repealed.

Approved, June 22, 1874.

BE IT ENACTED BY THE SENATE AND HOUSE OF REPRESENTATIVES OF THE UNITED STATES OF AMERICA IN CONGRESS ASSEMBLED, That so much of the act entitled "An act making appropriations for the legislative, executive, and judicial expenses of the Government for the year ending June thirty, eighteen hundred and seventy-three, and for other purposes," approved May eighth, eighteen hundred and seventy-two, as provides for the employment by the Secretary of the Treasury, of not more than three persons to assist the proper officers of the Government in discovering and collecting moneys withheld and for other purposes, be, and the same is hereby, repealed; and the Secretary of the Treasury is hereby directed to revoke and annul all contracts for the collection of such taxes made under and by authority of said act.

SEC. 2. That the Court of Claims shall have no authority to consider claims for damages. or decide upon any claims for damages by reason of the discontinuance of the contracts aforesaid, or for any profits or per-centages under them.

Approved, June 22, 1874.
sixty-four, said affidavits be, and the same are hereby, legalized and confirmed, so as to have the same force and validity as if the provisions of said last-named act had been strictly complied with: Provided, That nothing in this act shall have the effect or be construed to impair the valid and paramount adverse rights of any person or corporation to any of such lands, except in so far as the right of Congress to protect the claims or rights of homestead settlers upon lands within the limits of grants of lands to any railroad company may have been reserved in the acts making such grants and be now lawfully existing.

Approved, June 22, 1874.

CHAP. 395.—An act to amend an act entitled "An act to provide for the payment of horses and other property lost or destroyed in the military service of the United States," approved March third, eighteen hundred and forty-nine.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the first section of the act of March third, eighteen hundred and forty-nine, providing for the payment for horses and equipments lost by officers or enlisted men in the military service shall not be construed to deny payment to such officers or enlisted men, for horses which may have been purchased by them in States in insurrection; and payment in any case shall not be refused where the loss resulted from any exigency or necessity of the military service, unless it was caused by the fault or negligence of such officers or enlisted men.

SEC. 2. That no claims under said section or this amendment thereto shall be considered unless presented prior to the first day of January, eighteen hundred and seventy-six.

Approved, June 22, 1874.

CHAP. 396.—An act conferring jurisdiction upon the criminal court of the District of Columbia, 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 criminal court of the District of Columbia shall have jurisdiction of all crimes and misdemenors committed in said District, not lawfully triable in any other court, and which are required by law to be prosecuted by indictment or information.

SEC. 2. That the provisions of the thirty-third section of the judiciary act of seventeen hundred and eighty-nine shall apply to courts created by act of Congress in the District of Columbia.

Approved, June 22, 1874.

CHAP. 397.—An act to amend the act entitled "An act to establish a western judicial district of North Carolina".

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section eight of the act of June fourth, eighteen hundred and seventy-two entitled "An act to establish a western judicial district of North Carolina", be amended by adding thereto the following: "There shall also be appointed a marshal of the United States for said western district of North Carolina, who shall be entitled to a salary of two hundred dollars per annum; payment to be made quarterly out of the Treasury of the United States, and in addition thereto the fees of office affixed by law."

Approved, June 22, 1874.

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CHAP. 398.—An act to admit free of duty merchandise sunk for two years and afterward recovered.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That whenever any ship or vessel, laden with merchandise in whole or in part subject to duty, shall have been sunk in any river, harbor, bay, or waters subject to the jurisdiction of the United States and within its limits, and shall have remained so sunk for the period of not less than two years, and shall be abandoned by the owners thereof, any person or persons, who may raise any portion of the cargo of such ship or vessel, shall be permitted to bring the merchandise so recovered into the port nearest to the place where such ship or vessel was so sunk free from the payment of any duty thereupon, and without being obliged to enter the same at the custom house, under such rules and regulations as the Secretary of the Treasury may prescribe.

Approved, June 22, 1874.

June 22, 1874.

CHAP. 399.—An act for the relief of savings institutions having no capital stock, and doing business solely for the benefit of depositors.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That no farther collection of internal revenue taxes shall be made on the earnings of savings banks or institutions for savings, having no capital stock and doing no other business than receiving deposits to be loaned or invested for the sole benefit of the parties making such deposits, without profit or compensation to the association or company, whether the earnings of the same have been or may hereafter be divided annually, semi-annually or at other periods.

Approved, June 22, 1874.

June 22, 1874.

CHAP. 400.—An act for the relief of settlers on railroad lands.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in the adjustment of all railroad land grants, whether made directly to any railroad company or to any State for railroad purposes, if any of the lands granted be found in the possession of an actual settler whose entry or filing has been allowed under the pre-emption or homestead laws of the United States subsequent to the time at which, by the decision of the land-office, the right of said road was declared to have attached to such lands, the grantees, upon a proper relinquishment of the lands so entered or filed for, shall be entitled to select an equal quantity of other lands in lieu thereof from any of the public lands not mineral and within the limits of the grant not otherwise appropriated at the date of selection, to which they shall receive title the same as though originally granted. And any such entries or filings thus relieved from conflict may be perfected into complete title as if such lands had not been granted. Provided, That nothing herein contained shall in any manner be construed as to enlarge or extend any grant to any such railroad or to extend to lands reserved in any land grant made for railroad purposes: And provided further, That this act shall not be construed so as in any manner to confirm or legalize any decision or ruling of the Interior Department under which lands have been certified to any railroad company when such lands have been entered by a pre-emption or homestead settler after the location of the line of the road and prior to the notice to the local land-office of the withdrawal of such lands from market.

Approved, June 22, 1874.
CHAP. 401.—An act relating to circuit courts of the United States for the districts of Alabama.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there shall be, and is hereby, established a circuit court of the United States for the middle district of Alabama, as said district is now constituted by law, to be held in the city of Montgomery, and a like court for the northern district of Alabama, as said district is now constituted by law, to be held in the city of Huntsville.

SEC. 2. That said circuit courts shall have and exercise, within their respective districts, the same original powers and jurisdiction as are or may be conferred by law upon the circuit court of the United States for the southern district of Alabama at Mobile, and shall have and exercise appellate and revisory jurisdiction over the decrees and judgments of the district courts of the United States for the said middle and northern districts, respectively, under the laws of the United States regulating the jurisdiction, powers, and practice of the circuit courts, and the judges thereof, in cases removed into said courts by appeal or writ of error; and said courts, and the judges thereof, shall have the general superintendence and jurisdiction over all cases and questions arising in said district courts, respectively, under the act approved March second eighteen hundred and sixty-seven entitled "An act to establish a uniform system of bankruptcy throughout the United States" as is provided for in the second section of said act.

SEC. 3. That there shall be appointed for each of said circuit courts for said middle and northern districts, by the circuit judge of the circuit, a clerk who shall take the oath and give the bond required by law of clerks of circuit courts, and who shall discharge all the duties and be entitled to all the fees and emoluments prescribed by law for clerks of circuit courts; and the United States marshals for said middle and northern districts shall, respectively, act as marshals for said circuit courts, and the United States district attorney for said districts shall discharge the duties of district attorney in said circuit courts for said middle and northern districts.

SEC. 4. That the clerks of said district courts for said middle and northern districts shall transfer to the clerks of the said circuit courts respectively all the original dockets, records and files of papers in all common-law and equity causes which might have been brought and would have been originally cognizable in a circuit court, and which were either disposed of or pending in said district courts while the same were vested with circuit-court powers.

SEC. 5. That the circuit court of the United States held at Mobile, Alabama, shall be designated and known as the circuit court of the United States for the southern district of Alabama; and its appellate and revisory power, upon appeal or writ of error, or by bill or petition, or otherwise, under the second section of said act, entitled, "An act to establish a uniform system of bankruptcy throughout the United States" is hereby restricted to judgments and decrees rendered or causes and questions arising in the district court of the United States for said southern district; and that the fourth section of the act approved March third, eighteen hundred and seventy-three, entitled, "An act relating to the circuit and district courts of the United States for the middle and northern districts of Alabama," be, and the same is hereby repealed.

SEC. 6. That terms of the circuit and district courts for the several districts of Alabama shall be held as follows: For the southern district, the terms of the circuit and district courts shall commence on the fourth Monday of December and the first Monday of June in each year; for the middle district, on the first Monday of May and the first Monday of November in each year; for the northern district, on the first Monday of April and the second Monday of October in each year.

SEC. 7. That the fifth section of the act approved February twenty-second, eighteen hundred and thirty-eight entitled, "An act to abolish the circuit court at Huntsville in the State of Alabama and for other

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purposes" and the act approved August fourth, eighteen hundred and forty-two, entitled "An act to regulate appeals and writs of error from the district court of the United States for the northern district of Alabama" be and the same are hereby, repealed.

SEC. 8. That all laws and parts of laws, inconsistent with the provisions of this act, be and the same are hereby repealed.

Approved, June 22, 1874.

June 22, 1874.

CHAP. 402.—An act to constitute Montgomery, in the State of Alabama, a port of delivery.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Montgomery, in the State of Alabama, shall be, and is hereby, constituted a port of delivery, within the collection-district of Mobile; and there shall be appointed a deputy collector of customs, to reside at said port, who shall receive a salary, to be determined by the Secretary of the Treasury, not exceeding one thousand five hundred dollars per annum.

Approved, June 22, 1874.

June 22, 1874.

CHAP. 403.—An act to authorize and provide for the construction of a substantial iron and masonry bridge and of a causeway across the Anacostia, or Eastern Branch of the Potomac River, at or near the site of the present Navy-Yard bridge.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized and directed to cause to be constructed across the Anacostia River, at or near the site of the present Navy-Yard bridge, in the District of Columbia, a substantial iron and masonry bridge and causeway; and the sum of one hundred and forty-six thousand dollars be, and the same is hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the construction of said bridge: Provided, That the said Secretary shall construct a bridge upon such plan as shall cost no more than the amount herein appropriated: And no part of this appropriation shall be paid out of the treasury until contracts shall have been entered into with responsible parties and with good and sufficient sureties to be approved by the Secretary of War for the construction and completion of said bridge, including the masonry, iron work, and causeway, at a cost not to exceed One hundred and forty-six thousand dollars: And provided also, That the said bridge shall be so constructed as not to interfere with the usual navigation above said bridge.

Approved, June 22, 1874.

June 22, 1874.

CHAP. 404.—An act to authorize the construction of a bridge over the Willamette River at Salem, in the State of Oregon.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That it shall be lawful for the county commissioners of the county of Marion, in the State of Oregon, or for the said commissioners jointly with the county commissioners of the county of Polk, in said State, to build a bridge across the Willamette River at the city of Salem, in said county of Marion, at a point to be selected and determined by the said board of commissioners of Marion county, or by said board jointly with the board of commissioners of Polk county aforesaid: Provided, That there shall be placed in said bridge a draw of not less than two hundred feet in width, with a centre abutment not to exceed forty feet wide, and ten feet above the water line, leaving a passage on each side of the abutment of not less than eighty feet in width, and so constructed as not to impede the

County commissioners of Marion County, Oregon, authorized to build a bridge across the Willamette River.

Width of draw.

Centre abutment.

Navigation not to be impeded.
navigation of said river and allow the easy passage of vessels through said bridge.

SEC. 2. That the right to alter or amend this act so as to prevent or remove all material obstructions to the navigation of said river by the construction of said bridge is hereby expressly reserved, and any change needful to that end shall be made at the expense of the counties in which such bridge shall be erected.

Approved, June 22, 1874.

CHAP. 405.—An act to authorize the construction of a bridge across the Mississippi River at or near the city of La Crosse, in the State of Wisconsin.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Milwaukee and Saint Paul Railway Company may construct and maintain a bridge across the Mississippi River at a point heretofore selected by said company between the county of La Crosse, in the State of Wisconsin, and the county of Houston, in the State of Minnesota: Provided, That the Secretary of War shall convene a board of engineer officers, whose duty it shall be to ascertain and report whether a bridge at the location selected by said company can be constructed and maintained without material interference with the security and convenience of navigation port, &c., of said river at that point, and shall also ascertain and report what accessory works it will be necessary to construct and maintain to secure the best practicable straight channel-way for navigation of said river at and near that point; the board shall further determine the necessary height of said bridge, the location of its piers, and make such recommendations for the security and convenience of navigation as may be deemed essential and proper; and that upon the approval of the report and recommendations of the board by the Secretary of War, the said company, upon being so notified, may proceed to construct said bridge in accordance with said report and recommendations, subject to the provisions and limitations of the act entitled "An act to authorize the construction of a bridge across the Mississippi River at or near the town of Clinton, in the State of Iowa, and other bridges across said river, and to establish them as post-roads," approved April first, eighteen hundred and seventy-two: And provided further, That said company shall construct and maintain all the accessory works found to be necessary as hereinbefore provided, for the security and convenience of navigation at their own expense, and subject to such supervision as the Secretary of War may prescribe, and that until the said works shall have been constructed to the satisfaction of the Secretary of War, and are approved by him, the superstructure of the bridge shall not be commenced: And provided further, That this act shall not be so construed as to relieve said company from the provisions of any existing laws, except as to the location and height of said bridge: And provided further, That said company shall not charge more than three dollars a car for each freight-car transported across said bridge.

Approved, June 22, 1874.

CHAP. 406.—An act supplementary to the act entitled "An act to incorporate the Texas Pacific Railroad Company, and to aid in the construction of its road, 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 Texas and Pacific Railway Company is hereby empowered to secure, by one or more mortgages upon the whole or any portion of its line, the construction-bonds heretofore authorized to be issued, and to cancel the mortgage now on record with the Secretary of the Interior so far as the same can be done.

Approved, June 22, 1874.
To substitute without prejudice to existing rights, and to substitute therefor the mortgages or mortgages hereby authorized, which substituted mortgages shall expressly reserve all rights which may have been acquired under the existing mortgage: Provided, That the aggregate of the said bonds to be issued under and secured by said mortgage or mortgages shall not exceed the limit heretofore fixed by Congress; and said mortgages for the division east of Fort Worth shall embrace the roads and property of the Southern Pacific Railroad Company and of the Southern Trans-continental Railway Company, heretofore merged in and consolidated with the said Texas and Pacific Railway Company, under the authority and requirements of the laws of the State of Texas; and which roads so merged as aforesaid shall be deemed and taken to be a part of the said Texas and Pacific Railway, and shall hereafter be subject to all the provisions and limitations of the act of Congress incorporating said company and of the supplements thereto: And provided further, That nothing in this act shall be construed or have the effect to entitle said corporation to any other or further rights to public lands, or in any other respect as against the United States, than such as by law it is now entitled to.

Approved, June 22, 1874.

June 22, 1874.

CHAP. 407.—An act to change the name of the brig Sidi to Sea Waif.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be granted to the brig Sidi, lately wrecked at the mouth of the Columbia river, Oregon, and now owned by an American citizen, an American register by the name of Sea Waif, and that the proper maritime papers be granted by the Secretary of the Treasury.

Approved, June 22, 1874.

June 22, 1874.

CHAP. 408.—An act to authorize the issue of an American register to the ship "Alhambra."

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 is hereby authorized and directed to issue an American register to the British ship "Alhambra," built in Boston, State of Massachusetts, in eighteen hundred and fifty-nine.

Approved, June 22, 1874.

June 22, 1874.

CHAP. 409.—An act relinquishing the rights of the United States in certain lands in the State of Michigan.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all rights and title of the United States to the middle ground or island in the Saginaw River, lying within the proscribed limits of fractional section five, in township thirteen north, of range five east, and sections twenty-nine and thirty-two, in township fourteen north, of range five east, in the State of Michigan, are hereby relinquished to the riparian owners respectively of the lands on the shores of said river in front of or opposite to said island, saving and reserving to all persons or parties other than the United States any legal rights acquired therein: Provided, That this act shall not be construed or held to imply a claim of title on the part of the United States to said middle ground, but only as a relinquishment of any apparent right therein to the persons respectively to whom the lands on said shores were patented, their heirs and assigns: Provided further, That nothing contained in this act shall be construed to affect in any manner the rights of Stephen Marston, one of the proprietors and occupants of said middle ground.

Approved, June 22, 1874.
CHAP. 410.—An act to provide for the sale of the present United States marine hospital and site, and the purchase of a new site, and erection thereon of a new marine hospital, in the city of Pittsburgh, Pennsylvania.

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 he is hereby, authorized and directed to dispose of at public sale to the highest bidder, the United States marine hospital building and grounds pertaining thereto in the city of Pittsburgh, Pennsylvania, and to procure, by purchase, a site in or convenient to the said city of Pittsburgh, which shall be eligibly and healthfully located, and shall be ceded to the United States Government by the State of Pennsylvania, and erect thereon a suitable building for use as a United States marine hospital, the same to be of such dimensions as shall be sufficient to accommodate all such marines as would be likely to seek asylum at that point, and in accordance with designs to be prepared by the Supervising Architect to the satisfaction of the Supervising Surgeon of Marine Hospital Service, and approved by the Secretary of the Treasury; Provided, That the cost of site and construction of the new building shall not exceed the sum realized from the sale of the present building and site: And provided further, That the new site shall not be purchased, or the construction of the building commenced until the sale of the present building and site is concluded. And the Secretary of the Treasury is further authorized to provide for the care and maintenance in private hospitals of such patients as are entitled to admission to a United States marine hospital during the construction of the new building, provided, it is practicable so to do; but in the event of such provision being found to be impracticable, then the present building shall be occupied for such patients until the new building is ready for occupancy.

Approved, June 22, 1874.

CHAP. 411.—An act to provide for the appointment of a commission of engineers to investigate and report a permanent plan for the reclamation of the alluvial basin of the Mississippi River subject to inundation.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President be, and he is hereby, authorized and directed to assign three officers of the Corps of Engineers, United States Army, and to appoint two civil engineers eminent in their profession and who are acquainted with the alluvial basin of the Mississippi River, to serve as a board of commissioners; the president of said board to be designated by the President of the United States. It shall be the duty of said commission to make a full report to the President of the best system for the permanent reclamation and redemption of said alluvial basin from inundation, which report the President shall transmit to Congress at its next session with such recommendations as he shall think proper.

Sec. 2. That the members of the commission who may be appointed from civil life shall receive compensation at the rate of five thousand dollars per annum. The commission may employ a secretary at a rate of compensation not exceeding two hundred dollars per month for the time he is employed, and the necessary traveling expenses of the members of said commission not officers of the Army, and of the secretary, shall be paid upon the approval of bills for the same by the Secretary of War.

Sec. 3. That the sum of twenty-five thousand dollars, or so much thereof as may be necessary to carry into effect the foregoing provisions is hereby appropriated, and shall be subject to disbursement by the Secretary of War in accordance with the provisions of this act.

Approved, June 22, 1874.
CHAP. 412.—An act authorizing the Secretary of War to deliver certain condemned ordnance to the municipal authorities of Lexington, Massachusetts, for monumental purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized to deliver to the municipal authorities of Lexington, Massachusetts, ten pieces of condemned brass cannon to be used for monumental purposes in commemoration of the battle of Lexington on the nineteenth day of April, seventeen hundred and seventy-five.

Approved, June 22, 1874.

CHAP. 413.—An act authorizing the Secretary of War to sell unserviceable ordnance stores, and for other purposes.

S e d i t o r y o f Treasury to require payment of five per centum net earnings from Pacific Railroad companies.

1862, ch. 120, vol. xii, pp. 439-498.

Failure to pay within sixty days after demand to be certified to Attorney General.

Attorney General to institute suits and proceedings.

To prosecute with dispatch.

CHAP. 414.—An act providing for the collection of moneys due the United States from the Pacific Railroad Companies.

Approved, June 22, 1874.
CHAP. 415.—An act authorizing the Secretary of War to relinquish and turn over to the Interior Department parts of certain reservations in the Territory of Arizona as may be no longer required for military purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized to relinquish and turn over to the Department of the Interior, for restoration to the public domain, such parts of what are known as the Fort Yuma, Fort Whipple, and Camp Date Creek reservations, in the Territory of Arizona, as may in the opinion of the Secretary of War, be no longer required for military purposes: Provided, That the Secretary of the Interior shall expose the same at public offering for sale to the highest bidder in the legal subdivision not greater than one quarter section when the same can be made, and not below the minimum price provided by law. And any land left unsold at such offering to be held thereafter for disposal as other public lands. Notice of such public sale shall be published for sixty days in two newspapers each, one published in the capital of the Territory, and the other circulating nearest the place of sale: Provided further, That bona fide settlers, upon any part of said lands prior to the declaration of the reservation lines, shall have a right to acquire title to the lands so occupied by them at said time, not exceeding one hundred and sixty acres each, under the land-laws of the United States.

Approved, June 22, 1874.

CHAP. 416.—An act to extend the jurisdiction of the Light-House Board.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Light House Board are hereby directed to cause examinations to be made, and to report to the Secretary of the Treasury what light-houses, lights, beacons, and buoys are required for the better security of navigation on the Mississippi, Ohio, and Missouri Rivers, including specific statement as to the respective localities where and by whom now maintained, where required, and estimated cost of their construction and maintenance.

Approved, June 22, 1874.

CHAP. 417.—An act for the transfer of twenty condemned Bronze cannon for the erection of a statue to the late Major General George Gordon Meade.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized and directed to transfer to the Fairmount Park Art Association (a corporation created by the laws of Pennsylvania) twenty condemned Bronze cannon to be used by the said association for the erection of a Bronze Equestrian statue to the late Major General George Gordon Meade within the limits of the City of Philadelphia.

Approved, June 22, 1874.

CHAP. 418.—An act referring the claim of the owners of the schooner Ada A. Andrews to the Court of Claims.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the claim of the legal owner or owners of the schooner Ada A. Andrews, her cargo, freight, and personal effects, alleged to have been sunk by collision with the United States vessel of war Ticonderoga on or about the first day of May, eighteen hundred and seventy-one, be referred to the Court of Claims to hear and determine the same to judgment, with right of appeal as in other cases: Provided, That no suit shall be brought under the provisions of this act after six months from the date of the passage thereof.

Approved, June 22, 1874.
CHAP. 419.—An act authorizing the transfer of gold mint bars from the bullion fund of the assay office New York to the Assistant Treasurer at New York.

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 may, from time to time, transfer to the office of the Assistant Treasurer at New York from the bullion fund of the assay office at New York, refined gold bars bearing the United States stamp of fineness, weight and value, or bars from any melt of foreign gold coin or bullion of standard equal to or above that of the United States and may apply the same to the redemption of coin certificates or in exchange for gold coins at not less than par and not less than the market value subject to such regulations as he may prescribe.

Approved, June 22, 1874.

CHAP. 420.—An act to change the name of the pleasure-yacht "Planchette," to that of "Laxen."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of the pleasure-yacht "Planchette," owned by Samuel Johnson, of Boston, State of Massachusetts, be, and hereby is, changed to that of "Laxen," and the Secretary of the Treasury is hereby authorized to grant said vessel proper marine-papers in said name.

Approved, June 22, 1874.

CHAP. 421.—An act to place on the retired list of the Navy, M. H. Plunkett, late second assistant engineer of the Regular Navy.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President be, and is hereby, authorized to nominate and appoint M. H. Plunkett, late second assistant engineer of the regular naval service, on the retired list of the Navy, with pay to begin from the passage of this act—

Approved, June 22, 1874.

CHAP. 422.—An act to appropriate lands for the support of schools in certain fractional townships in the State of Missouri.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That for all fractional townships in the State of Missouri, which are entitled to public lands for the support of schools, according to the provisions of the act of Congress approved May twentieth eighteen hundred and twenty-six entitled "An act to appropriate lands for the support of schools in certain townships and fractional townships not before provided for," and for which no selections have heretofore been made, there shall be reserved and appropriated out of the public lands, for each of said fractional townships, the amount of land to which they were respectively entitled according to the provisions of said act.

Section 2. That the lands to which said fractional townships are entitled as aforesaid shall be selected by the Commissioner of the General Land-Office out of any unappropriated public land within the State of Missouri subject to sale or location at one dollar and twenty-five cents an acre: Provided, That said Commissioner, in making such selection, shall select such land as shall be designated to him for that purpose by the county courts of the counties in which such fractional townships are situated; and, when so selected, said lands shall be held by the same
tenure, and upon the same terms, for the support of schools in such fractional townships, as sections numbered sixteen are, or may be, held in the State of Missouri.

Approved, June 22, 1874.

CHAP. 423.—An act authorizing the Secretary of the Treasury to deliver to the Connecticut Historical Society certain papers on file as vouchers for the discharged claims of the heirs of Silas Deane.

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 and directed to deliver to the Connecticut Historical Society the papers now on file in the Treasury Department as vouchers in support of the claims of the heirs of Silas Deane, it being understood that those claims have been fully satisfied and discharged, and that the heirs aforesaid have transferred to said historical Society all the papers of historical interest left by said Silas Deane: Provided, That copies of said papers shall be left on file in said Department.

Approved, June 22, 1874.

CHAP. 424.—An act to extend the act of March third, eighteen hundred and seventy-three, entitled "An act for the extension of time to the Saint Paul and Pacific Railroad Company for the completion of its roads."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the provisions of the act of Congress approved March third, eighteen hundred and seventy-three, entitled "An act for the extension of time to the Saint Paul and Pacific Railroad Company for the completion of its roads," be, and the same are hereby revived and extended until the third day of March, A.D. eighteen hundred and seventy-six, and no longer upon the following conditions: That all rights of actual settlers and their grantees who have heretofore in good faith entered upon and actually resided on any of said lands prior to the passage of this act, or who otherwise have legal rights in any of such lands shall be saved and secured to such settlers or such other persons in all respects the same as if said lands had never been granted to aid in the construction of the said lines of railroad.

SEC. 2. That the company taking the benefit of this act shall before acquiring any rights under it, by a certificate made and signed by the president and a majority at least of the directors, and sealed with the corporate seal, accept the conditions contained in this act, and file such acceptance in the Department of the Interior for record and preservation.

Approved, June 22, 1874.

CHAP. 453.—An act to prevent hazing at the Naval Academy

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in all cases when it shall come to the knowledge of the superintendent of the Naval Academy, at Annapolis, that any cadet-midshipman or cadet-engineer has been guilty of the offense commonly known as hazing, it shall be the duty of said superintendent to order a court-martial, composed of not less than three commissioned officers, who shall minutely examine into all the facts and circumstances of the case and make a finding thereon; and any cadet-midshipman or cadet-engineer found guilty of said offense by said court shall, upon recommendation of said court be dismissed; and
such finding, when approved by said superintendent, shall be final; and the cadet so dismissed from said Naval Academy shall be forever ineligible to re-appointment to said Naval Academy.

Approved, June 23, 1874.

CHAP. 454.—An act to amend the act entitled "An act to reorganize the courts in the District of Columbia, and for other purposes," approved March 3, 1863.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the justice of the supreme court of the District of Columbia, holding a criminal term for said District, may, when not engaged in the proper business of the criminal term, hold sittings of the circuit court, and employ the petit juries drawn for the criminal term in the trial of such cases depending in said circuit court as the justice presiding therein may assign to him for that purpose; and the business done at such sittings shall be recorded in the minutes of the circuit court.

Approved, June 23, 1874.

CHAP. 455.—An act making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and seventy-five, 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 following sums be, and the same are hereby, appropriated, for the objects hereinafter expressed, for the fiscal year ending June thirtieth, eighteen hundred and seventy-five, namely:

PUBLIC PRINTING AND BINDING.

For the public printing, for the public binding, and for paper for the public printing, including the cost of printing the debates and proceedings of Congress in the Congressional Record, one million six hundred and forty-five thousand five hundred and seven dollars and sixty-six cents; and out of the sum hereby appropriated, printing and binding may be done by the Congressional Printer to the amounts following, namely:

For the Court of Claims, ten thousand dollars; for the Department of State, twenty-five thousand dollars; for the Treasury Department, three hundred and twenty-five thousand dollars; for the War Department, one hundred thousand dollars; for the Navy Department, seventy-five thousand dollars; for the Interior Department, two hundred and twenty-five thousand dollars; for the Agricultural Department, twenty thousand dollars; for the Department of Justice and the Attorney-General's Office, ten thousand dollars; for the Supreme Court of the United States, twenty-five thousand dollars; for the Supreme Court of the District of Columbia, five thousand dollars; for the Post-Office Department, one hundred and seventy-five thousand dollars; and for both Houses of Congress, six hundred and fifty thousand five hundred and seven dollars and sixty-six cents: Provided, That hereafter the Congressional Printer shall print, upon the order of the heads of the Executive Departments, only such limited number of the annual reports of such Departments and necessary accompanying reports of subordinates as may be deemed necessary for the use of Congress: Provided, however, That no expensive maps or illustrations shall be printed without the special order of Congress.

For lithographing, mapping, and engraving for both Houses of Congress, the Supreme Court, and the Court of Claims, thirty thousand dollars.

For the expenses of compiling and preparing the Congressional Directory, twelve hundred dollars; which shall be expended under the
direction of the Joint Committee on Public Printing, and the committee shall appoint some suitable person to superintend the same, and shall pay him out of this appropriation such compensation, or additional compensation, as they may deem proper.

**TREASURY DEPARTMENT.**

**FOR LIFE-SAVING STATIONS.**

For salaries of two superintendents of the life-saving stations on the coasts of Long Island and New Jersey, at one thousand five hundred dollars each, three thousand dollars; and for one superintendent on the coast of Massachusetts, one thousand dollars; and for one superintendent on the coasts of Maine and New Hampshire, one thousand dollars; and for one superintendent on the coasts of Virginia and North Carolina, one thousand dollars.

For compensation of the Assistant Secretaries of the Treasury, the Solicitor of the Treasury, and the Commissioner of Customs, each four thousand five hundred dollars per annum, and a sum sufficient to pay the amount of increase in these salaries is hereby appropriated.

For one hundred and two keepers of stations, at two hundred dollars each, twenty thousand four hundred dollars.

For pay of crews of experienced surf-men at such stations and for such periods as the Secretary of the Treasury may deem necessary and proper, one hundred and five thousand two hundred and sixty-four dollars.

For contingencies of life-saving stations on the coasts of the United States, twenty thousand dollars.

Establishing new life saving stations on the sea and lake coasts of the United States, as authorized by law of the present Congress, three hundred and forty-two thousand three hundred and four dollars and forty-four cents.

To carry into effect joint resolution numbered four, granting medals to Captain Jared S. Crandall and others, passed at the third session of the Forty-second Congress, approved February twenty-fourth, eighteen hundred and seventy-three, one thousand six hundred dollars.

**REVENUE-CUTTER SERVICE.**

For the pay of thirty-four captains, one hundred and one lieutenants, and sixty-three engineers and pilots employed, one thousand three hundred dollars.

For rations of officers: Thirty-four captains, one hundred and one lieutenants, sixty-three engineers and pilots employed, twenty-five thousand five hundred and eighty-three dollars and forty cents.

For pay of crews: Eight hundred and sixty petty officers, seamen, cooks, stewards, boys, coal-passers, and firemen, two hundred and sixty-three thousand dollars.

For rations for crews: Eight hundred and sixty petty officers, seamen, cooks, stewards, boys, coal-passers, and firemen, three hundred and thirteen thousand and nine hundred rations, including the liquor equivalent, ninety-eight thousand dollars.

For fuel for thirty-eight vessels, repairs and outfits for same, ship-chandlery and engineers' stores for same, traveling-expenses of officers traveling on duty under orders from the Treasury Department, commutation of quarters, and contingent expenses, including wharfage, towage, dockage, freight, advertising, and surveys, and miscellaneous expenses which cannot be included under special heads, two hundred and sixty thousand dollars.

For building a steam revenue-vessel for the Pacific coast, one hundred and twenty-five thousand dollars.
Relief of sick and disabled seamen.

For supplying deficiency in the fund for the relief of sick and disabled seamen, one hundred thousand dollars.

NATIONAL CURRENCY.

Clerks in office of Comptroller of the Currency.

For the following clerks in the office of the Comptroller of the Currency: Two clerks of class three, two clerks of class one, nine female clerks; total, thirteen thousand seven hundred dollars; Provided, That the amount appropriated shall be reimbursed to the Treasury by the national banks, as provided in section three of "An act to fix the amount of United States notes, provide for the redistribution of the national-bank currency, and for other purposes."

For paper, engraving, printing, express-charges, and other expenses of making and issuing the national currency, one hundred and ten thousand dollars, to be disbursed under the direction of the Secretary of the Treasury.

For the purchase of an engine and machinery, and for the erection and expenses incidental to its operation, for the maceration of national bank notes, United States notes, and other obligations of the United States authorized to be destroyed, ten thousand dollars; and that all such issues hereafter destroyed may be destroyed by maceration instead of burning to ashes, as now provided by law; and that so much of sections twenty-four and forty-three of the national-currency act as requires national bank notes to be burned to ashes is hereby repealed; that the pulp from such macerated issue shall be disposed of only under the direction of the Secretary of the Treasury.

For expenses in detecting and bringing to trial and punishment persons engaged in counterfeiting Treasury notes, bonds, national-bank notes, and other securities of the United States, and the coinage thereof, and for detecting other frauds upon the Government, one hundred and twenty-five thousand dollars, to be disbursed under the direction of the Secretary of the Treasury.

JUDICIARY.

For defraying the expenses of the courts of the United States, including the District of Columbia; for jurors and witnesses and expenses of suits in which the United States are concerned, of prosecutions for offenses committed against the United States; for the safe keeping of prisoners; and for the expenses which may be incurred in the enforcement of the act relative to the right of citizens to vote, of February twenty-eighth, eighteen hundred and seventy-one, or any acts amendatory thereof or supplementary thereto, three million dollars.

For the support and maintenance of convicts transferred from the District of Columbia, ten thousand dollars.

For payment of the necessary expenses incurred in defending suits against the Secretary of the Treasury, or his agents, for the seizure of captured or abandoned property; and for the examination of witnesses in claims against the United States pending in any Department; and for the defense of the United States in the Court of Claims, to be expended under the direction of the Attorney-General, thirty thousand dollars.

For expenses to be incurred in the prosecution and collection of claims due the United States, to be disbursed under the direction of the Attorney-General, ten thousand dollars.

For this sum, or so much thereof as may be necessary, to be expended under the direction of the Attorney-General in the detection and prosecution of crimes against the United States, twenty-five thousand dollars.

For defraying the expenses of defending claims under the convention with Mexico of the fourth of July, eighteen hundred and sixty-eight, to
be expended under the direction of the Attorney General, ten thousand dollars.

For detecting and punishing violation of the intercourse-acts of Congress, and frauds committed in the Indian service, the same to be expended by the Attorney-General, in allowing such increased fees and compensation of witnesses, jurors, and marshals, and in defraying such other expenses as may be necessary for this purpose, ten thousand dollars.

For completing fourteen cells, the iron steps and gallery in the United States Penitentiary at Deer Lodge, Montana, six thousand and twenty dollars: Provided: That this sum shall be sufficient to complete the work.

To enable the Attorney-General to pay for the editing and preparing for publication, and the superintending of the printing, of the thirteenth volume of the Opinions of the Attorneys-General, including also the expense incurred in copying the same; one thousand dollars.

To place the United States penitentiary building at Stellacoom, Washington Territory, in a suitable condition for the reception and confinement of convicts, seven thousand two hundred and seventy-one dollars, Provided, That this sum shall be sufficient to complete the work.

MISCELLANEOUS.

For continuing the collection of statistics of mines and mining, to be laid before Congress, to be expended under the direction of the Secretary of the Treasury, ten thousand dollars. For this amount, or so much thereof as may be necessary, to enable the Secretary of the Treasury to pay the amount of three several judgments rendered by the circuit and district court for the southern district of Ohio, against Reuben H. Stephenson, the surveyor of the port of Cincinnati, one thousand and sixteen dollars and eighty-six cents.

To enable the Secretary of the Treasury to pay the judgement recovered by John P. Tweed against Benjamin F. Flanders, deputy general agent of the Treasury Department, the sum of nine thousand two hundred and eighty dollars and forty-eight cents, and interest at five per centum per annum, from March twenty-first, eighteen hundred and sixty-six, is hereby appropriated.

For the preparation and publication of the maps, charts, geological sections, and other engravings necessary to illustrate the reports of the United States geological surveys of the Territories, thirty-five thousand dollars, to be expended under the direction of the Secretary of the Interior. For continuing the inquiry into the causes of the decrease of food-fishes of the coast and of the lakes of the United States, five thousand dollars.

For the preparation of illustrations for the report of the United States Commissioner of Fish and Fisheries, one thousand dollars.
Crippled and disabled soldiers employed by Doorkeeper of House.

To enable the Clerk of the House of Representatives to pay the fourteen crippled and disabled soldiers now in the employment of the Doorkeeper of the House of Representatives, from July first to December seventh, eighteen hundred and seventy-four, ten thousand three hundred and fifty-three dollars and seventy-six cents.

Extra clerical services in Committee on War-Claims.

To enable the Clerk of the House of Representatives to pay for extra clerical services in the Committee on War-Claims, rendered necessary by the reports of the Commissioners of Claims, five hundred dollars.

Widow of David Mellish.

To enable the Clerk of the House to pay to the widow of David B. Mellish, late a member of the House, a sum equal to the salary of a member of Congress from the date of the death of said Mellish to the end of the Forty-third Congress, three thousand nine hundred and sixty-eight dollars.

Harriet P. Phisk.

To pay Harriet P. Phisk, employed under the Doorkeeper of the House for attending the ladies' retiring room of the House, six hundred dollars per annum.

Special policeman in office of Secretary of Senate.

That the salary of the special policeman in the office of the Secretary of the Senate shall hereafter be twelve hundred and ninety-six dollars, and a sum sufficient to pay the increase hereby made, be, and the same is hereby, appropriated.

Folding Agricultural Report.

For folding the report of the Commissioner of Agriculture for the years eighteen hundred and seventy-two and eighteen hundred and seventy-three, twenty-five thousand dollars, or so much thereof as may be necessary for the Folding Room of the House.

Extra stenographic reporting for Committees of Investigation.

For extra stenographic reporting for Committees of Investigation of the House of Representatives for the first session of the Forty-third Congress, six thousand dollars, or so much thereof as may be necessary, to be audited and paid under the direction of the House Committee of Accounts.

Postage-stamps for certain officers of Congress.

For postage stamps for the offices of the Clerk of the House of Representatives, the Sergeant-at-Arms of the House of Representatives, and the Secretary of the Senate, one hundred dollars each, and for the Postmaster of the House, fifty dollars, three hundred and fifty dollars; and for amount already expended by the Sergeant-at-Arms for postage stamps, two hundred and fifty dollars.

Extra mail-service on Baltimore and Ohio Railroad.

To enable the Postmaster-General to pay the Baltimore and Ohio Railroad Company for extra services in transporting mail-matter over their road during the latter months of the fiscal year ending June thirtieth, eighteen hundred and seventy-three, sixteen thousand two hundred and seventy dollars and thirty-three cents.

Official postal guide.

To enable the Postmaster-General to pay for not exceeding thirty thousand copies quarterly of the Official Postal Guide, to be compiled and published under contract not to extend more than five years, to be made with parties doing said work at the lowest rate, twenty thousand dollars.

Purchase and repair of furniture for post-office and custom-house at Galveston.

To enable the Postmaster-General to pay the balance due on account of the purchase and repair of furniture for the post-office in the United States custom-house at Galveston, Texas, during the fiscal years ending June thirtieth, eighteen hundred and seventy-two and eighteen hundred and seventy-three, one thousand five hundred and seventy-three dollars and fifty-eight cents, or so much thereof as may be found due by the Sixth Auditor of the Treasury: Provided, That no part of this sum shall be paid until vouchers properly receipted from the parties who actually furnished the goods shall be filed with the said Auditor: And provided further, That no part thereof shall be paid to W. T. Clark until the final settlement of his accounts with the Post-Office Department.

Statistical atlas.

For printing the text of the statistical atlas of the United States compiled by Francis A. Walker, under authority of the act of March third, eighteen hundred and seventy-three, and for binding the entire edition of the same, three thousand dollars.
That for printing the preparatory circulars, and for printing and binding at the Government Printing-Office the report on life-insurance statistics, made, under the authority of the Eighth International Statistical Congress, by William Barnes, in accordance with plan of publication adopted at said Congress, under the direction of the Secretary of State, any unexpended balance of an appropriation for the above purpose made in the act of March third, eighteen hundred and seventy-three, is hereby continued and rendered available.

That the proper accounting officer shall allow and pay to Eunice Barcus whatever sum may be found to have been due to her stepson, Henry Barcus, as bounty or arrears of pay as a private of Company K, Eighth Regiment Iowa Veteran Volunteer Infantry, in the war of the rebellion, at the time of his death, and in accordance with his last will and testament; and the sum required for this purpose is hereby appropriated.

For the erection of an equestrian statue of Nathanael Greene, in conformity with a resolution of Congress passed August eighth, seventeen hundred and eighty-six, forty thousand dollars; and one member of each House of Congress, to be appointed by the presiding officer of each House of Congress, respectively, and George Washington Greene, Commissioner of Rhode Island, be, and they are hereby, appointed a commission to make contract:

Provided, That the same shall be erected under contract, the amount to be paid under which shall not exceed forty thousand dollars.

To enable the Joint Committee on the Library to purchase such works of art for ornamenting the Capitol as may be ordered and approved, ten thousand dollars.

To enable the Librarian of Congress to employ two assistants, in connection with the work of the copyright-department, and in preparing a complete index of subjects to the documents and debates of Congress, at one thousand six hundred dollars each, three thousand two hundred dollars. And the Librarian is hereby charged with the work of preparing such an index, under the supervision of the Joint Committee on the Library; and he is hereby authorized and required to complete the two sets of congressional documents required by existing laws to be deposited in the Library of Congress, and which were partially destroyed by fire; and to this end he may make requisition upon the Secretary of the Interior, in charge of the reserve of public documents; and such volumes as cannot be supplied by the Interior Department may be transferred to the Library of Congress from the documents in charge of the Secretary of the Senate, and of the Clerk of the House of Representatives, the Librarian of Congress giving a receipt therefor.

For necessary repairs of the telegraph-line connecting the Capitol and the Executive Departments, one thousand dollars.

For salary of stenographer to the Secretary of the Treasury, two thousand four hundred dollars.

That of the unexpended balance of the appropriation made for the office of the Treasurer of the United States for the fiscal year ending with June thirtieth, eighteen hundred and seventy-four, twenty thousand dollars, or so much thereof as may be required, for the payment of salaries of such additional temporary clerks, messengers, and laborers as the Secretary of the Treasury may find necessary for the work of that office, may be used for the purpose aforesaid, in the fiscal year ending with June thirtieth, eighteen hundred and seventy-five, and for temporary clerks in the Treasury Department, forty thousand dollars: Provided, That no part of these amounts shall be expended for payment of additional compensation to clerks or employees; and so much as may be necessary to enable the Secretary of the Treasury to carry into effect the joint resolution for the relief of certain clerks and employees of the United States approved June twenty-second, eighteen hundred and seventy-four, is hereby appropriated.
Re-appropriation of unexpended balance for Southern Claims Commission.


Revised and annual statutes.

Transit of Venus.


Information respecting fur-trade in Alaska.

Ante, ch. 122, p. 33.

District of Columbia.

To be expended for:

- Payment of interest on funded debt;
- Payment of officers, employees, and laborers;
- Indebtedness for which securities of District are pledged;
- Current expenses;
- How money to be drawn;

Sums exceeding $100 to be paid by checks to parties direct. Payment of workmen.

Commissioners to retain from contractors amounts due by them to workingmen. Adjustment hereafter.

To enable the Secretary of the Treasury to collect, procure, preserve, and arrange for use all vouchers, papers, records, and evidence, and to take testimony as to claims against the United States, to be paid only upon the certificate of the Commissioners of Claims, the sum of twenty thousand dollars of the unexpended balance of the appropriation made by act of March third, eighteen hundred and seventy-three, is hereby re-appropriated.

To enable the Secretary of the Treasury to pay the proprietors of the New York Tribune for advertising in said journal, the sum of eight hundred and thirty-nine dollars and ten cents, or so much thereof as may be necessary, to be paid upon the audit of the proper accounting officers of the Treasury.

For payment of the expense of editing the revised statutes, preparing the same for publication, and distributing the same, and for editing the annual statutes, under the direction of the Secretary of State, twenty thousand dollars, or so much thereof as shall be necessary.

To enable the Secretary of the Navy to complete the observations of the transit of Venus, in December, eighteen hundred and seventy-four, and to return the parties of observation to the United States, twenty-five thousand dollars, to be expended as provided by the act making appropriations for sundry civil expenses for the fiscal year ending June thirty-first, eighteen hundred and seventy-four, approved March third, eighteen hundred and seventy-three.

For collecting information respecting the condition and importance of the fur-trade in the Territory of Alaska, as provided by act of April twenty-second, eighteen hundred and seventy-four, ten thousand dollars, for the fiscal years eighteen hundred and seventy-four and eighteen hundred and seventy-five, to be expended under the direction of the Secretary of the Treasury.

For the District of Columbia the sum of one million three hundred thousand dollars, to be expended by the commissioners of said District, and applied as follows: First, to the payment of interest on the funded debt of said District due July first, eighteen hundred and seventy-four; secondly, to the payment of officers, employees, and laborers of the District, whether of the District proper or of the board of public works; thirdly, for the payment of any indebtedness for which the securities of the District are pledged, and the remainder to the current expenses of said District. The money herein appropriated shall be drawn from the Treasury from time to time as the same may be needed, and only upon detailed statements of amounts to be paid and the persons to whom, or on what account payable, to which statements shall be appended the certificate of such commissioners that they have carefully examined such accounts, and that they believe them to be just and due to the respective claimants thereof, copies of said statements together with a report of all receipts and disbursements of said District government, shall be transmitted by them to the President, to be by him transmitted to Congress at the beginning of its next session: Provided, That all sums due any party exceeding one hundred dollars shall be paid only by checks on the Treasury issued directly to the party to whom the same is due; And provided further, That the sum of seventy-five thousand dollars of said sum hereby appropriated shall be used for the payment of the workingmen employed on public improvements on the streets and excavations of Washington, under the board of public works of the District of Columbia, or the contractors of the same; and the commissioners are hereby authorized and ordered to retain, from the several contractors who are indebted to the workingmen, and whose accounts have not been settled by the board of public works, the several sums due the workingmen; all the above sums, except so much thereof as may be paid for interest, as aforesaid, to be considered and adjusted hereafter as a part of the proper proportional sum to be paid by the United States towards the expenses of the government of the District of Columbia.
For the payment of C. H. Evans, for services under the direction of the Committee of Ways and Means of the Forty-second Congress, five hundred dollars.

For the payment of M. A. Clancy, for services as stenographer in taking testimony in the matter of the impeachment of Richard Busteed, district judge of the district of Alabama, the sum of five hundred and twenty-five dollars.

For expenses of the Joint Select Committee to inquire into the Affairs of the District of Columbia, the sum of six thousand dollars, or so much thereof as may be necessary to be available immediately.

The sum of thirty-two thousand two hundred and twenty dollars is hereby appropriated to defray the expenses of the board of health of the District of Columbia, for sanitary purposes, for the fiscal year ending July first, eighteen hundred and seventy-five, and the commissioners of the District of Columbia be, and they are hereby, directed to appropriate the same amount, namely: thirty-two thousand two hundred and twenty dollars, from the funds of the District of Columbia not otherwise appropriated, for the same purpose.

That the sum of one thousand dollars is hereby appropriated for the salary of the Government telegraph operators at the Capitol, during the recess of Congress, five hundred of the same to be paid by the Secretary of the Senate for salary of the operator of the Senate, and five hundred dollars to be paid by the Clerk of the House of Representatives, for the salary of the operator of the House.

DEPARTMENT OF THE INTERIOR

PUBLIC LANDS

For rent of office of surveyor general of Louisiana, fuel, books, stationery, and other incidental expenses, one thousand eight hundred dollars.

For rent of office of surveyor-general of Florida, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars.

For rent of office of surveyor-general of Minnesota, fuel, books, stationery, and other incidental expenses, two thousand two hundred dollars.

For rent of office of surveyor-general of Dakota Territory, fuel, books, stationery, and other incidental expenses, two thousand four hundred dollars.

For rent of office of surveyor-general of Kansas, fuel, books, stationery, and other incidental expenses, two thousand dollars.

For rent of office of surveyor-general of Colorado Territory, fuel, books, stationery, and other incidental expenses, three thousand dollars.

For rent of office of surveyor general of New Mexico Territory, fuel, books, stationery, and other incidental expenses, two thousand five hundred dollars.

For rent of office of surveyor-general of California, fuel, books, stationery, and other incidental expenses, seven thousand dollars.

For rent of office of surveyor-general of Idaho Territory, fuel, books, stationery, and other incidental expenses, two thousand five hundred dollars.

For rent of office of surveyor-general of Nevada, fuel, books, stationery, and other incidental expenses, four thousand dollars.

For rent of office of surveyor-general of Oregon, fuel, books, stationery, and other incidental expenses, two thousand dollars.

For rent of office of surveyor-general of Washington Territory, fuel, books, stationery, and other incidental expenses, two thousand dollars.

For rent of office of surveyor-general of Nebraska and Iowa, fuel, books, stationery, and other incidental expenses, three thousand dollars.

For rent of office of surveyor-general of Montana Territory, fuel, books, stationery, and other incidental expenses, two thousand five hundred dollars.
Expenses of office of surveyor-general of Utah Territory;

For rent of office of surveyor-general of Utah Territory, fuel, books, stationery, and other incidental expenses two thousand dollars.

Wyoming Territory;

For rent of office of surveyor-general of Wyoming Territory, fuel, books, stationery, and other incidental expenses, two thousand five hundred dollars.

Arizona Territory;

For rent of office of surveyor-general of Arizona Territory, fuel, books, stationery, and other incidental expenses two thousand five hundred dollars.

Recorder of land titles in Missouri;

For recorder of land titles in Missouri, five hundred dollars.

SURVEYING THE PUBLIC LANDS

Surveying the public lands in Louisiana; Closing up surveying expenses;

For surveying the public lands in Louisiana, at rates not exceeding twelve dollars per linear mile for township and ten dollars for section lines and for closing up the expenses of the office so far as relates to the surveying of the public lands, fifteen thousand dollars.

Florida;

For surveying the public lands in Florida, at rates not exceeding twelve dollars per linear mile for standard lines, twelve dollars for township, and ten dollars for section lines and for closing up the expenses of the office so far as relates to the surveying of the public lands, ten thousand dollars.

Minnesota;

For surveying the public lands in Minnesota at rates not exceeding fifteen dollars per linear mile for standard lines, twelve dollars for township, and ten dollars for section lines, thirty thousand dollars.

Dakota Territory;

For surveying the public lands in Dakota Territory, at rates not exceeding twelve dollars per linear mile for standard lines, nine dollars for township, and eight dollars for section lines, fifty thousand dollars.

Montana Territory;

For surveying the public lands in Montana Territory, at rates not exceeding fifteen dollars per linear mile for standard lines, twelve dollars for township, and ten dollars for section lines, forty thousand dollars.

Nebraska;

For surveying the public lands in Nebraska, at rates not exceeding fifteen dollars per linear mile for standard lines, twelve dollars for township, and ten dollars for section lines, sixty thousand dollars; and the unexpended balance of the appropriation in the act of June tenth, eighteen hundred and seventy-two, for the survey of the northern boundary of Nebraska is hereby continued and rendered available.

Colorado Territory;

For surveying the public lands in Colorado Territory, at rates not exceeding fifteen dollars per linear mile for standard lines, twelve dollars for township, and ten dollars for section lines, and for heavily timbered lands at augmented rates not exceeding eighteen dollars per linear mile for standard, sixteen dollars for township, and fourteen dollars for section lines, fifty thousand dollars.

Idaho Territory;

For surveying the public lands in Idaho Territory, at rates not exceeding fifteen dollars per linear mile for standard lines, twelve dollars for township, and ten dollars for section lines, and for heavily-timbered lands at augmented rates not exceeding eighteen dollars per linear mile for standard, sixteen dollars for township, and fourteen dollars for section lines, thirty thousand dollars.

New Mexico Territory;

For surveying the public lands in New Mexico Territory, at rates not exceeding fifteen dollars per linear mile for standard lines, twelve dollars for township, and ten dollars for section lines, thirty thousand dollars.

Arizona Territory;

For surveying the public lands in Arizona Territory, at rates not exceeding fifteen dollars per linear mile for standard lines, twelve dollars for township, and ten dollars for section lines, twenty thousand dollars.

California;

For surveying the public lands in California, at rates not exceeding fifteen dollars per linear mile for standard lines, fourteen dollars for township, and twelve dollars for section lines, and for heavily timbered mountain-lands at augmented rates, not exceeding eighteen dollars per
linear mile for standard, sixteen dollars for township, and fourteen dollars for section lines, nineteen thousand dollars; and such part of this amount, not exceeding thirty thousand dollars, as the Secretary of the Interior, in his discretion, may think proper, may be expended in the survey of private land claims in the State of California.

For surveying the public lands in Oregon, at rates not exceeding fifteen dollars per linear mile for standard lines, fourteen dollars for township, and twelve dollars for section lines, and for heavily timbered lands lying west of the Cascade Mountains, at augmented rates, not exceeding eighteen dollars per linear mile for standard, sixteen dollars for township, and fourteen dollars for section lines, sixty thousand dollars.

For surveying the public lands in Washington Territory, at rates not exceeding fifteen dollars per linear mile for standard lines, fourteen dollars for township, and twelve dollars for section lines, and for heavily timbered lands lying in the mountains, at augmented rates, not exceeding eighteen dollars per linear mile for standard, sixteen dollars for township, and fourteen dollars for section lines, forty thousand dollars.

For surveying the public lands in Utah Territory, at rates not exceeding fifteen dollars per linear mile for standard lines, twelve dollars for township, and ten dollars for section lines, twenty thousand dollars.

For surveying the public lands in Nevada, at rates not exceeding fifteen dollars per linear mile for standard lines, twelve dollars for township, and ten dollars for section lines, forty thousand dollars.

For surveying the public lands in Wyoming Territory, at rates not exceeding fifteen dollars per linear mile for standard, twelve dollars for township, and ten dollars for section lines, forty thousand dollars.

To enable the Secretary of the Treasury to reimburse the Chicago and Northwestern Railroad Company for moneys advanced by said company to the surveyor-general of Dakota Territory, in pursuance of orders from the Commissioner of the General Land-Office, the sum of ten thousand six hundred dollars.

For occasional examinations to test the accuracy of surveys in the field, ten thousand dollars.

For the survey of Indian reservations and subdividing portions of the same, of which the sum of one hundred and fifty thousand dollars, or so much thereof as may be necessary, may be applicable to the payment of such surveys executed prior to the end of the fiscal year ending June thirty, eighteen hundred and seventy-four, two hundred and ninety-two thousand six hundred and eighty dollars.

For this amount, or so much thereof as may be necessary, to defray the expenses of surveying the land of the Cherokee Indians of North Carolina, under the direction of the Secretary of the Interior, fifteen thousand dollars.

EXPENSES OF THE COLLECTION OF REVENUE FROM SALES OF PUBLIC LANDS

For salaries and commissions of registers of land offices and receivers of public moneys at ninety land-offices, four hundred and eighty-nine thousand seven hundred dollars.

For incidental expenses of the land offices, fifty-four thousand three hundred and forty dollars.

For expenses of depositing moneys received from sales of public lands, thirteen thousand dollars.

To meet the expenses of suppressing depredations upon the timber on the public lands, five thousand dollars.

For three thousand copies (including paper) of the map of the United States prepared in the General Land-Office, five thousand dollars.

Survey of private land-claims in California; Oregon;

Survey of private land-claims in California; Oregon;

Washington Territory;

Utah Territory;

Nevada;

Wyoming Territory.

Reimbursement of Chicago and Northwestern Railroad Company for moneys advanced by said company to the surveyor-general of Dakota Territory, in pursuance of orders from the Commissioner of the General Land-Office, the sum of ten thousand six hundred dollars.

Survey of Indian reservations.

Survey of lands of Cherokee Indians of North Carolina.
Land office at the Dalles, Oregon.

For the necessary expenses of the land-office at the Dalles, Oregon:

- For salaries and commissions of the register and the receiver for the fiscal year ending June thirtieth, eighteen hundred and seventy-five, six thousand dollars; and for incidental expenses of said officers, one thousand dollars.

CAPITOL EXTENSION.

Work on Capitol; care and repairs.

- For work on the Capitol, and for general care and repairs thereof, fifty thousand dollars.

Roof of Senate Chamber.

- For lathing and plastering the under surface of the roof above the ceiling of the Senate chamber, four thousand dollars.

Steam-pump for Senate wing.

- For a new steam-pump to supply the tanks located in the attic of the Senate wing of the Capitol, eight hundred dollars.

Assistant engineer of Senate.

- For salary of assistant engineer of the Senate, in charge of the elevator and elevator-engine, fourteen hundred and forty dollars.

Repairing roof near dome.

- For such portion of replacing the defective portion of the roof on the Capitol, near the dome, by a copper roofing of fire-proof construction, and for erecting fire-walls, fifteen thousand dollars: Provided, That the old materials as cannot be used profitably in the repairs of the Capitol shall be sold and the proceeds covered into the Treasury.

Improvement of Capitol grounds.

- For improvement of Capitol Grounds, according to the plans and under the general direction of Fred. Law Olmsted, to be expended by the Architect of the Capitol, two hundred thousand dollars.

Botanic Garden.

- For work and grading in and around the Botanic Garden and completing brick wall and iron fence, eleven thousand nine hundred and twenty-five dollars.

Engine-house on Capitol Hill.

- For the purpose of erecting on Capitol Hill, near the Capitol building, a suitable engine-house to supply the place of engine-house numbered three, recently ordered removed by Congress, ten thousand dollars.

Foundation walls and basement rooms in General Post-Office Building.

- To secure the foundation walls and fit up rooms in the basement of the general post-office building, one hundred thousand dollars, or so much thereof as may be necessary.

United States court-house in Washington.

- For preservation and repairs of the United States court-house in Washington City, formerly known as the City Hall building, three thousand dollars.

- For amount that will be due by the United States to the District of Columbia for one-third of the entire cost of maintaining the fire-department for the fiscal year ending June thirtieth, eighteen hundred and seventy-five, twenty-five thousand dollars.

Reform School of the District of Columbia.

- For the superintendent, one thousand five hundred dollars; two assistant superintendents, at seven hundred and fifty dollars each; matron, six hundred dollars; two teachers, at six hundred dollars each; physician, five hundred dollars; gardener, seven hundred and twenty dollars; superintendent of workshops, six hundred dollars; laborer, one hundred and forty-four dollars; seamstress, laundress, and servants, five hundred and forty dollars; and for fuel, clothing, and incidentals, two thousand six hundred and ninety-six dollars; making, in all, ten thousand dollars.

- Building and grounds belonging to the Reform-School: For altering a portion of the main building for kitchen, and for mantels, cisterns, and drainage, one thousand seven hundred and fifty dollars; for laying out the grounds, and for purchasing and setting out ornamental trees, and making roads and walks, two thousand five hundred dollars; for furniture for new building, and additional beds for boys, five thousand dollars; for bake-house and laundry, one thousand five hundred dollars; in all, ten thousand seven hundred and fifty dollars.

METROPOLITAN POLICE.

- For salaries and other necessary expenses of the metropolitan police for the District of Columbia, two hundred and seven thousand five hundred and thirty dollars: Provided, That a further sum, amounting to
one hundred and three thousand seven hundred and sixty-five dollars, shall be paid to defray the expenses of the said metropolitan-police force by the cities of Washington and Georgetown, and the county of Washington, beyond the limits of said cities, in the District of Columbia, in the proportion corresponding to the number of privates allotted severally to said precincts; and the corporate authorities of said cities, and proper authorities of the District of Columbia, are hereby authorized and required to levy a special tax, not exceeding one-third of one per centum, which shall be specially deposited once in each week, as such collections are made, to be appropriated and expended for said purpose only, for the service of the fiscal year ending June thirtieth, eighteen hundred and seventy-five.

**GOVERNMENT HOSPITAL FOR THE INSANE.**

For the support, clothing, medical, and moral treatment of the insane of the Army and Navy and revenue-cutter service, and of all persons who may have become insane since their entry into the military or naval service of the United States and who are indigent, and of the indigent insane of the District of Columbia, in the Government Hospital for the Insane, one hundred and forty thousand seven hundred and eighty-five dollars.

For repairs and improvements of the hospital buildings, fifteen thousand dollars.

For the erection, furnishing, and fitting-up of an extension to the central building of the hospital-edifice, thirty-five thousand nine hundred and fifty-six dollars.

For the erection, furnishing, and fitting-up of an extension of the west detached buildings for patients, twelve thousand dollars.

**COLUMBIA INSTITUTION FOR THE DEAF AND DUMB.**

For the support of the institution, including salaries and incidental expenses, the maintenance of the beneficiaries of the United States, and five hundred dollars for books and illustrative apparatus, forty-eight thousand dollars.

For continuing the work on the erection, and fitting up the buildings of the institution, in accordance with plans heretofore submitted to Congress, twenty-nine thousand dollars.

**COLUMBIA HOSPITAL FOR WOMEN AND LYING-IN ASYLUM AND OTHER CHARITIES.**

For the support of the Columbia Hospital for Women and Lying-in Asylum, over and above the probable amount which will be received from pay-patients, twenty-four thousand dollars.

For care, support, and medical treatment of seventy-five transient paupers, medical and surgical patients, in some proper medical institution in the city of Washington, under a contract to be formed with such institution, fifteen thousand dollars, or so much thereof as may be necessary, under the direction of the Secretary of War.

For the Soldiers' and Sailors' Orphans' Home, Washington City, District of Columbia, to be expended under the direction of the Secretary of the Interior, twelve thousand dollars: Provided, That hereafter no child or children shall be admitted into said home except "the destitute orphans of soldiers and sailors who have died in the late war on behalf of the Union of these States," as provided for in section three of the act entitled "An act to incorporate the National Soldiers' and Sailors' Orphan Home," approved July twenty-fifth, eighteen hundred and sixty-six: And provided further, That no child shall remain in said home after having attained the age of sixteen years.
FORTY-THIRD CONGRESS. Sess. I. Ch. 455. 1874.

For the Women's Christian Association of the District of Columbia, twenty-five thousand dollars; to be expended for the sole purpose of erecting a building on the ground owned by said association in said District, upon and in strict conformity with a plan for said building, which shall be prepared by the Architect of the Capitol Extension; and it shall not, for building and furnishing, exceed the said sum of twenty-five thousand dollars; and no money shall be paid under this appropriation until the Secretary of the Treasury shall be satisfied that a contract, with good security for its execution, has been entered into for the erection and furnishing of said building, at a sum not exceeding the amount hereby appropriated; and all payments for the erection and furnishing of said building shall be made by the Secretary of the Treasury directly upon vouchers to be approved by him: Provided, (and this appropriation is upon the express condition,) That none of the money hereby appropriated shall be paid by the Secretary of the Treasury until said association shall file, with the recorder of deeds in the District of Columbia, a declaration executed and acknowledged in the manner in which deeds are required by law to be executed for record in the District of Columbia, that said building, and the lands on which it is erected, forever shall be held in trust by said association, without mortgage or security in the nature of mortgage, for the sole purposes of said association, as defined in its charter, of date December thirteenth, eighteen hundred and seventy; and the filing of said declaration shall be regarded as notice to all persons who shall purchase said property or take any security thereon.

To aid in the support of the Children's Hospital, Washington, District of Columbia, five thousand dollars.

For the Little Sisters of the Poor, of Washington City, to liquidate a debt on the building and to complete said building, twenty-five thousand dollars.

That all moneys hereafter appropriated for the aid, use, support, or benefit of any charitable, industrial, or other association, institution, or corporation, shall be placed to the credit of the proper fiscal officer of such association, institution, or corporation, by warrant of the Secretary of the Treasury, on the books of the Treasurer of the United States, or to whom due. Payments under twenty dollars.

For preservation of the collections of the surveying and exploring expeditions of the Government, twenty thousand dollars; and for fitting up and completing the cases in the new halls required for the Government collections, ten thousand dollars; in all, thirty thousand dollars.

SMITHSONIAN INSTITUTION.

For continuing the survey of the Atlantic and Gulf coasts of the United States and Lake Champlain, including compensation of civilians engaged in the work and pay and rations of engineers for the steamers used in the Coast Survey, three hundred and seventy-five thousand dollars.

SURVEY OF THE COAST.
For continuing the survey of the western coast of the United States, including compensation of civilians, and pay and rations of engineers of steamers engaged in the work, two hundred and thirty-one thousand dollars: Provided, That no part of this sum shall be expended in the prosecution of surveys beyond the northern line of Washington Territory after December thirty-first, eighteen hundred and seventy-four.

For extending the triangulation of the Coast Survey, so as to form a geodetic connection between the Atlantic and Pacific coasts of the United States, and assisting in the State surveys, including compensation of civilians engaged in the work, fifty thousand dollars.

For repairs and maintenance of the complement of vessels used in the Coast Survey, forty-one thousand dollars.

For building a steamer for the Coast Survey, for use on the Gulf coast, seventy-six thousand dollars.

For continuing the publication of the observations made in the progress of Coast Survey, including compensation for civilians engaged in the work, the publication to be made at the Government Printing-Office, nine thousand dollars.

LIGHT-HOUSE ESTABLISHMENT.

For salaries of nine hundred and thirty-nine light-house keepers and light-beacon keepers, and their assistants, five hundred and sixty-five thousand eight hundred dollars.

For repairs and incidental expenses in refitting and improving lighthouses and buildings connected therewith, two hundred and fifty thousand dollars: Provided, That the Secretary of the Treasury shall have power to order the sale at auction, after due public notice, of any real estate or other property pertaining to the Light-House Establishment, no longer required for light-house purposes; the proceeds of such sales, after the payment therefrom of the expenses of making the same, to be deposited and covered into the Treasury as miscellaneous receipts, as now provided by law in like cases.

For supplying the light-houses and beacon-lights on the Atlantic, Gulf, Lake, and Pacific coasts with oil, wicks, glass chimneys, chamoiskins, spirits of wine, whiting, polishing-powder, towels, brushes, soap, paints, and other cleaning-materials, and for expenses of repairing and keeping in repair illuminating-apparatus and machinery, and of gauging, testing, transportation, delivery of oil, fuel, and other supplies for light-houses and fog-signals, and other incidental necessary expenses, three hundred and eighty thousand dollars.

For expenses of visiting and inspecting lights and other aids to navigation, two thousand dollars.

For seamen's wages, rations, repairs, salaries, supplies, and incidental expenses of twenty-two light-ships and seven relief light-vessels, two hundred and seventeen thousand seven hundred and thirty-two dollars and fifty cents.

For repairs and incidental expenses in renewing, refitting, and improving fog-signals and buildings connected therewith, fifty thousand dollars.

For expenses of raising, cleaning, painting, repairing, renewing, and supplying losses of buoys, spindles, and day-beacons, and for chains, &c., buoys, beacons, and similar necessaries, three hundred thousand dollars.

LIGHT-HOUSES, FOG-SIGNALS, AND BEACONS.

For building a light-house and fog-signal at Avery's Rock, Machias Bay, Maine, (or vicinity,) fifteen thousand dollars.

For a light-house and fog-signal at Egg Rock, Frenchman's Bay, Maine, (or vicinity,) fifteen thousand dollars.

For a keeper's dwelling at Monhegan light-station, Maine, five thousand dollars.

LIGHT-HOUSES.  

For continuing the survey of the western coast of the United States, including compensation of civilians, and pay and rations of engineers of steamers engaged in the work, two hundred and thirty-one thousand dollars: Provided, That no part of this sum shall be expended in the prosecution of surveys beyond the northern line of Washington Territory after December thirty-first, eighteen hundred and seventy-four.

For extending the triangulation of the Coast Survey, so as to form a geodetic connection between the Atlantic and Pacific coasts of the United States, and assisting in the State surveys, including compensation of civilians engaged in the work, fifty thousand dollars.

For repairs and maintenance of the complement of vessels used in the Coast Survey, forty-one thousand dollars.

For building a steamer for the Coast Survey, for use on the Gulf coast, seventy-six thousand dollars.

For continuing the publication of the observations made in the progress of Coast Survey, including compensation for civilians engaged in the work, the publication to be made at the Government Printing-Office, nine thousand dollars.

LIGHT-HOUSE ESTABLISHMENT.

For salaries of nine hundred and thirty-nine light-house keepers and light-beacon keepers, and their assistants, five hundred and sixty-five thousand eight hundred dollars.

For repairs and incidental expenses in refitting and improving lighthouses and buildings connected therewith, two hundred and fifty thousand dollars: Provided, That the Secretary of the Treasury shall have power to order the sale at auction, after due public notice, of any real estate or other property pertaining to the Light-House Establishment, no longer required for light-house purposes; the proceeds of such sales, after the payment therefrom of the expenses of making the same, to be deposited and covered into the Treasury as miscellaneous receipts, as now provided by law in like cases.

For supplying the light-houses and beacon-lights on the Atlantic, Gulf, Lake, and Pacific coasts with oil, wicks, glass chimneys, chamoiskins, spirits of wine, whiting, polishing-powder, towels, brushes, soap, paints, and other cleaning-materials, and for expenses of repairing and keeping in repair illuminating-apparatus and machinery, and of gauging, testing, transportation, delivery of oil, fuel, and other supplies for light-houses and fog-signals, and other incidental necessary expenses, three hundred and eighty thousand dollars.

For expenses of visiting and inspecting lights and other aids to navigation, two thousand dollars.

For seamen's wages, rations, repairs, salaries, supplies, and incidental expenses of twenty-two light-ships and seven relief light-vessels, two hundred and seventeen thousand seven hundred and thirty-two dollars and fifty cents.

For repairs and incidental expenses in renewing, refitting, and improving fog-signals and buildings connected therewith, fifty thousand dollars.

For expenses of raising, cleaning, painting, repairing, renewing, and supplying losses of buoys, spindles, and day-beacons, and for chains, &c., buoys, beacons, and similar necessaries, three hundred thousand dollars.

LIGHT-HOUSES, FOG-SIGNALS, AND BEACONS.

For building a light-house and fog-signal at Avery's Rock, Machias Bay, Maine, (or vicinity,) fifteen thousand dollars.

For a light-house and fog-signal at Egg Rock, Frenchman's Bay, Maine, (or vicinity,) fifteen thousand dollars.

For a keeper's dwelling at Monhegan light-station, Maine, five thousand dollars.
Indian Island. For re-establishing the light-house at Indian Island, at Rockport Harbor, Maine, nine thousand dollars.

Portland breakwater. For a light-house at Portland breakwater, Maine, six thousand dollars. For rebuilding dwelling and tower and erecting fog-signal at Longpoint, Provincetown, Massachusetts, thirteen thousand dollars.

Vineyard Sound. For fog signals on light-ships at entrance to Vineyard Sound, Massachusetts, ten thousand dollars.

Bullock's Point Shoal. For enlarging foundation of light-house and adding a dwelling for keepers at Bullock's Point Shoal, Providence River, Rhode Island, fifteen thousand dollars.

Fuller's Rock and Sassafras Point. For protection of site and erection of keeper's dwelling at Fuller's Rock and Sassafras Point, Providence River, Rhode Island, five thousand dollars.

Stonington Harbor. For general repairs at Stonington Harbor, Connecticut, one thousand five hundred dollars.

Little Gull Island. For completing the landing-dock at Little Gull Island, New York, five thousand dollars.

Saybrook. For general repairs at Saybrook, Connecticut, one thousand five hundred dollars.

Southwest Ledge. For completing construction of light-house at Southwest Ledge, New Haven Harbor light-station, Connecticut, fifty thousand dollars.

Stratford Point Shoals. For completing the light-house at Stratford Point Shoals, Long Island Sound, New York, fifty thousand dollars.

Bridgeport Harbor. For additional protection of screw-pile light-house in Bridgeport Harbor, Connecticut, five thousand five hundred dollars.

Lloyd's Harbor. For protection of the light-house site at Lloyd's Harbor, New York, two thousand dollars.

Day-beacon on Stepping Stones. For building a day-beacon on the Stepping Stones, Long Island Sound, New York, six thousand dollars; and the light-house on or near the end of Hart Island, Long Island Sound, New York, authorized by the act of June tenth, eighteen hundred and seventy-two, eighteen hundred and seventy-two, may be placed anywhere in the near vicinity of Hart Island that the Light-House Board may decide on.

For general repairs at the light-station, Highlands of Neversink, New Jersey, one thousand five hundred dollars: Provided, That whenever it may become necessary, in the adjustment of boundary-lines or in the opening or changing of necessary roadways affecting lands belonging to the United States and used for the purposes of the light-house establishments at Staten Island, New York, and at the Highlands of Neversink, New Jersey, or any part thereof, the Secretary of the Treasury is hereby authorized to execute for such purposes touching the property above referred to, or any part thereof, the necessary conveyances and assurances, and to receive, in consideration thereof, such other conveyances or assurances of adjoining lands, or of lands in the immediate vicinity, or other consideration, as may be agreed upon.

For a light-ship to replace one recently stationed near the entrance of New York Harbor, to mark the site of the wreck of the steamship Scotland, forty thousand dollars.

For rebuilding fog-bell frame at Juniper Island, Lake Champlain, New York, one thousand dollars.

For additional protection to site of light-house at Colchester Reef, Lake Champlain, New York, five thousand dollars.

For providing a fog-signal for a light-ship in Long Island Sound, five thousand dollars.

Block Island light-station, Long Island Sound, Rhode Island: For constructing a sea-coast light-house on the southerly end of Block Island, entrance to Long Island, Rhode Island, the balance of appropriation made June tenth, eighteen hundred and seventy-two, remaining unexpended on the first day of July, eighteen hundred and seventy-four, not to exceed the sum of fifty-six thousand one hundred and forty-one dollars and ninety-three cents.
Race Rock light-station, Long Island Sound, Connecticut: For con-
struction of a light-house on Race Rock, Long Island Sound, Connecti-
cut, the balance of the appropriation approved June tenth, eighteen
hundred and seventy-two, remaining unexpended on the first day of
July, eighteen hundred and seventy-four, not to exceed the sum of forty
thousand dollars.

For general repairs at the Delaware Breakwater light-station, Dela-
ware Bay, six hundred dollars.

For general repairs at the Brandywine Shoal light-station, Delaware
Bay, one thousand dollars.

For rebuilding the light-house at Mahon’s River light-station, Dela-
ware, fifteen thousand dollars.

For range-lights to guide past Bulkhead Shoal, Delaware River, in
addition to the appropriation of fifty thousand dollars for a light-house
at Bulkhead Shoal, (which is hereby rendered available for this pur-
pose,) twenty-five thousand dollars.

For light-house at Ship John Shoal, Delaware Bay, twenty-five thou-
sand dollars.

For light-house at Cross Ledge Shoal, Delaware Bay, twenty-five
thousand dollars.

For erection of keeper’s dwelling at Missipillion Creek light-station,
Delaware Bay, five thousand dollars.

For general repairs at the Assateague light-station, Virginia, three
hundred dollars.

For rebuilding keeper’s dwelling at Reedy Island light-station, Dela-
ware Bay, twenty thousand dollars.

For boat-house and repairs at Cohansey light-station, New Jersey,
four hundred dollars.

For building a light-ship, to be stationed at Winterquarter Shoals,
on the coast of Virginia, fifty thousand dollars.

For additional protection of the light-house at Love Point Shoal
light-station, Chesapeake Bay, five thousand dollars.

For building a light-house at or near Solomon’s Lump, in Kedges
Strait, between Tangier Sound and Chesapeake Bay, fifteen thousand
dollars: Provided, That the light-house at Fog Point be discontinued
after the completion of the above.

For completing the range-lights for Craighill Channel, Chesapeake
Bay, in addition to the balance of the appropriation approved June
tenth, eighteen hundred and seventy-two, which may not be expended
on the first of July, eighteen hundred and seventy-four, not to exceed
the sum of five thousand three hundred and twenty-eight dollars and
forty-nine cents, forty thousand dollars.

For completing the sea-coast light-house at Currituck Beach, Poyner’s
Hill, North Carolina, seventy thousand dollars.

For re-establishing the Oak Island range-beacons at the Oak Island
light-station, North Carolina, four thousand dollars.

For completion of the rebuilding of the first-order sea-coast light on
Morris Island, South Carolina, sixty thousand dollars.

For completing the sea-coast light at Hunting Island, South Carolina,
in addition to the balance of the appropriation approved June tenth,
eighteen hundred and seventy-two, which may not be expended on the
first of July, eighteen hundred and seventy-two, not to exceed the sum
of two thousand nine hundred and forty-eight dollars and ninety cents,
twenty thousand dollars.

For building jetees to protect site of light-house and erection of
keeper’s dwelling at Saint Augustine light-station, Florida, twenty thou-
sand dollars.

For constructing an iron stair-tower and keeper’s dwelling at Sand
Key light-station, Florida, twenty thousand dollars.

For building a light-house on the Fowey Rocks, Florida, one hundred thousand dollars.
Mathias Point, &c. Appropriation for Shipping Point to revert to Treasury.

For light-house and day-beacon at, or in the vicinity of Mathias Point, or Fort Tobacco Flats, in the discretion of the Light House Board, forty thousand dollars; and the appropriation made by the act of June tenth, eighteen hundred and seventy-two, for a light to mark the entrance of Shipping Point, Potomac River, Virginia, shall revert to the Treasury.

For purchase of land for site and erection of a light-house at Calcasieu, Louisiana, in lieu of an appropriation which has reverted to the Treasury, fourteen thousand dollars.

For rebuilding the light-house destroyed in a hurricane on Dog Island, Saint George's Sound, Florida, twenty thousand dollars.

For completion of the Gulf coast iron light-house, at Timbalier Island, coast of Louisiana, fifteen thousand dollars.

For completion of improvements at Southwest Reef, Atchafalaya Bay light-station, Louisiana, five thousand dollars.

For rebuilding a light-house and buoy-depot at Southwest Pass, Louisiana, fifteen thousand dollars.

For erecting fog-bells at light-stations on the Gulf of Mexico, on the coasts of Florida, Alabama, Mississippi, Louisiana, and Texas, five thousand dollars.

For a survey of the Mississippi, Ohio, and Missouri Rivers, and to establish temporary lights and buoys thereon, fifty thousand dollars; to be available whenever new light-house districts shall be established on said rivers by law.

That the jurisdiction of the Light-House Board, created by the act entitled "An act making appropriations for light-houses, light-boats, buoys, and so forth, and providing for the erection and establishment of the same, and for other purposes" approved August thirty-first, eighteen hundred and fifty-two, is hereby extended over the Mississippi, Ohio, and Missouri Rivers, for the establishment of such beacon-lights, day-beacons, and buoys as may be necessary for the use of vessels navigating those streams; and for this purpose the said board is hereby required to divide the designated rivers into one or two additional light-house districts, to be in all respects similar to the already existing light-house districts; and is hereby authorized to lease the necessary ground for all such lights and beacons as are used to point out changeable channels, and which in consequence cannot be made permanent.

For establishing at Presque Isle, beacon-ranges light-station, Pennsylvania, a depot for seasoned lumber, eight thousand dollars.

For erection of a new beacon at Conneaut light-station, Lake Erie, Ohio, four thousand dollars.

For rebuilding beacon at the Grand River light-station, Fairport, Ohio, four thousand dollars.

For rebuilding beacon at the Cleveland light-station, Fairport, Ohio, four thousand dollars.

For building two day-beacons in Sandusky Bay, Ohio, twelve thousand dollars.

For building two day-beacons at Maumee Bay, Ohio, fourteen thousand dollars.

For building a keeper's dwelling at the Fort Gratiot light-station, Michigan ten thousand dollars.

For erection of pier-head lights on the northern and northwestern lakes, thirty thousand dollars.

For erection of fog-signals on the northern and northwestern lakes, twenty thousand dollars.

For rebuilding the crib and tower at the Saint Clair Flats light-station, Michigan, ten thousand dollars.

For building a new tower and keeper's dwelling at White River light-station, Michigan, fifteen thousand dollars.

For building a light-house at Tue's Marshes, near the mouth of York River, Virginia, fifteen thousand dollars.
For the construction of a light-house at the mouth of Thunder Bay River, in the State of Michigan, twenty thousand dollars: Provided, That all tolls on vessels entering or leaving the river shall be abolished after the light-house is completed.

For repairing and rebuilding light-house at Rock Harbor, Michigan, five thousand dollars.

For the erection of day-beacons on Columbia River, Oregon, three thousand dollars.

For building a keeper's dwelling and other necessary buildings at Cape Flattery light-station, Washington Territory, eighteen thousand dollars.

For the construction of a cistern and for repairs at Smith's Island light-station, Washington Territory, one thousand five hundred dollars.

For general repairs at Admiralty Head light-station, Washington Territory, three thousand five hundred dollars.

For a light-house and fog-signal on Yerba Buena Island, in the bay of San Francisco, California, ten thousand dollars.

For a first-class light-house and fog-signal at Piedras Blancas, California, the unexpended balance of the appropriation in the act approved June tenth, eighteen hundred and seventy-two, is hereby continued and made available; and the balance of the appropriation made by the act of June tenth, eighteen hundred and seventy-two, for the construction of a light-house and fog-signal at Point Fermin light-station; remaining unexpended, is hereby re-appropriated.

To enable the Light-House Board to continue its experiments in relation to fog-bells, or other signals, for the protection of the commercial marine, five thousand dollars.

For building a relief light-ship for general service, in addition to the amount heretofore appropriated, fifteen thousand dollars, or so much thereof as may be necessary.

WAR DEPARTMENT.

ARMORIES AND arsenals.

For Rock Island Arsenal, Rock Island, Illinois: To continue work on the wood-working and gun-carriage shop for the arsenal, one hundred and fifty thousand dollars.

For a new rolling-mill and forging-shop for the armory, ninety-five thousand dollars.

For roofs, floors, doors, and windows, and other work for completing the finishing-shop, eighty thousand and five hundred dollars.

For repairs and completion of a stone reservoir, as follows: For a water-tight interior wall, floor, and roof, five thousand and one hundred dollars; for water-pipe, and laying the same, five thousand seven hundred and fifty dollars; for Rock Island water-power, five thousand and four hundred dollars.

For Rock Island bridge: For alterations and repairs and additional machinery (for draw of the bridge) and for care and preservation, twenty-three thousand and four hundred dollars; one-half of which sum shall be re-imbuursed to the Government by the Chicago, Rock Island and Pacific Railroad Company.

For sewers, building new roads, care and preservation of water-power, painting and care and preservation of permanent buildings and bridges, building fences, and grading grounds, and repairs and extension of the railroad, twenty thousand dollars.

For new machinery and shop-fixtures for shops, fifteen thousand dollars.

For Springfield armory, Springfield, Massachusetts: For repairs and preservation of grounds, buildings, and machinery, twenty thousand dollars.

For Benecia arsenal, California: For blacksmith-shop, thirty-five thousand dollars; for transferring machinery from the present shop-building to the new shop-buildings, two thousand three hundred and seventy-five dollars.
Repairing roads, buildings, sewers, drains, and grading grounds, ten thousand dollars.

For repairing roads, buildings, sewers, drains, and grading grounds, ten thousand dollars.

For continuing the boring of an artesian well, or, if artesian water is procured, for putting down permanent iron pipes and turbine-wheel, to be run by flow of water, to pump up water to the reservoir, five thousand and forty-seven dollars.

For machinery for shops, for fences, and other similar necessaries, four thousand eight hundred and eighty-five dollars.

For repairs of arsenals; For repairs of smaller arsenals, and to meet such unforeseen expenditures at arsenals as accidents or other contingencies during the year may render necessary, fifty thousand dollars.

To enable the Secretary of War to provide for constructing a military bridge across the North Platte River, at or near Fort Laramie, Wyoming Territory, fifteen thousand dollars.

To enable the Secretary of War to purchase for the United States, of the owners thereof, the lot, and buildings thereon, immediately west of Winder's building, on F street, Washington City, and the house and lot in the rear of and immediately adjoining the Army Medical Museum, on Tenth street, Washington City, thirty-eight thousand five hundred dollars, or so much thereof as may be necessary for the purpose: Provided, That the cost of said lot adjoining Winder's building shall not exceed thirty-five thousand dollars, and the cost of said property adjoining the Army Medical Museum shall not exceed thirty thousand dollars, and that payment shall not be made for either lot until the title thereto is perfect and the property free of incumbrance.

That section second of an act entitled "An act making appropriations for the support of the Army for the fiscal year ending June thirtieth, eighteen hundred and seventy-five, and for other purposes," passed at the present session, shall be construed to direct the Third Auditor of the Treasury to certify to the Secretary of the Treasury the sum necessary in the settlement of accounts for steamboats and other vessels, pending in his office, under the joint resolution approved December twenty-third, eighteen hundred and sixty-nine, and March third, eighteen hundred and seventy-one, and said sum so certified shall be excepted from the operation of the said second section: But nothing herein contained shall be construed to effect the present jurisdiction of the Second Comptroller of the Treasury in this class of cases: Provided, That the Secretary of War is authorized to employ not exceeding thirteen enlisted men for one year in the Ordnance Bureau.

To enable the Secretary of War to begin the publication of the official records of the war of the rebellion, both of the Union and of the Confederate armies, the sum of fifteen thousand dollars. And the Secretary of War is hereby directed to have copied for the Public Printer all reports, letters, telegrams, and general orders not heretofore copied or printed, and properly arranged in chronological order.

For continuing experiments with breech-loading cannon, under the direction of the Secretary of War, the sum of ten thousand dollars is hereby appropriated.

For the purpose of testing Mr. Lee's breech-loading gun, under the direction of the Secretary of War, the sum of ten thousand dollars is hereby appropriated.

To enable the Secretary of War to alter certain stone buildings and make the proper walls and constructions around the same, to fit them for a military prison, at Fort Leavenworth, Kansas, the sum of twenty-five thousand dollars.
Observation and report of storms: For expenses of the observation and report of storms by telegraph and signals, for the benefit of commerce and agriculture throughout the United States; for manufacture, purchase, or repair of meteorological and other necessary instruments; for telegraphing reports; for expenses of storm-signals, announcing probable approach and force of storms; for continuing the establishment and connection of stations at life-saving stations and light-houses; for instrument-shelters; for hire, furniture, and expenses of offices maintained for public use in cities or ports receiving reports; for river-reports; for maps and bulletins to be displayed in chambers of commerce and boards-of-trade rooms and for distribution; for books and stationery; and for incidental expenses not otherwise provided for, three hundred and fifty-five thousand three hundred and twenty-five dollars.

To enable the Secretary of War to extend the line of military telegraph from Prescott to Camp Verde and Camp Apache in Arizona, four thousand dollars: Provided, That the Secretary of War be, and he is hereby, authorized to pay the expenses of operating and keeping in repair the telegraph-lines constructed and operated by the War Department in said Territory out of any moneys received for despatches sent over said lines; any balance remaining after the payment of such expenses to be covered into the Treasury as a miscellaneous receipt; the moneys received in any one fiscal year to be used only in payment for the expenses of that year. And a full report of the receipts and expenditures in connection with the said telegraph-lines shall be made quarterly to the Secretary of War through the Chief Signal-Officer. And the Chief Signal Officer shall have the charge and control of said lines of telegraph in the construction, repair, and operation of the same.

For this amount, or so much thereof as may be necessary, for the erection of winter quarters for troops stationed near the Red Cloud and Whetstone Indian agencies thirty thousand dollars.

NORTHERN AND NORTHWESTERN LAKES.

For continuation of the survey of northern and northwestern lakes, one hundred and seventy-five thousand dollars; and the unexpended balances of appropriations for “surveys for military defenses” existing June thirtieth, eighteen hundred and seventy-three, be, and the same are hereby, continued and rendered available for the service of the fiscal year ending June thirtieth, eighteen hundred and seventy-five.

MISCELLANEOUS OBJECTS.

Support of Freedmen's Hospital and Asylum at Washington, District of Columbia: Pay of medical officers and attendants; medicines, medical supplies, and rations; clothing; rent of hospital-buildings; fuel and lights; repairs and transportation, fifty thousand dollars: Provided, That after June thirtieth, eighteen hundred and seventy-four, the Freedmen's Hospital in the District of Columbia shall, until otherwise ordered by Congress, be continued under the direction of the Secretary of the Interior, who shall make all estimates and pass all accounts, and shall be accountable to the Treasury of the United States for all expenditures; and all property, including hospital and quartermaster's stores, belonging to said hospital, and now in charge of the War Department, be also transferred to the Interior Department.

For one clerk of the first-class, to keep the accounts of the Congressional Record, as required by joint resolution of Congress.

For the National Association for the Relief of the Colored Women and Children of the District of Columbia, ten thousand dollars.

FORTY-THIRD CONGRESS. Sess. I. Ch. 455. 1874.
Presents to Red Cloud, &c., Indian agencies.

For this amount, or so much thereof as may be necessary, for presents to the Sioux of the Red Cloud and Whetstone or Spotted Tail agencies, on condition that said Indians shall relinquish their right, under treaty-stipulations, to hunt in Nebraska, twenty-five thousand dollars.

Bounty, prize-money, &c., of colored soldiers and sailors.

Collection and payment of bounty, prize-money, and other claims of colored soldiers and sailors: Salaries of agents and clerks; rent of office; fuel and lights, stationery, and so forth; office-furniture and repairs; mileage and transportation of officers and agents; telegraphing and postage, eighty-five thousand dollars.

Medical and surgical history of the war, unexpended balance available. 1872, ch. 352, vol. xvii, p. 338.

For completing the medical and surgical history of the war, the unexpended balance of the appropriation made in the act of June eighth, eighteen hundred and seventy-two, is hereby continued and rendered available. And the Surgeon-General is hereby authorized to continue on duty in his office the acting assistant surgeons now employed on said history during the next fiscal year.

Illustrations for new edition.

For continuing the publication of the medical and surgical history of the war, to be distributed as Congress may direct, sixty thousand dollars; to be used in the preparation of illustrations for a new edition of five thousand copies of entire work: Provided, That the necessary engraving and lithographing for those publications may be executed under the directions of the Secretary of War, without advertisement.

Medical statistics of the Provost-Marshal-General’s Bureau, the unexpended balance of the appropriation made by the act of July twenty-eighth, eighteen hundred and sixty-six, is hereby continued and made available.

Illustrating surveys west of 100th meridian.

For engraving and printing the plates illustrating the report of the geographical and geological explorations and surveys west of the one hundredth meridian, to be published in quarto-form, the printing and binding to be done at the Government Printing-Office, twenty-five thousand thousand.

Dempsey and O’Toole for annulment of contract.

That the Secretary of the Treasury be, and is hereby, authorized and directed to pay the late firm of Dempsey and O’Toole, as indemnity for loss sustained by them by annulment of a contract with the Post-Office Department for furnishing stamped envelopes and newspaper-wrappers, the sum of twenty-nine thousand four hundred and eighty-nine cents: Provided, That previous to the payment of the sum before mentioned, the said Dempsey and O’Toole shall deliver up, to the satisfaction of the Postmaster-General, all dies and dandy-rolls by them used and provided for the manufacture of the envelopes aforesaid: And provided further, That the sum aforesaid shall be received in full satisfaction for all claims and demands of the said Dempsey and O’Toole for or by reason of the annulment of said contract.

Military convicts in State penitentiaries.

For payment of costs and charges of State penitentiaries for the care, clothing, maintenance, and medical attendance of United States military convicts confined in them, sixty-five thousand dollars.

War indemnity to States.

To indemnify the States for expenses incurred by them in enrolling, equipping, and transporting troops for the defense of the United States during the late insurrection, two hundred and fifty thousand dollars.

Horses and property lost and destroyed.

To provide for the payment under existing laws for horses and other property lost or destroyed in the military service of the United States, fifty thousand dollars.

Re survey of Au Sable River.

For a resurvey of the Au Sable River, Michigan, and establishing dock-lines, not exceeding one thousand dollars, to be paid from unexpended balance of appropriation heretofore made for the improvement of said river.

BUILDINGS AND GROUNDS IN AND AROUND WASHINGTON.

Improvement and care of public grounds: Repair, care, and improvement of public buildings, grounds, and works in the District of Columbia; under direction of the Chief of Engineers:
For grounds south of Executive Mansion, ten thousand dollars.
For the Smithsonian Grounds, ten thousand dollars.
For Armory Square, inclosing on two sides with posts and chain, and for asphalt walks, five thousand dollars.
For four reservations between Third and Sixth streets grading, excavating walks, graveling and asphalt for same, and inclosing, five thousand dollars.
For inclosing Lincoln Square and for purchase of trees and seats, five thousand dollars.
For improving the portion of Franklin Square on K street lately added to those grounds, and for grading and completing edges of walks, and for granite coping for fountain-bowl, and planting trees, three thousand dollars.
For a pedestal for Ball's bronze statue of Lincoln, to be placed in Lincoln Square, three thousand dollars.
For continuing improvement of Judiciary Square; purchase of seats, trees, and evergreens; and for fountain, ten thousand dollars; and the jail-building situated on said square shall be sold as soon as practicable, and the money obtained therefor shall be placed in the Treasury to the credit of the fund for the improvement of said square.
For improving various reservations, twenty thousand dollars.
For repair of the various fountains in the public grounds, one thousand dollars.
For ordinary repairs of propagating-house and extension of the same, three thousand dollars.
For ordinary care and protection of Lafayette Square, two thousand dollars.
For annual repair of fences, two thousand dollars.
For manure and hire of horses and carts for hauling the same, eight thousand dollars.
For painting iron fences, four thousand dollars.
For purchase and repair of seats, one thousand dollars.
For purchase and repair of tools, two thousand dollars.
For trees, tree-boxes, lime, and whitewashing, five thousand dollars.
For flowers, flower-pots, twine, wire, and glasses, one thousand dollars.
For removing snow and ice, one thousand dollars.
For purchase of young trees and plants for nursery, two thousand dollars.
For tree-markers and marking trees, one hundred dollars; for making cages and boxes for sparrows, two hundred and fifty dollars; for abating nuisances, one thousand dollars; for constructing a fountain and for asphalt in the circle at the intersection of Vermont and Rhode Island avenues, five thousand dollars; for inclosing and improving the triangular reservation on Pennsylvania avenue and Twenty-first street, two thousand dollars.
For continuing the improvement of reservation numbered three, ten thousand,
For improving the grounds of the old canal, ten thousand dollars.
Repairs and fuel for the Executive Mansion: For annual repairs of the Executive Mansion, ten thousand dollars; for care of, and refurbishing, the Executive Mansion, ten thousand dollars; for fuel for the Executive Mansion and green-houses, five thousand dollars; and for care of, and necessary repairs to, the green-house, the unexpended balance of appropriation heretofore made is hereby rendered available.
For lighting the Capitol and Executive Mansion as follows: For gas, thirty-five thousand dollars; for pay of lamp-lighters, gas fitting, plumb. &c. ing, lamps, lamp-posts, and for repairs of all sorts, fifteen thousand dollars; for fuel for watchmen's lodges and for the green-houses at the propagating gardens, one thousand dollars.
For annual repairs at the navy yard and upper bridges, seven thousand dollars; for repairing and extending water-pipes, purchase of apparatus to clean them, and for cleaning the springs for supplying the
Capitol, the Executive Mansion and War and Navy Departments, ten thousand dollars.

Chain Bridge.
For additional work and materials for completing superstructure of Chain Bridge, including railing, lighting, and painting, four thousand nine hundred and eighty dollars.

Washington aqueduct.
Washington aqueduct: For engineering, maintenance, and general repairs, fifteen thousand dollars; for building a wooden fence around Government land at the Great Falls, one thousand five hundred dollars; for building dwelling and office at Great Falls, three thousand dollars; for paving the roadway over Griffith Park bridge and over Cabin John bridge with asphalt pavement, five thousand eight hundred dollars; for furnishing and setting four magneto-dial instruments in connection with the telegraph-line from Great Falls to Georgetown, one thousand one hundred dollars.

For continuing macadamizing of conduit-road, five thousand dollars.
For widening embankments along the line of the Washington Aqueduct, five thousand dollars.

New jail.
For continuing the work on the new jail in the District of Columbia, fifty thousand dollars.

To enable the Joint Committee on the Library of Congress to procure plans for the accommodation of the Library, two thousand dollars.

NAVY DEPARTMENT.

Bounty to seamen.
For bounty to seamen, to pay certificate issued to State of New Hampshire, seven hundred and thirty-nine dollars and fifty cents.

NAVY-YARDS AND STATIONS.

League Island.
For the navy-yard at League Island: For the continuation of work and removal of property from the Philadelphia navy-yard, three hundred thousand dollars.

New London.
For the naval station at New London: For labor, materials, and erections, fifty thousand dollars.

Pensacola.
For the navy-yard at Pensacola, Florida: For commencing the rebuilding of the repairing-dock, two hundred and fifty thousand dollars.

Norfolk.
For the navy-yard at Norfolk, Virginia: For iron-plating shops, fifty thousand dollars.

Removal of powder-magazine.
For the removal of powder-magazine from Norfolk, Virginia, to be expended under the direction of the Secretary of the Navy, and to provide for the construction of a magazine at a more suitable place near Norfolk, forty thousand dollars.

Mare Island.
For the navy-yard at Mare Island, California: For continuation of begun work, two hundred and fifty thousand dollars.

Repairs, &c., of navy-yards.
For repairs at the different navy-yards and preservation of the same, five hundred thousand dollars: Provided, That the Secretary of the Navy be, and he is hereby, authorized and directed to make, out of any money at his disposal available for that purpose, sufficient and appropriate compensation and acknowledgment to the owners, officers, and sailors of the British whaling and sealing steamers which contributed to the rescue of the survivors of the Polaris, for such rescue, and any loss sustained by reason thereof, and for their humane and hospitable reception, entertainment, and transportation until they were all finally and safely landed in Newfoundland and Scotland: Provided further, That the Secretary of the Navy be authorized to use, during the ensuing fiscal year, the balance of appropriation heretofore made to the Navy Department for the construction of a floating iron dock, remaining unexpended, for the purpose of completing the repairs on such double-turreted monitors as the Secretary of the Navy may deem necessary for the public service.
DEPARTMENT OF AGRICULTURE.

Improvement of grounds, Department of Agriculture: For labor eight thousand dollars; for repairing concrete roads and walks, five hundred dollars; for tools, wagons, lawn-mowers, carts, and general repairs of the same, six hundred dollars; for improving new grounds gained by filling canal, draining, surfacing, sodding, and for two cart-horses, seven thousand dollars; in all, sixteen thousand one hundred dollars.

For the museum, to be expended under the direction of Professor Glover, fifteen hundred dollars.

For the purchase of Duby’s cryptogamic herbarium, as much as may be necessary, not exceeding one thousand dollars.

For publishing the report of the Commissioner of Agriculture for the years eighteen hundred and seventy-two and eighteen hundred and seventy-three, fifty thousand dollars.

PUBLIC BUILDINGS UNDER THE SUPERVISING ARCHITECT OF THE TREASURY DEPARTMENT.

Post-office and subtreasury, Boston, Massachusetts: For completion of building, three hundred and fifty-two thousand and twenty-seven dollars.

Custom-house, Boston, Massachusetts: For completing alterations and improvements, twenty-five thousand dollars.

Custom-house, Charleston, South Carolina: For completion of building, approaches, grading, fencing, and paving, one hundred thousand dollars.

Custom-house and subtreasury, Chicago, Illinois: For continuation of building, seven hundred and fifty thousand dollars.

Custom-house and post-office, Cincinnati, Ohio: For continuation of building, six hundred thousand dollars. And the entire cost of said building, exclusive of cost of site, shall not exceed three million five hundred thousand dollars.

Court-house and post-office, Columbia, South Carolina: For completion of building, one hundred and fifty-six thousand eight hundred and ninety-nine dollars and seventy-five cents.

Custom-house, court-house, and post-office building at Evansville, Indiana: For work on building fifty thousand dollars; Provided, That the said building may be built of stone, and its cost exclusive of the cost of site, shall not exceed two hundred thousand dollars.

Custom-house and post-office, Hartford, Connecticut: For continuation of building, one hundred and fifty thousand dollars. And the entire cost of said building shall not exceed four hundred thousand dollars.

Custom-house, court-house, and post-office, Memphis, Tennessee: For work on building, fifty thousand dollars.

Custom-house at New Orleans, Louisiana; For completion of building, one hundred and ninety-one thousand dollars; for payment for adjusted accounts for granite work, forty-three thousand three hundred and twenty-seven dollars and eighty-five cents.

Post-office and court-house at New York, New York: For completing building, seven hundred and ninety-four thousand two hundred and seventy dollars and eighty-five cents; for paving, grading, fencing, and sewerage, one hundred and fifty thousand dollars; for heating and ventilation, hoisting-apparatus, and machinery, two hundred thousand dollars; for furniture including fittings, fixtures, counters, and carpets, two hundred thousand dollars; making, in all, the sum of one million three hundred and forty-four thousand two hundred and seventy dollars and eighty-five cents; Provided, That alterations in the interior of the building shall be made in order to provide an additional court-room at an expense of not more than the sum of forty thousand dollars, which amount is hereby appropriated.
Court-house and post-office at Omaha, Nebraska: For completion of building, forty-five thousand five hundred dollars; and for furniture, twenty thousand dollars.

Custom-house at Portland, Oregon: For grading, fences, and approaches, twenty thousand dollars; for furniture, twenty thousand dollars.

Court-house and post-office at Philadelphia, Pennsylvania: For continuation of the construction of the building, seven hundred and fifty thousand dollars. And the entire cost of said building, exclusive of cost of site, shall not exceed four million dollars.

Custom-house and post-office at Saint Louis, Missouri: For continuation of building, seven hundred and fifty thousand dollars.

Treasury building at Washington, District of Columbia: For annual repairs, twenty thousand dollars; for remodeling of heating-apparatus in south and east wings, thirty-eight thousand three hundred and thirty-one dollars and eighty cents.

Branch-mint building at San Francisco, California: For approaches, paving, grading, fencing, and grounds, one hundred and eight thousand and sixty-two dollars; for heating and ventilating, twenty-five thousand six hundred and forty-seven dollars and eighty-two cents; for furniture, counters, cases, glass-fixtures, carpets, and mats, forty-nine thousand six hundred and thirty-three dollars; in all, one hundred and eighty-three thousand three hundred and forty-two dollars and eighty-two cents.

For machinery and fitting up of the new mint building at San Francisco, eighteen thousand dollars, to be available immediately; and for fitting up a refinery in said mint, thirty-four thousand five hundred dollars.

For this amount, or so much thereof, as may be necessary, for repairing and fitting up the old branch-mint building at San Francisco for subtreasury and other Government offices, thirty thousand dollars.

Port Huron. Custom-house and post-office, Port Huron, Michigan: For continuing the building, seventy-five thousand dollars.

Custom-house, Milwaukee, Wisconsin: For repairs and alterations of building, coal-vaults, and paving approaches, thirty-eight thousand four hundred and fifty-three dollars and seventeen cents.

Custom-house, New Haven, Connecticut: For repairs and alterations of building, twenty thousand dollars.

Custom-house, Burlington, Vermont; For grading, curbing, paving, and approaches, five thousand nine hundred and thirty-three dollars and sixty cents.

Custom-house, Knoxville, Tennessee; For furniture, counters, cases, gas-fixtures, carpets, and mats, twenty thousand dollars.

Enable the Secretary of the Treasury to pay the amount awarded by the jury in the case of the condemnation of the lot selected by the Treasury Department for a building for a custom-house, bonded-warehouse, court-house, and post-office at Grand Rapids, Michigan, and the attendant legal expenses, seventy thousand dollars.


That the limitation on the cost of the court-house and post-office building at Raleigh, North Carolina, contained in the act of March third, eighteen hundred and seventy-three, is hereby increased to three hundred and fifty thousand dollars, which shall be the entire cost of said building.
That the sum of one hundred thousand dollars for the erection of a public building for the use of the United States at Covington, Kentucky, appropriated by an act approved February seventeenth, eighteen hundred and seventy-three, be, and the same is hereby continued; and the sum of money authorized to be expended in the construction of said building is hereby fixed at two hundred and fifty thousand dollars; and all restrictions as to the materials in said act are hereby repealed; no sum of money in excess of two hundred and fifty thousand dollars shall be expended in the construction of said building; and all acts or parts of acts inconsistent with the provisions hereof are hereby repealed.

That the act entitled "An act for the erection of a public building for the use of the United States at Nashville, Tennessee," approved January twenty-fourth, eighteen hundred and seventy-three, be, and the same is hereby amended so that the sum of money authorized to be expended in the erection of said building is hereby fixed at three hundred and seventy-seven thousand dollars; and all restrictions as to materials in said act are hereby repealed; and no sum of money in excess of the amount fixed by this act shall be expended in the construction of said building; and all acts and parts of acts inconsistent with the provisions hereof are hereby repealed.

For the repair and preservation of all the public buildings under the control of the Treasury Department, two hundred thousand dollars.

For continuation of construction of the building for the State, War, and Navy Departments, seven hundred thousand dollars.

For furniture for the new building to be occupied by the State Department, seventy-five thousand dollars; to be available immediately.

For furniture, and repairs of the same, and for carpets, for public buildings under the control of the Treasury Department, one hundred and fifty thousand dollars, of this amount, twenty thousand dollars shall be available immediately.

For fuel, light, and water, and miscellaneous items required by janitors and firemen in the proper care of the public buildings under the control of the Treasury Department, two hundred and twenty-five thousand dollars.

For heating-apparatus for public buildings under the control of the Treasury Department, two hundred thousand dollars.

For heating and lighting the south wing of the new building for the State, War, and Navy Departments, nine thousand five hundred dollars.

For vaults, safes, and locks for public buildings under the control of the Treasury Department, seventy-five thousand dollars.

For photographing, engraving, and printing plans of public buildings under the control of the Treasury Department, five thousand dollars.

For pay of custodians and janitors of public buildings under the control of the Treasury Department, one hundred and twenty-five thousand dollars.

Mint of the United States at Carson: For wages of workmen and adjusters, twenty thousand dollars; for incidental and contingent expenses, twenty thousand dollars. And so much of the amounts hereby appropriated for the mint at Carson as may be necessary is made available for the expenditure during the current fiscal year.


Loss in the redemption of old copper cents, being the difference between the nominal value of the old copper cents and the value of the same as metal, seven thousand five hundred dollars.

That all balances in the Treasury remaining unexpended on the first day of July, eighteen hundred and seventy-four, of appropriations heretofore made for buildings and sites of buildings named in this act, and all balances of appropriations heretofore made, and sufficient for the completion of buildings under the Supervising Architect of the Treasury not named in this act, during the next fiscal year, be, and they are hereby, made available for the fiscal year ending June thirtieth, eighteen hundred and seventy-five.
SEC. 3. That the Secretary of the Treasury is hereby directed to inquire into the amounts of liabilities due from the Choctaw tribe of Indians to individuals, as referred to in articles twelve and thirteen of the treaty of June twenty-second, eighteen hundred and fifty-five, between the United States and the Choctaw and Chickasaw tribes of Indians, and to report the same to the next session of Congress, with a view of ascertaining what amounts, if any, should be deducted from the sum due from the United States to said Choctaw tribe, for the purpose of enabling the said tribe to pay its liabilities, and thereby to enable Congress to provide a fund to be held for educational and other purposes for said tribe, as provided for in article thirteen of the treaty aforesaid.

SEC. 4. That the clause in the act entitled "An act making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and seventy-four, and for other purposes," approved March third, eighteen hundred and seventy-three, which provides that "the Secretary of the Treasury be, and he is hereby, directed to pay to the census-takers of eighteen hundred and sixty, or their assigns, the sums set to their credit now in the Treasury of the United States, any provision of existing laws to the contrary notwithstanding," is hereby re-enacted and declared to include as entitled to payment and to be paid, both marshals and assistant marshals employed in taking said census.

SEC. 5. That section six of the act entitled "An act making appropriations for the consular and diplomatic service of the Government for the year ending June thirtieth, eighteen hundred and seventy-five, and for other purposes," approved June eleventh, eighteen hundred and seventy-four, be amended by striking out the following words, viz: "Contingent expenses of foreign intercourse proper, and of all missions abroad, such as"

SEC. 6. To enable the Secretary of War to carry out the provisions of the act approved April twenty-third, eighteen hundred and seventy-four, entitled "An act to provide for the relief of the persons suffering from the overflow of the Lower Mississippi River" and also of the joint resolution authorizing the President to issue Army rations and clothing to destitute people on the Tombigbee, Warrior, and Alabama Rivers, approved May twenty-eighth, eighteen hundred and seventy-four, the sum of four hundred thousand dollars is hereby appropriated, out of any money in the Treasury not otherwise appropriated, for the purpose of purchasing supplies of food to be issued under his direction to any and all classes of destitute or helpless persons living on or near the Lower Mississippi, Tombigbee, Warrior, and Alabama Rivers, who have been rendered so by reason of the recent overflow; and that the Secretary of War make detailed reports to the Congress of the expenditure under this act, and of the act and joint resolution aforesaid: Provided, That the authority hereby conferred upon the Secretary of War shall expire on the first day of September, eighteen hundred and seventy-four; and none of the money hereby or formerly appropriated shall be expended except in cases where the Secretary of War shall be satisfied that there is an actual and pressing case of destitution, and that such destitution is directly caused by said overflow: Provided further, That any balances remaining unexpended from the appropriation provided for in the act of the twenty-third of April, eighteen hundred and seventy-four, aforesaid, may be used for the purposes expressed in either said act or said joint resolution: And provided further, That the Secretary of War may use any of the money hereby or formerly appropriated for the relief of the destitute people upon the Tennessee River when satisfied that their necessities arise from the recent overflow of said river.

Approved, June 23, 1874.
CHAP. 456.—An act making appropriations for the service of the Post-Office Department for the fiscal year ending June thirtieth, eighteen hundred and seventy-five, 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 following sums be, and the same are hereby, appropriated for the service of the Post-Office Department for the year ending June thirtieth, eighteen hundred and seventy-five, out of any money in the Treasury arising from the revenues of said Department, in conformity to the act of July second, eighteen hundred and thirty-six, as follows:

For inland-mail transportation, sixteen million four hundred thousand dollars.

For pay of mail messengers, six hundred and forty-three thousand five hundred and thirty-three dollars.

For pay of route-agents, nine hundred and twenty-nine thousand and thirty-five dollars.

For pay of local agents, one hundred and sixty thousand dollars.

For pay of railway-post-office clerks, one million three hundred and twenty thousand and fourteen dollars.

For pay of baggage-masters, one thousand dollars.

For foreign-mail transportation, three hundred and twenty-five thousand dollars.

For pay of postmasters, six million five hundred thousand dollars.

For pay of clerks for post-offices, three million two hundred and fifty thousand dollars.

For pay of letter-carriers, one million and nine hundred thousand dollars: Provided, That hereafter letter-carriers shall not be employed for the free delivery of mail-matter in towns and cities whose population within their corporate limits, as shown by the last report of the national census or by any subsequent census taken in pursuance of State statute or by order of the mayor and common council of such town or city, shall be less than thirty thousand; but this proviso shall not affect the free delivery in towns and cities where it is now established. And for the more efficient management of the free-delivery system, the Postmaster-General may designate a fourth class clerk to act as superintendent of free-delivery in the Post-Office Department at an annual salary of two thousand five hundred dollars; and for this purpose the sum of seven hundred dollars is hereby appropriated out of any money in the Treasury not otherwise appropriated.

For wrapping-paper, twenty-seven thousand dollars.

For twine, forty-eight thousand dollars.

For letter-balances, three thousand dollars.

For office furniture, six thousand five hundred dollars.

For advertising, eighty thousand dollars: Provided, That hereafter no payment shall be made to any newspaper published in the District of Columbia for advertising any other routes than those in Virginia and Maryland.

For manufacture of adhesive postage-stamps, one hundred and eighteen thousand six hundred and sixty-seven dollars.

For stamped envelopes and wrappers, five hundred and thirty-five thousand four hundred and twenty-four dollars: Provided, That hereafter no envelope, furnished by the Government, shall contain any lithographing and engraving, nor any printing except a printed request to return the letter to the writer.

For pay of distributing agents and assistants, ten thousand two hundred dollars.
Postal cards. For manufacture of postal cards, one hundred and sixty-eight thousand two hundred and seventy dollars.

Distributing agents. For pay of agents and assistants to distribute postal cards, five thousand six hundred dollars.

Mail-depredations. For payments on account of mail-depredations and for special agents, one hundred and sixty thousand dollars.

Mail-bags, &c. For mail-bags and mail-bag catchers, one hundred and eighty thousand dollars.

Locks and keys. For mail-locks and keys, fifty thousand dollars.

Postmarking, &c. For preparing and publishing post-route maps, thirty thousand dollars.

Foreign balances. For balances due foreign countries, two hundred and sixty thousand dollars.

Rent of post-offices. For rent of post-offices, three hundred and fifty thousand dollars.

Fuel. For fuel for post-offices, one hundred and fifty thousand dollars.

Lights. For light for post-offices, one hundred and sixty thousand dollars.

Stationery, &c. For stationery and miscellaneous items, sixty thousand dollars.

Postmarking, &c. For postmarking and canceling stamps, nine thousand dollars.

Official envelopes. For official envelopes for postmasters, sixty thousand dollars.

Dead-letter return. For envelopes for returning dead letters, four thousand five hundred and eighty-five dollars.

Fees to marshals, attorneys, &c. For fees to marshals, attorneys, and clerks of courts, seven thousand five hundred dollars.

Engraving, &c. For engraving, printing, and binding drafts and warrants, three thousand dollars.

Miscellaneous. For miscellaneous items, two thousand five hundred dollars.

Steamship mail-service between—

San Francisco, Japan, and China; For steamship service between San Francisco, Japan, and China, five hundred thousand dollars.

United States and Brazil; For steamship service between the United States and Brazil, one hundred and fifty thousand dollars.

San Francisco and the Sandwich Islands. For steamship service between San Francisco and the Sandwich Islands, seventy-five thousand dollars.

Official postage stamps. For official postage stamps, nine hundred and fifty thousand dollars.

Law books. For the purchase of law books for the use of the Post-Office Department, two thousand dollars.

Conditional deficiency appropriation.

Revised Statutes not to be published in newspapers. Sec. 2. That the following sums, or so much thereof as may be necessary, be, and the same are hereby, appropriated for the year ending June thirtieth, eighteen hundred and seventy-five, out of any money in the Treasury not otherwise appropriated, namely:

San Francisco, Japan, and China; For steamship service between San Francisco, Japan, and China, five hundred thousand dollars.

United States and Brazil; For steamship service between the United States and Brazil, one hundred and fifty thousand dollars.

San Francisco and the Sandwich Islands. For steamship service between San Francisco and the Sandwich Islands, seventy-five thousand dollars.

Official postage stamps. For official postage stamps, nine hundred and fifty thousand dollars.

Law books. For the purchase of law books for the use of the Post-Office Department, two thousand dollars.

Conditional deficiency appropriation.

Revised Statutes not to be published in newspapers. Sec. 3. That if the revenues of the Post-Office Department shall be insufficient to meet the appropriations made by this act, then the sum of five million four hundred and ninety-seven thousand eight hundred and forty-two dollars, or so much thereof as may be necessary, be, and the same is hereby, appropriated, to be paid out of any money in the Treasury not otherwise appropriated, to supply deficiencies in the revenue of the Post-Office Department for the year ending June thirtieth, eighteen hundred and seventy-five.

Revised Statutes not to be published in newspapers. Sec. 4. That the Revised Statutes of the United States shall not be published in any newspaper, anything in existing laws to the contrary notwithstanding.

Revised Statutes not to be published in newspapers. Sec. 5. That on and after the first day of January, eighteen hundred and seventy-five, all newspapers and periodical publications mailed from a known office of publication or news agency, and addressed to regular subscribers or news agents, postage shall be charged at the following rates: On newspapers and periodical publications, issued weekly and more frequently than once a week, two cents for each pound or fraction thereof and on those issued less frequently than once a week, three cents for each pound or fraction thereof: Provided That nothing in this act shall be held to change or amend section ninety nine of the act en-
titled "An Act to revise consolidate and amend the statutes relating to
the Post-Office Department," approved June eight, eighteen hundred
and seventy-two:

SEC. 6. That on and after the first day of January, eighteen hundred
and seventy-five, upon the receipt of such newspapers and periodical
publications at the office of mailing, they shall be weighed in bulk, and
postage paid thereon by a special adhesive stamp, to be devised and
furnished by the Postmaster-General, which shall be affixed to such
matter, or to the sack containing the same, or upon a memorandum of
such mailing, or otherwise, as the Postmaster-General may, from time
to time, provide by regulation.

SEC. 7. That newspapers, one copy to each actual subscriber residing
within the county where the same are printed, in whole or in part, and
published, shall go free through the mails; but the same shall not be
delivered at letter-carrier offices or distributed by carriers unless postage
is paid thereon as by law provided.

SEC. 8. That all mailable matter of the third class, referred to in sec-
tion one hundred and thirty-three of the act entitled "An act to revise,
consolidate, and amend the statutes relating to the Post-Office Depart-
ment," approved June eighth, eighteen hundred and seventy-two, may
weigh not exceeding four pounds for each package thereof, and postage
shall be charged thereon at the rate of one cent for each two ounces or
fraction thereof; but nothing herein contained shall be held to change
or amend section one hundred and thirty-four of said act.

SEC. 9. That the Postmaster-General, when in his judgment it shall
be necessary, may prescribe, by regulation, an affidavit in form, to be
taken by each publisher of any newspaper or periodical publication sent
through the mails under the provisions of this act, or news agent who
distributes any of such newspapers or periodical publications under
the provisions of this act, or employee of such publisher or news agent, stat-
ing that he will not send, or knowingly permit to be sent, through the
mails any copy or copies of such newspaper or periodical publications
except to regular subscribers thereto, or news agents, without prepay-
ment of the postage thereon at the rate of one cent for each two ounces
or fractional part thereof; and if such publisher or news agent, or em-
ployee of such publisher or news agent, when required by the Postmaster-
General or any special agent of the Post-Office Department to make
such affidavit, shall refuse so to do, and shall thereafter, without having
made such affidavit deposit any newspapers in the mail for transmis-
sion, he shall be deemed guilty of a misdemeanor, and, on conviction,
shall be fined not exceeding one thousand dollars for each refusal; and
if any such person shall knowingly and willfully mail any such matter
without the payment of postage as provided by this act, or procure the
same to be done with the intent to avoid the prepayment of postage due
thereon; or if any postmaster or post-office official shall knowingly per-
mit any such matter to be mailed without the prepayment of postage as
provided in this act, and in violation of the provisions of the same, he
or they shall be deemed guilty of a misdemeanor, and, on conviction
thereof, shall be fined not more than one thousand dollars, or imprisoned
not exceeding one year, one or both, in the discretion of the court.

SEC. 10. That so much of this act as changes the rate of postage on
newspapers and periodical publications shall not take effect until the
first day of January next.

SEC. 11. That the sixty-third, eightieth, eighty-first, eighty-second,
eighty-third, eighty-fourth, and eighty-sixth sections of the said Act
to revise, consolidate, and amend the statutes relating to the Post Office
Department," approved June eighth, eighteen hundred and seventy-two,
be amended to read as follows:

"SEC. 63. That the postmasters, except the postmaster at New York
City, whose annual salary is hereby fixed at six thousand dollars, shall
be divided into four classes, as follows: The first class shall embrace all
those whose annual salaries are not more than four thousand dollars nor

Changes in post-

age rates, when to
take effect.

Post-office

act amended.

Salary of post-

master at New York.
Other postmasters
divided into classes.

First class.
Second class. less than three thousand dollars; the second class shall embrace all
those whose annual salaries are less than three thousand dollars but not
less than two thousand dollars; the third class shall embrace all those
whose annual salaries are less than two thousand dollars but not less
than one thousand dollars; the fourth class shall embrace all postmas-
ters whose annual compensation, exclusive of their commissions on the
money-order business of their offices, amounts to less than one thousand
dollars.”

Appointments and removals of postmasters.
First, second, and third classes.

Annual salaries of postmasters of the first, second, and third classes, determined.

Commissions.

Rates.

Amount of postal receipts of each office; how ascertained.

Compensation of postmasters of the fourth class.

Proviso.

Re-adjustment of salaries.

Assigning and changing salaries.

“SEC. 80. That the postmaster at New York City and postmasters of the
first, second, and third classes shall be appointed and may be re-
moved by the President, by and with the advice and consent of the
Senate, and shall hold their offices for four years unless sooner removed
or suspended according to law; and postmasters of the fourth class
shall be appointed and may be removed by the Postmaster-General, by
whom all appointments and removals shall be notified to the Auditor
for the Post-Office Department.”

“SEC. 81. That the compensation of the postmaster at New York City
shall be six thousand dollars per annum, and the respective compensa-
tions of postmasters of the first, second, and third classes shall be an-
nual salaries, assigned in even hundreds of dollars, and payable in
quarterly payments, to be ascertained and fixed, by the Postmaster-
General, from their respective quarterly returns to the Auditor for the
Post-Office Department, or copies or duplicates thereof, for four quar-
ters immediately preceding the adjustment or re-adjustment, by adding
to the whole amount of box-rents, not exceeding two thousand dollars
per annum, commissions also not to exceed two thousand dollars per
annum on the other postal revenues of the office, at the following rates,
namely: On the first one hundred dollars per quarter, fifty per centum;
on all over one hundred dollars and not over four hundred dollars per
quarter, forty per centum; on all over four hundred dollars and not
over two thousand four hundred dollars per quarter, thirty per centum;
and on all over two thousand four hundred dollars per quarter, ten per
centum. And in order to ascertain the amount of the postal receipts of
each office, the Postmaster-General may require postmasters to furnish
duplicates of their quarterly returns to the Auditor at such times and
for such periods as he may deem necessary in each case: Provided, That
whenever, by reason of the extension of free delivery of letters, the box-
rents of any post office are decreased, the Postmaster-General may allow,
out of the receipts of such office, a sum sufficient to maintain the salary
thereof at the amount at which it had been fixed before the decrease in
box rents.”

“SEC. 82. That the compensation of postmasters of the fourth class
shall be the box-rents collected at their offices and commissions on
other postal revenues of their offices at the rate of sixty per centum on
the first one hundred dollars or less per quarter; fifty per centum on
the next three hundred dollars or less per quarter; forty per centum on
the excess above four hundred dollars per quarter; the same to be as-
certained and allowed by the Auditor in the settlement of the quarterly
accounts of such postmasters: Provided, That when the aggregate an-
nual compensation, exclusive of commissions on money-order business,
of any postmaster of this class shall amount to one thousand dollars,
the Auditor shall report such fact to the Postmaster-General, in order
that such postmaster may be assigned to his proper class, and his sal-
ary fixed as heretofore provided.”

“SEC. 83. That the salaries of postmasters of the first, second, and
third classes, except that of the postmaster at New York City, shall be
re-adjusted by the Postmaster-General once in two years, and in special
cases as much oftener as he may deem expedient.”

“SEC. 84. That the Postmaster-General shall make all orders assign-
ing or changing the salaries of postmasters in writing, and record them
in his journal, and notify the change to the Auditor; and any change
made in such salaries shall not take effect until the first day of the
quarter next following such order: Provided, That in cases of not less than fifty per centum increase or decrease in the business of any post office, the Postmaster-General may adjust the salary of the postmaster at such office, to take effect from the first day of the quarter or period the returns for which form the basis of re-adjustment.

"SEC. 86. That the Postmaster-General may designate offices at the intersection of mail-routes as distributing or separating offices; and where any such office is of the third or fourth class he may make a reasonable allowance to the postmaster for the necessary cost of clerical services arising from such duties."  

"SEC. 87. That the Postmaster-General may designate offices at the intersection of mail-routes as distributing or separating offices; and where any such office is of the third or fourth class he may make a reasonable allowance to the postmaster for the necessary cost of clerical services arising from such duties."

"SEC. 12. That section two hundred and forty-five, section two hundred and forty-six section two hundred and forty-seven, section two hundred and fifty-one, and section two hundred and fifty-three of the act entitled "An act to revise, consolidate and amend the statutes relating to the Post Office Department, approved June eighth, eighteen hundred and seventy-two, be amended to read as follows:

"SEC. 245. That every proposal for carrying the mail shall be accompanied by the bond of the bidder, with sureties approved by a postmaster, and in cases where the amount of the bond exceeds five thousand dollars, by a postmaster of the first, second, or third class, in a sum to be designated by the Postmaster-General in the advertisement of each route; to which bond a condition shall be annexed, that if the said bidder shall, within such time after his bid is accepted as the Postmaster-General shall prescribe, enter into a contract with the United States of America, with good and sufficient sureties, to be approved by the Postmaster-General, to perform the service proposed in his said bid, and, further, that he shall perform the said service according to his contract, then the said obligation to be void, otherwise to be in full force and obligation in law; and in case of failure of any bidder to enter into such contract to perform the service, or, having executed a contract, in case of failure to perform the service, according to his contract, he and his sureties shall be liable for the amount of said bond as liquidated damages, to be recovered in an action of debt on the said bond. No proposal shall be considered unless it shall be accompanied by such bond, and there shall have been affixed to said proposal the oath of the bidder, taken before an officer qualified to administer oaths, that he has the ability, pecuniarily, to fulfill his obligations, and that the bid is made in good faith, and with the intention to enter into contract and perform the service in case his bid is accepted."

"SEC. 246. That before the bond of a bidder provided for in the aforementioned section is approved, there shall be indorsed thereon the oaths of the sureties therein, taken before an officer qualified to administer oaths, that they are owners of real estate, worth, in the aggregate, a sum double the amount of the said bond, over and above all debts due and owing by them, and all judgments, mortgages, and executions against them, after allowing all exemptions of every character whatever."  

"SEC. 247. That any postmaster who shall affix his signature to the approval of any bond of a bidder, or to the certificate of sufficiency of sureties in any contract before the said bond or contract is signed by the bidder or contractor and his sureties, or shall knowingly, or without the exercise of due diligence, approve any bond of a bidder with insufficient sureties, or shall knowingly make any false or fraudulent certificate, shall be forthwith dismissed from office, and shall also be deemed guilty of a misdemeanor, and, on conviction thereof, be punished by a fine not exceeding five thousand dollars, or by imprisonment not exceeding one year, or both."

"SEC. 251. That after any regular bidder whose bid has been accepted shall fail to enter into contract for the transportation of the mails according to his proposal, or, having entered into contract, shall fail to commence the performance of the service stipulated in his or their contract, as therein provided, the Postmaster-General shall proceed to contract with the next lowest bidder for the same service, who will enter into a bidder unless, &c.
Re-advertising service.

When contractor fails to perform service; proceedings.

Re-advertising for proposals.

Temporary contracts.

Limitation of price for temporary service.

Discretionary continuance of regular contracts beyond, &c.

When annual compensation exceeds five thousand dollars, bids to be accompanied by certified check, &c.

Forfeiture of deposit upon failure to enter into contract or to commence service.

Deposits to be returned when.

No proposal exceeding $5,000 to be considered unless accompanied by check or draft.

contract for the performance thereof, unless the Postmaster-General shall consider such bid too high, in which case he shall re-advertise such service. And if any bidder whose bid has been accepted, and who has entered into a contract to perform the service according to his proposal, and in pursuance of his contract has entered upon the performance of the service, to the satisfaction of the Postmaster-General, shall subsequently fail or refuse to perform the service according to his contract, the Postmaster-General shall proceed to contract with the next lowest bidder for such service, under the advertisement thereof, (unless the Postmaster-General shall consider such bid too high,) who will enter into contract and give bond, with sureties, to be approved by the Postmaster-General, for the faithful performance thereof, in the same penalty and with the same terms and conditions thereto annexed as were stated and contained in the bond which accompanied his bid; but in case each and every of the next lowest bidders for such service whose respective bids are not considered too high by the Postmaster-General shall refuse to enter into contract and give bond as herein required for the faithful performance of his contract, the Postmaster-General shall immediately advertise for proposals to perform the service on said route. Whenever an accepted bidder shall fail to enter into contract, or a contractor on any mail-route shall fail or refuse to perform the service on said route according to his contract, or when a new route shall be established, or new service required, or when from any other cause there shall not be a contractor legally bound or required to perform such service, the Postmaster-General may make a temporary contract for carrying the mail on such route, without advertisement, for such period as may be necessary, not in any case exceeding six months, until the service shall have commenced under a contract made according to law: Provided, however, That the Postmaster-General shall not employ temporary service on any route at a higher price than that paid to the contractor who shall have performed the service during the last preceding regular contract-term. And in all cases of regular contracts hereafter made, the contract may, in the discretion of the Postmaster-General, be continued in force beyond its express terms for a period not exceeding six months, until a new contract with the same, or other contractors, shall be made by the Postmaster-General."

"Sec. 253. That hereafter all bidders upon every mail-route for the transportation of the mails upon the same, where the annual compensation for the service on such route at the time exceeds the sum of five thousand dollars, shall accompany their bids with a certified check or draft, payable to the order of the Postmaster-General, upon some solvent national bank, which check or draft shall not be less than five per centum on the amount of the annual pay on said route at the time such bid is made, and, in case of new or modified service, not less than five per centum of the amount of the bond of the bidder required to accompany his bid, if the amount of the said bond exceeds five thousand dollars. In case any bidder, on being awarded any such contract, shall fail to execute the same, with good and sufficient sureties, according to the terms on which such bid was made and accepted, and enter upon the performance of the service to the satisfaction of the Postmaster-General, such bidder shall, in addition to his liability on his bond accompanying his bid, forfeit the amount so deposited to the United States, and the same shall forthwith be paid into the Treasury for the use of the Post-Office Department; but if such contract shall be duly executed and the service entered upon as aforesaid, such draft or check so deposited, and the checks or drafts deposited by all other bidders, on the same route, shall be returned to the respective bidders making such deposits. No proposals for the transportation of the mails where the amount of the bond required to accompany the same shall exceed five thousand dollars shall be considered, unless accompanied with the check or draft herein required, together with the bond
required by a preceding section: Provided, That nothing in this act
shall be construed or intended to affect any penalties or forfeitures which
have heretofore accrued under the provisions of the sections hereby
amended.

SEC. 13. That hereafter the postage on public documents mailed by
any member of Congress, the President, or head of any Executive De-
dpartment shall be ten cents for each bound volume, and on unbound
documents the same rate as that on newspapers mailed from a known
office of publication to regular subscribers; and the words “Public
Document” written or printed thereon, or on the wrapper thereof, and
certified by the signature of any member of Congress, or by that of the
President, or head of any Executive Department shall be deemed a
sufficient certificate that the same is a public document; and the term
“public document” is hereby defined to be all publications printed by
order of Congress, or either House thereof: Provided, That the postage
on each copy of the daily Congressional Record mailed from the city of
Washington as transient matter shall be one cent.

Approved, June 23, 1874.

CHAP. 457.—An act making appropriations for the repair, preservation, and com-
pletion of certain public works on rivers and harbors, 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 following sums of
money be, and are hereby, appropriated, to be paid out of any money
in the Treasury not otherwise appropriated, to be expended under the
direction of the Secretary of War, for the repair, preservation, and com-
pletion of the following public works hereinafter named:

For continuing the improvement of the entrance to the inner harbor
of Du Luth, ten thousand dollars.

For continuing the improvement of the harbor at Ontonagon, twenty-
three thousand dollars.

For continuing the improvement of the harbor at Marquette, fifteen
thousand dollars.

For continuing the improvement of the Fox and Wisconsin Rivers,
three hundred thousand dollars. Not exceeding twenty-five thousand
dollars of the above may be used for the purchase of such real estate
as may be required for the right of way, or for flowing, in the comple-
tion of the Fox and Wisconsin improvement.

For continuing the improvement of the harbor at Green Bay, Wis-
consin, ten thousand dollars.

For continuing the improvement of the harbor at Menomonee, Michi-
gan and Wisconsin, twenty-five thousand dollars.

For continuing the improvement of the harbor of refuge at the en-
trance of the Sturgeon Bay Canal, ten thousand dollars.

For continuing the improvement of the harbor at Two Rivers, Wis-
consin, fifteen thousand dollars.

For continuing the improvement of the harbor at Manitowoc, Wiscon-
sin, ten thousand dollars.

For continuing the improvement of the harbor at Sheboygan, Wiscon-
sin, ten thousand dollars.

For continuing the improvement of the harbor at Port Washington,
Wisconsin, ten thousand dollars.

For continuing the improvement of the harbor at Racine, Wisconsin,
ten thousand dollars.

For continuing the improvement of the harbor at Kenosha, Wisconsin,
ten thousand dollars.

For continuing the improvement of the harbor at Chicago, seventy-
five thousand dollars.

For continuing the improvement of the harbor at Calumet, Illinois,
twenty-five thousand dollars.
Michigan City. For continuing the improvement of the harbor at Michigan City, Indiana, fifty thousand dollars.

Frankfort. For continuing the improvement of the harbor at Frankfort, Michigan, ten thousand dollars.

Manistee. For continuing the improvement of the harbor at Manistee, Michigan, ten thousand dollars.

Ludington. For continuing the improvement of the harbor at Ludington, Michigan, twenty thousand dollars.

White River. For continuing the improvement of the harbor at White River, Michigan, ten thousand dollars.

Muskegon. For continuing the improvement of the harbor at Muskegon, Michigan, ten thousand dollars.

Grand Haven. For continuing the improvement of the harbor at Grand Haven, Michigan, fifty thousand dollars.

Black Lake. For continuing the improvement of the harbor at Black Lake, Michigan, fifteen thousand dollars.

Saugatuck. For continuing the improvement of the harbor at Saugatuck, Michigan, ten thousand dollars.

South Haven. For continuing the improvement of the harbor at South Haven, Michigan, ten thousand dollars.

Saint Joseph. For continuing the improvement of the harbor at Saint Joseph, Michigan, two thousand dollars.

Saint Mary's River, &c. For continuing the improvement of Saint Mary's River and Saint Mary's Falls Canal, two hundred thousand dollars.

Cheboygan. For continuing the improvement of the harbor at Cheboygan, Michigan, fifteen thousand dollars.

Saint Clair River. For continuing the improvement of the Saint Clair River at the mouth of Black River, fifteen thousand dollars.

Lake Huron. For continuing the improvement of the harbor of refuge, Lake Huron, seventy-five thousand dollars.

Monroe. For continuing the improvement of the harbor at Monroe, Michigan, ten thousand dollars.

Detroit River. For removing bowlders and rock from the Detroit River, partly in Canadian waters, twenty-five thousand dollars.

Toledo. For continuing the improvement of the harbor at Toledo, Ohio, seventy-five thousand dollars.

Sandusky City. For continuing the improvement of the harbor at Sandusky City, Ohio, twenty-five thousand dollars.

Huron. For continuing the improvement of the harbor at Huron, Ohio, one thousand five hundred dollars.

Vermillion. For continuing the improvement of the harbor at Vermillion, Ohio, three thousand dollars.

Black River. For continuing the improvement of the harbor at Black River, Ohio, twenty thousand dollars.

Cleveland. For continuing the improvement of the harbor at Cleveland, Ohio, thirty thousand five hundred dollars.

Grand River. For continuing the improvement of the harbor at Grand River, Ohio, twenty thousand dollars.

Ashtabula. For continuing the improvement of the harbor at Ashtabula, Ohio, thirty-five thousand dollars.

Conneaut. For continuing the improvement of the harbor at Conneaut, Ohio, one thousand five hundred dollars.

Rocky River. For preserving and continuing the work upon the pier at Rocky River, Ohio, ten thousand dollars.

Dunkirk. For continuing the improvement of the harbor at Dunkirk, New York, thirty-five thousand dollars.

Erie. For the improvement of the harbor at Erie, Pennsylvania, twenty thousand dollars.

Buffalo. For continuing the improvement of the harbor at Buffalo, New York, seventy-five thousand dollars; and the Secretary of War is authorized to remove and prevent accumulations of sand at the entrance to said harbor, provided the same can be done without expense or liability against the United States.
For continuing the improvement of the harbor at Olcott, New York, ten thousand dollars.

For continuing the improvement of the harbor at Oak Orchard, New York, ten thousand dollars.

For continuing the improvement of the harbor at Pultneyville, New York, ten thousand dollars.

For continuing the improvement of the harbor at Great Sodus Bay, New York, fifteen thousand dollars.

For continuing the improvement of the harbor at Little Sodus Bay, New York, fifteen thousand dollars.

For continuing the improvement of the harbor at Oswego, New York, seventy-five thousand dollars.

For continuing the improvement of the harbor at Waddington, New York, ten thousand dollars.

For continuing the improvement of the harbor at Ogdensburgh, New York, six thousand dollars.

For continuing the improvement of the harbor at Plattsburgh, New York, five thousand dollars.

For continuing the improvement of the harbor at Burlington, Vermont, twenty-five thousand dollars.

For continuing the improvement of the harbor at Swanton, Vermont, eight thousand dollars.

For continuing the improvement of the Falls of Saint Anthony, and for the improvement of the Mississippi River above the Falls of Saint Anthony, Minnesota, one hundred and fifty thousand dollars; and twenty-five thousand dollars of said amount shall be expended for the improvement of the Mississippi River above the Falls of Saint Anthony.

For the survey or improvement of the Minnesota River, ten thousand dollars.

For continuing the improvement of the Upper Mississippi River, twenty-five thousand dollars.

For continuing the improvement of the Illinois River, seventy-five thousand dollars.

For continuing the improvement of the Des Moines Rapids, Mississippi River, four hundred thousand dollars.

For continuing the improvement of the Rock Island Rapids, Mississippi River, fifty thousand dollars.

For continuing the improvement of the Mississippi, Missouri, and Arkansas Rivers, one hundred thousand dollars.

For continuing the improvement of the White River above Jacksonport, fifty thousand dollars.

For continuing the improvement of the Osage River, Missouri, twenty-five thousand dollars.

For continuing the improvement of the Mississippi River between the mouths of the Ohio and Illinois Rivers, two hundred thousand dollars; and fifteen thousand dollars of said amount shall be expended between the mouths of the Missouri and Illinois Rivers.

For continuing the improvement of the Ohio River, one hundred and fifty thousand dollars; one-half of which shall be expended above and the other half below the Suspension Bridge between Cincinnati, Ohio, and Covington, Kentucky; forty thousand dollars of the above amount that is to be expended above the Suspension Bridge may, if approved by the Chief of Engineers, be expended in a permanent improvement of navigation at Pittsburgh, Pennsylvania.

For continuing the improvement of the Wabash River, twenty-five thousand dollars: Provided, That a portion of this appropriation, not exceeding nine thousand dollars, may be used by the Secretary of War, in his discretion, for the extinguishment of any right, title, or claim of the Wabash Navigation Company in the lock and dam at Grand Rapids, on said river, and other property said company may claim on said river, and for the extinguishment of any right said company may have to affect or interfere in any way with the navigation of said river; but no part of this appropriation shall be expended until said navigation-
company shall have relinquished all right to control or otherwise in any manner interfere with or affect the free navigation of said river.

For continuing the improvement of the Upper Monongahela River near Morgantown West Virginia, twenty-five thousand dollars.

For continuing the improvement of the Great Kanawha River, West Virginia, twenty-five thousand dollars.

For continuing the improvement of the Tennessee River above Chattanooga, twenty-five thousand dollars; and below Chattanooga, including Muscle Shoals, one hundred thousand dollars.

For continuing the improvement of the mouth of the Mississippi River, one hundred and thirty thousand dollars.

For removing the raft in Red River, Louisiana, fifty thousand dollars.

For removing obstructions in the Choctawhatchie River, Alabama and Florida, five thousand dollars.

For continuing the improvement of the harbor at Mobile Alabama, one hundred thousand dollars.

For continuing the improvement of the harbor at Savannah, Georgia, fifty thousand dollars.

For the improvement of the Chattahoochee and Flint Rivers, Georgia, twenty-five thousand dollars.

For continuing the improvement at the mouth of the Saint John's River, Florida, or may be used for dredging out the inside passage between the Saint John's and Nassau Inlet, ten thousand dollars.

For the improvement of the Apalachicola River, Florida, ten thousand dollars.

For continuing the improvement of the harbor at Baltimore, Maryland, seventy-five thousand dollars.

For the improvement of Chester River, at Kent Island Narrows, Maryland, five thousand dollars.

For continuing the improvement of the Wicomico River, Maryland, five thousand dollars.

For the improvement of Elk River, Maryland, five thousand dollars.

For continuing the improvement at the mouth of the Occoquan River, Virginia, five thousand dollars.

For continuing the improvement at the mouth of Nomoni Creek, Virginia, six thousand dollars.

For the improvement of the Rappahannock River, Virginia, seven thousand dollars.

For continuing the improvement of the James River, Virginia, fifty thousand dollars.

For continuing the improvement of the Appomattox River, Virginia, thirty thousand dollars.

For continuing the improvement of the south branch of Elizabeth River, Virginia, ten thousand dollars.

For continuing the improvement of the Nansemond River, Virginia, ten thousand dollars.

For continuing the improvement of the Roanoke River, North Carolina, five thousand dollars.

For continuing the improvement of the Cape Fear River, North Carolina, one hundred and fifty thousand dollars.

For continuing the improvement of the Delaware River, and channel at Fort Mifflin Bar, fifty thousand dollars.

For beginning the improvement of the Delaware River between Trenton and Bordentown, ten thousand dollars.

For the removal of obstructions in the harbor and the construction of a pier at New Castle, Delaware, ten thousand dollars.

For continuing the improvement of the harbor at Wilmington, Delaware, six thousand dollars.

For continuing United States pier in Delaware Bay near Lewes, Delaware, ten thousand dollars.

For continuing the improvement of the Schuylkill River, twenty thousand dollars.
For continuing the improvement of the Hudson River, New York, forty thousand dollars; and out of this appropriation the sum of seven thousand four hundred and sixty-two dollars may be paid by the Chief of Engineers to Emory R. Seward, in full payment for work done by him in removing the overslaugh rock in the Hudson River, under his contract made in eighteen hundred and seventy.

For continuing the improvement of the Passaic River, New Jersey, twenty thousand dollars.

For continuing the improvement by removing obstructions in the East and Harlem Rivers at or near Hell Gate, two hundred and twenty-five thousand dollars.

For continuing the improvement of the harbor at Wareham, Massachusetts, ten thousand dollars.

For continuing the improvement of the harbor at Hyannis, Massachusetts, five thousand dollars.

For continuing the improvement of the Taunton River, Massachusetts, ten thousand dollars.

For the improvement of the harbor at Fall River, Massachusetts, ten thousand dollars.

For continuing the improvement of the breakwater at Block Island, twenty thousand dollars.

For continuing the improvement of the harbor at Newport, Rhode Island, ten thousand dollars.

For continuing the improvement at the harbor at Wickford, Rhode Island, five thousand dollars.

For continuing the improvement of the Pawcatuck River, Rhode Island and Connecticut, ten thousand dollars.

For continuing the improvement of the harbor at Stonington, Connecticut, twenty thousand dollars.

For continuing the improvement of the Connecticut River, below Hartford, Connecticut, twenty thousand dollars.

For continuing the improvement of the Housatonic River, Connecticut, ten thousand dollars.

For continuing the improvement of the harbor at Bridgeport, Connecticut, twenty thousand dollars.

For continuing the improvement of the harbor at Norwalk, Connecticut, ten thousand dollars.

For the improvement of the harbor at Milford, Connecticut, five thousand dollars.

That the sum of fifty thousand dollars is appropriated for the opening and improving of the channel between Staten Island and New Jersey.

For continuing the improvement of the Saint Croix River, Maine, ten thousand dollars.

For continuing the improvement of the Machias River, Maine, ten thousand dollars.

For continuing the improvement of the Penobscot River, Maine, twenty thousand dollars.

For continuing the improvement of the harbor at Camden, Maine, ten thousand dollars.

For continuing the improvement of the Kennebec River, Maine, twelve thousand dollars.

For continuing the improvement of the harbor at Portland, Maine, twenty thousand dollars.

For continuing the improvement of the Cochecho River, New Hampshire, ten thousand dollars.

For continuing the improvement of the Merrimack River, Massachusetts, ten thousand dollars.

For continuing the improvement of the entrance of Salem Harbor, Massachusetts, ten thousand dollars.

For continuing the improvement of the harbor at Boston, Massachusetts, and for dredging; five thousand dollars.

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For the improvement of the harbor at Provincetown, Massachusetts, six thousand dollars.

For continuing the improvement of the Lower Willamette and Columbia Rivers, from Portland, Oregon, to the sea, twenty thousand dollars.

For continuing the improvement of the Upper Willamette River, Oregon, seven thousand five hundred dollars.

For continuing the improvement of the Upper Columbia River, twenty thousand dollars.

For continuing the improvement of the harbor at Galveston, Texas, sixty thousand dollars.

For removing wrecks and rocks off the harbor of San Francisco, California, twenty-five thousand dollars.

For the improvement of Oakland Harbor, one hundred thousand dollars.

For continuing the improvement of the harbor at Milwaukee, Wisconsin, ten thousand dollars.

For continuing the improvement of Saginaw River, Michigan, fifteen thousand dollars.

That the appropriation under the act of March third, eighteen hundred and seventy-three, for the improvement of the harbors of Washington and Georgetown be made to apply to dredging the Virginia or Georgetown channel of the Potomac River above and below Long Bridge, and that the earth excavated therefrom be deposited so as to carry out as far as practicable the plan for improving the harbors of Washington and Georgetown, in accordance with the recommendation made to Congress December seventeenth, eighteen hundred and seventy-two, by a board of survey created by act of Congress approved March fifth, eighteen hundred and seventy-two.

For surveys and estimates for the improvements recommended by the Senate Select Committee on Transportation-Routes to the Seaboard, upon the four routes indicated in the report of said committee, and also upon a route from the mouth of the Youghiogheny River, to continue the slack-water navigation up said river to its headwaters at the foot of the Alleghany Mountains, thence by canal to Cumberland, intersecting there the Chesapeake and Ohio Canal, two hundred thousand dollars, or so much thereof as may be necessary, to be expended under the direction of the Secretary of War in such manner as, in his judgment, will secure the greatest amount of exact information for each of said routes.

For the improvement of the harbor at Charleston, South Carolina, eighteen thousand dollars.

For examinations and surveys of rivers and harbors, and for incidental repairs at harbors for which there is no special appropriation, seventy-five thousand dollars.

Sec. 2. That the Secretary of War is hereby directed to cause examinations or surveys, or both, to be made at the following points, namely: Harbor of New Bedford, Massachusetts.

Cascades and Dalles of the Columbia River, Oregon, and Washington Territories, for the purpose of ascertaining the practicability and cost of constructing canals and locks at such points.

Skaget River, for removing jams, Washington Territory.

Yam Hill River, Oregon, for removing rocks and sand-bars.

Snohomish River, for removing jams, Washington Territory.

Chehalis River, for removing jams, Washington Territory.

Tennessee River, above the mouth of Holston-River to the Chilhowee Mountains, Tennessee.

Hiawassee River, below Benton; Tennessee.

Urbanna Creek, Virginia, below Urbanna.

Black Warrior River, below the mouth of Locust Fork, Alabama.

Cahaba River, below Centreville, Alabama.

Nantucket Harbor Bar, Massachusetts.

Lamprey River, below Newmarket, New Hampshire.

Exeter River, below Exeter, New Hampshire.
Minnesota River, for further examination for improvement by canals, locks and dams.

Oconee River, from the Ocmulgee to Milledgeville, Georgia.

Chickahominy River, Virginia.

Hampton River, Virginia.

Wolf Lake Out, Indiana.

Snake River, Idaho, from Shoshonee Falls to Lewiston, examination and estimates for removing bowlders and other obstructions.

Sacramento River, below Tehama, California.

Feather River, below Marysville California.

Lake Winnipiseogee, for placing buoys on obstructions, New Hampshire.

Snotty Nose Island, as to repair breakwater, Portsmouth, New Hampshire.

Pagan Creek, Virginia.

New River, from the lead-mines in Wythe County, Virginia, to the "Mouth of Wilson" in Grayson County, Virginia.

The Little Kanawha River, below Bull Town.

Chippewa River, below Chippewa Falls, Wisconsin.

Dakota River, between Southern Dakota Railroad and Northern Pacific Railroad, Dakota Territory.

Tombigbee River, by way of Big Bear Creek, to the Tennessee to connect water communication.

Estuary in Santa Barbara Channel, about two miles north of Point Mugu, California.

Cleveland breakwater, new estimate for four fathoms water, Ohio.

San Joaquin River, below Stockton, California.

Guyandotte River, below Logan Court House, West Virginia.

Cedar Bayou Bar; and ten thousand dollars are hereby appropriated for the improvement of Red Fish Bar, in Galveston Bay, Texas.

Withlacooche River, from mouth of Ocoipco River, Georgia.

Ocholochnee River, below Atlantic and Gulf Railroad, Georgia.

Red River, at Alexandria, Louisiana.

Harlem River, from Randall's Island, by way of Spuyten Duyvil Creek, to Hudson River, New York.

Blackwater River, Virginia.

Mouth of Kennebunk River, Maine.

Brazos River, below Waco, including the bar at its mouth.

Guadalupe River, below Gonzales, Texas.

St. Croix River, below St. Croix Falls, in Minnesota and Wisconsin. The Red River of the North from Breckenridge to Moorhead.

Big Sandy River, below Piketon, Kentucky.

Twelve Pole River, below Wayne Court House, West Virginia.

Harbor of Hingham, Massachusetts, with reference to removal of obstructions.

Sebawaing River, Michigan, for entrance, with eight feet water.

Mouth of Saginaw River, Michigan.

French Broad River, North Carolina, from Brevard to Buncombe County line.

Big Sandy River, from its mouth to Piketon, and to Warfield, in Kentucky.

Rock Castle River, Kentucky, from the foot of the narrows at Graham's Mills, to its mouth.

Smith's Shoals, in the Cumberland River, Kentucky.

Inside passage, between Fernandina and St. John's River, known as Nassau River, Florida.

Grand Marias Harbor, Lake Superior, Minnesota.

Pamunkey River, Virginia.

Mataponi River, Virginia.

Little Wicomico River, Virginia.

Totuskee River, Virginia, below the bridge.

Survey of Harbor of Crisfield, Somerset County, Maryland, with a view of removing obstructions.
Harbor of Leonardtown, Britton Bay, Potomac River, Maryland, with a view to remove obstructions.
Harbor of Norfolk, Virginia.

SEC. 3. That a board of engineers, to be composed of three from the Army, one from the Coast Survey, and three from civil life, be appointed by the President; which said board shall make a survey of the mouth of the Mississippi River, with a view to determine the best method of obtaining and maintaining a depth of water sufficient for the purposes of commerce, either by a canal from said river to the waters of the Gulf, or by deepening one or more of the natural outlets of said river; and said board shall make a full and detailed estimate and statement of the cost of each of said plans, and shall report the same, together with their opinion thereon, showing which of all said plans they deem preferable, giving their reasons therefor, to the Secretary of War, to be presented at the commencement of the second session of the Forty-third Congress; and that the sum of twenty-five thousand dollars, or so much thereof as may be necessary, is hereby appropriated, out of any funds in the Treasury not otherwise appropriated, to defray the cost of said survey.

Approved, June 23, 1874.

June 23, 1874.

CHAP. 458.—An act reorganizing the several staff corps of the Army.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Inspector General's Department shall consist of one colonel, two lieutenant-colonels, and two majors, with the rank, pay, and emoluments of officers of said grades; and the Secretary of War may, in addition, detail officers of the line, not to exceed four, to act as assistant inspector-general: Provided, That officers of the line detailed as acting inspectors-general shall have all the allowances of cavalry officers of their respective grades; and no new appointment shall be made in the Inspector-General's Department until the number of inspectors-general is reduced to five.

SEC. 2. That the Bureau of Military Justice shall hereafter consist of one Judge-Advocate-General, with the rank, pay, and emoluments of a brigadier general; and the said Judge-Advocate-General shall receive, revise, and have recorded the proceedings of all courts-martial, courts of inquiry and military commissions, and shall perform such other duties as have been heretofore performed by the Judge-Advocate-General of the Army. In the corps of judge-advocates no appointment shall be made as vacancies occur until the number shall be reduced to four, which shall thereafter be the permanent number of the officers of that corps.

SEC. 3. That hereafter there shall be three assistant commissaries-general of subsistence, with the rank, pay, and emoluments of lieutenant-colonel, instead of the two now allowed by law of said grade in the Subsistence Department; that the number of commissaries of subsistence with the rank, pay, and emoluments of a captain of cavalry, is hereby reduced to twelve, and no appointment to fill a vacancy in said grade shall be made until the number thereof shall be reduced to twelve, and the number thereafter shall remain fixed at twelve.

SEC. 4. That the Medical Department of the Army shall hereafter consist of one Surgeon-General, with the rank, pay, and emoluments of a brigadier general; one assistant surgeon-general, and one chief medical purveyor, each with the rank, pay, and emoluments of a colonel; and two assistant medical purveyors, with the rank, pay, and emoluments of lieutenant-colonels, who shall give the same bonds which are or may be required of assistant paymasters-general of like grade, and shall, when not acting as purveyors, be assignable to duty as surgeons by the President; fifty surgeons, with the rank, pay, and emoluments of majors; one hundred and fifty assistant surgeons, with the rank, pay,
and emoluments of lieutenants of cavalry for the first five years' service, and with the rank, pay, and emoluments of captains of cavalry after five years' service; and four medical store-keepers, with the same compensation as is now provided by law; and all the original vacancies in the grade of assistant surgeon shall be filled by selection by competitive examination; and the Secretary of War is hereby authorized to appoint, from the enlisted men of the Army, or cause to be enlisted, as many hospital-stewards as the service may require, to be permanently attached to the Medical Department, under such regulations as the Secretary of War may prescribe. And the number of contract-surgeons shall be limited to seventy-five on or before the first day of January in the year eighteen hundred and seventy-five; and thereafter no more than that number shall be employed.

Sec. 5. That the Ordnance Department shall consist of one Chief of Ordnance, with the rank, pay, and emoluments of a brigadier-general; three colonels, four lieutenant-colonels, ten majors, twenty captains, sixteen first lieutenants; and all vacancies which may hereafter exist in the grade of first lieutenant in said Department shall be filled by transfer from the line of the Army: Provided, That no appointment or promotion in said Department shall hereafter be made until the officer or person so appointed or promoted shall have passed a satisfactory examination before a board of ordnance-officers senior to himself.

Sec. 6. That no officer now in service shall be reduced in rank or mustered out by reason of any provision of law herein made reducing the number of officers in any department or corps of the staff.

Sec. 7. That as vacancies shall occur in any of the grades of the Ordnance and Medical Departments, no appointments shall be made to fill the same until the numbers in such grade shall be reduced to the numbers which are fixed for permanent appointments by the provisions of this act; and thereafter the number of permanent officers in said grades shall continue to conform to said reduced numbers, and all other grades in said Ordnance and Medical Departments than those authorized by the provisions of this act shall cease to exist as soon as the same shall become vacant by death, resignation or otherwise; and no appointment or promotion shall hereafter be made to fill any vacancy which may occur therein.

Sec. 8. That so much of section six of an act entitled "An act making appropriations for the support of the Army for the year ending June thirty, eighteen hundred and seventy, and for other purposes," ch. 124, vol. xv, p. 318, approved March third, eighteen hundred and sixty-nine, as applies to the Ordnance, Subsistence and Medical Departments of the Army be, and the same is hereby, repealed: Provided, That this section repealing said section shall not apply to any of the grades of the Medical or Ordnance Departments which are omitted or abolished by the provisions of this act.

Approved, June 23, 1874.
Vacancies, how filled.

SEC. 2. That the said judges shall meet and organize said court in the city of Washington, where the said court shall hold its sittings. Three judges of said court shall constitute a quorum for the transaction of business, and the agreement of three shall be necessary to decide any question arising before said court.

SEC. 3. That the said court be, and it is hereby, authorized to publish notice of its sessions, and to make all needful rules and regulations not contravening the laws of the United States or the provisions of this act, for regulating the forms and mode of procedure before the said court, and for carrying into full and complete effect the provisions of this act. Such rules and mode of procedure shall conform, as far as practicable, to the mode of procedure and practice of the circuit courts of the United States; and the said court is hereby vested with the same powers now possessed by the circuit and district courts of the United States to compel the attendance and testimony of parties, claimants, and witnesses, to preserve order, and to punish for contempts; and in all claims which shall be presented before said court the person or persons prosecuting such claim shall be deemed the complainant and the United States shall be deemed the respondent. And said court shall have power to compel the production of any books or papers deemed material to the consideration of any claim or matter pending therein.

SECTION 4. That each of the said judges shall be paid monthly, at the rate of six thousand dollars per annum; and they shall have a clerk, who shall be appointed by the President, by and with the advice and consent of the Senate, to be paid at the rate of three thousand dollars per annum; and the said court shall have authority to appoint one short-hand reporter, to be paid monthly, at the rate of two thousand five hundred dollars per annum; and said court shall be further allowed the necessary actual expenses of office-rent, furniture, fuel, stationery, and printing, and other necessary incidental expenses, to be certified by the presiding judge of said court, and to be audited and paid on vouchers under the direction of the Secretary of State.

SECTION 5. That the President may designate a counsellor-at-law, admitted to practice in the Supreme Court of the United States to appear as counsel on behalf of the United States, and represent the interest of the Government in said suit, and in all claims filed for indemnity for losses, as provided by this act, subject to the supervision and control of the Attorney General. Such Counsel shall receive for his services and expenses such reasonable allowance in each claim as may be approved by the court, to be apportioned in each claim adjudicated, and paid from said award upon the certificate of one of the judges.

SECTION 6. That the marshal of the United States for the District of Columbia, or his deputies, shall serve all process issued by said court, preserve order in the place of sitting, and execute the orders of the said court.

SECTION 7. That the said court shall proceed immediately after its first meeting in the city of Washington, with all convenient dispatch, to arrange and docket the several claims admissible under this act, and to consider the evidence which shall have been or which may be offered by the respective claimants, and in opposition thereto, allowing such further time for the production of such further evidence as may be required and as it shall think reasonable and just, and shall thereupon proceed to determine and award upon each of said claims according to the provisions of this act.

SECTION 8. That the judges of the court created by this act shall convene in the city of Washington as soon as conveniently may be after their appointment; and the said court shall exist for one year from the
date of its first convening and organizing; and should it be found impracticable to complete the work of the said court before the expiration of the said one year, the President may, by proclamation, extend the time of the duration thereof to a period not more than six months beyond the expiration of the said one year; and in such case all the provisions of this act shall be taken and held to be the same as though the continuance of the said court had been originally fixed by this act at the limit to which it may be thus extended.

SECTION 9. That all records, documents, or other papers which now are or hereafter, during the continuance of the court, may come into possession of the Department of State, in relation to such claims, and which shall be found necessary to the examination and adjudication of the same, shall, upon the order or requisition of said court, be delivered to the court for that purpose, and to be given such weight as evidence as the court shall think just.

SECTION 10. That each of the said judges shall have authority to administer oaths and affirmations, and to take the depositions of claimants, parties, and witnesses, in all matters pertaining to the presentation or examination of said claims; and if any person shall knowingly and willfully swear or affirm falsely in such examination or deposition to any matter or fact material to the investigation of the claim touching which such person is examined, or if any person, whether claimant or witness, shall so swear or affirm falsely to the contents of any memorial, petition, affidavit, deposition, or other paper containing any matter or fact material in the examination of any claim pending before, or to be presented before said court, or shall, in giving testimony, or in swearing or affirming to any deposition, affidavit, or other paper, before any officer authorized to administer oaths or to take such testimony, so swear or affirm falsely to any matter or thing material in the examination of any claim pending or to be presented before said court, every such person so swearing or affirming falsely as aforesaid shall be deemed guilty of perjury, the same as if such false oath or affirmation had been taken in a judicial proceeding in any of the courts of the United States, and shall be liable to indictment and trial in the district or circuit court of the United States for the district in which such perjury shall have been committed, or in the proper courts of the United States for the Territory or District of Columbia in which such perjury shall have been committed, and shall, upon conviction, suffer such punishment as is provided by the laws of the United States for that offense.

SECTION 11. That it shall be the duty of said court to receive and examine all claims admissible under this act that may be presented to it, directly resulting from damage caused by the so-called insurgent cruisers Alabama, Florida, and their tenders, and also all claims admissible under this act directly resulting from damage caused by the so-called insurgent cruiser Shenandoah after her departure from Melbourne on the eighteenth day of February, eighteen hundred and sixty-five, and to decide upon the amount and validity of such claims, in conformity with the provisions hereinafter contained, and according to the principles of law and the merits of the several cases. All claims shall be verified by oath of the claimant, and filed in said court within six months next after the organization thereof, as provided in section eight of this act; and no claim shall be received, docketed, or considered that shall have not been so filed within the time aforesaid; but every such unrepresented claim shall be deemed and held to be finally and conclusively waived and barred.

SECTION 12. That no claim shall be admissible or allowed by said court for any loss or damage for or in respect to which the party injured, his assignees or legal representatives, shall have received compensation or indemnity from any insurance-company, insurer, or otherwise; but if such compensation or indemnity so received shall not have been equal to the loss or damage so actually suffered, allowance may be made for the difference. And in no case shall any claim be admitted or allowed.
Uncollected freights, for or in respect to uncollected freights, gross freights, prospective profits, freights, gains, or advantages, or for wages of officers or seamen for a longer time than one year next after the breaking-up of a voyage by the acts aforesaid. And no claim shall be admissible or allowed by said court by or in behalf of any insurance-company or insurer, either in its or his own right, or as assignee, or otherwise, in the right of a person or party insured as aforesaid, unless such claimant shall show, to the satisfaction of said court that during the late rebellion the sum of its or his losses, in respect to its or his war-risks, exceeded the sum of its or his premiums or other gains upon or in respect to such war-risks; and in case of any such allowance, the same shall not be greater than such excess of loss. And no claim shall be admissible or allowed by said court arising in favor of any insurance-company not lawfully existing at the time of the loss under the laws of some one of the United States. And no claim shall be admissible or allowed by said court arising in favor of any person not entitled, at the time of his loss, to the protection of the United States; nor arising in favor of any person who did not at all times during the late rebellion bear true allegiance to the United States.

SECTION 13. That in estimating the compensation to claimants, interest shall be allowed, at the rate of four per centum per annum upon the amount of actual loss or damage which shall be ascertained in each case to have been sustained, from such date as the court shall, in each case, decide that the loss was sustained by the claimant: Provided, however, That the amount of such interest shall not be included in or added to the amount for which judgment may be rendered on said claim; but in each case a report of the amount of such interest, certified under the seal of the court, shall accompany the report of the judgment on the claim to the Secretary of State.

SECTION 14. That the said court shall report to the Secretary of State a list of the several judgments and decisions made by it, a certified copy of which shall, upon the conclusion of the business of the said court, be by him transmitted to the Secretary of the Treasury, who shall thereupon, as soon as may be and upon such notice and in such manner as he shall prescribe, pay the said judgments, together with interest at the rate of four per centum per annum on the amount of such judgments from the date certified, unto the persons, respectively, in whose favor the same shall have been made, or to their respective legal representatives, in full satisfaction and discharge of said judgments: Provided, That if the sum of all the judgments rendered by the said court, together with interest, shall exceed the amount received into the Treasury of the United States as proceeds of the sum to be paid by Great Britain, by virtue of the said decision and award, then the Secretary of the Treasury shall distribute, in ratable proportions, among the parties in whose favor judgments shall have been rendered, or to their legal representatives, such moneys as have been received into the Treasury, according to the proportions which their respective judgments shall bear to the whole amount received into the Treasury as aforesaid, which payments shall be in full satisfaction and discharge of such claims and judgments.

SECTION 15. That the Secretary of the Treasury is hereby authorized and required to pay the said respective judgments of said court, out of any such money in the Treasury not otherwise appropriated; and for that purpose he is hereby authorized when necessary to issue and sell at public sale, after ten days' notice of the time and place of sale, at not less than par in coin, a sufficient amount of coupon or registered bonds of the United States, in such form as he may prescribe, of denominations of fifty dollars, or some multiple of that sum, redeemable in coin of the present standard value, at the pleasure of the United States after ten years from the date of their issue, and bearing interest payable quarterly in such coin at the rate of five per centum per annum; and upon the payment, from time to time, of the said respective judgments of said court as before provided, the bonds of the United States men-
tioned in the act approved March third, eighteen hundred and seventy-three, entitled "An act for the creation of a court for the adjudication and disposition of certain moneys received into the Treasury under an award made by the tribunal of arbitration constituted by virtue of the first article of the treaty concluded at Washington the eighth of May, anno Domini eighteen hundred and seventy-one, between the United States of America and the Queen of Great Britain", shall be canceled and extinguished to the amount of such payments; and when all such payments shall have been made, any such bonds remaining shall be also canceled and extinguished; and after the payment of the said judgments, and the re-imbursement of the expenses as herein provided, if there shall remain any part of the said money, the same shall be and remain a fund from which Congress may hereafter authorize the payment of other claims thereon. And the moneys necessary for the payment of the salaries of the judges and other officers authorized by this act, and of the expenses of the said court as hereinbefore mentioned, are hereby appropriated out of any moneys in the Treasury not otherwise appropriated.

SECTION 16. That as soon as the business of said court shall be executed and completed, the records, documents, and all other papers in the possession of the court, or its officers, shall be deposited in the office of the Secretary of State.

SECTION 17. In ascertaining the amount of such losses, the memorials, affidavits, depositions, and any other papers in the several cases of losses claimed respectively, now filed in the State Department, or official copies thereof, may be read in evidence: Provided, That no affidavit shall be read except where it appears to the satisfaction of the tribunal that the affiant cannot be produced before it as a witness or his testimony taken by a commission upon interrogatories; and in the hearing of the cause, any party claiming shall produce all books, papers, letters, and documents that may be called for by a general description thereof by any opposing party or satisfactorily account for their loss or non-production, or suffer such judgment as is prescribed in section fifteen of the act entitled "An act to establish the judicial courts of the United States" approved September twenty-ninth, seventeen hundred and eighty-nine; and on the hearing of the cause, any competent evidence may be produced by either party, either viva voce or by deposition taken upon interrogatories; and for this purpose depositions may be taken by either party de bene, or the court may admit affidavits where it is satisfactorily shown that the witness cannot be produced or his examination by interrogatories and cross examination cannot be had.

SECTION 18. That in case any judgment is rendered by said court for indemnity for any loss or claim hereinbefore mentioned against the United States at the time of the giving of the judgment, the court shall, upon motion of the attorney or counsel for the claimant, allow, out of the amount thereby awarded, such reasonable counsel and attorney fees to the counsel and attorney employed by the claimant or claimants respectively as the court shall determine is just and reasonable, as compensation for the services rendered the claimant in prosecuting such claims, which allowance shall be entered as part of the judgment in such case, and shall be made specifically payable as a part of said judgment for indemnification to the attorney or counsel, or both, to whom the same shall be adjudged; and a warrant shall issue from the Treasury in favor of the person to whom such allowance shall be made respectively, which shall be in full compensation to the counsel or attorney for prosecuting such claim; and all other liens upon, or assignments, sales, transfers, either absolute or conditional for services rendered or to be rendered about any claim or part or parcel thereof provided for in this bill heretofore or hereafter made or done before such judgment is awarded and the warrant issued therefor, shall be absolutely null and void and of none effect.

Approved, June 23, 1874.
June 23, 1874.

CHAP. 460.—An act to provide for the improvement of the Oostenaula River, in the State of Georgia.

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 the money in the treasury of the United States, for the improvement of the Oostenaula River, in the State of Georgia.

Approved, June 23, 1874.

June 23, 1874.

CHAP. 461.—An act to protect lines of telegraph constructed or used by the United States from malicious injury and obstruction.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any person or persons who shall wilfully or maliciously injure or destroy any of the works or property or material of any telegraphic line constructed and owned, or in process of construction, by the United States, or that may be hereafter constructed and owned or occupied and controlled by the United States, or who shall wilfully or maliciously interfere in any way with the working or use of any such telegraphic line, or who shall wilfully or maliciously obstruct, hinder, or delay the transmission of any communication over any such telegraphic line, shall be deemed guilty of a misdemeanor, and, on conviction thereof in any district court of the United States having jurisdiction of the same, shall be punished by a fine of not less than one hundred nor more than one thousand dollars, or with imprisonment for a term not exceeding three years, or with both, in the discretion of the court.

Approved, June 23, 1874.

June 23, 1874.

CHAP. 462.—An act to provide for the stamping of unstamped instruments, documents or papers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all instruments, documents, and papers heretofore made, signed or issued, and subject to a stamp-duty or tax under any law heretofore existing and remaining unstamped, may be stamped by any person having an interest therein, or, where the original is lost, a copy thereof, at any time prior to the first of January, eighteen hundred and seventy-six; And said instruments, documents, and papers and any record thereof, shall be as valid, to all intents and purposes as if stamped when made, signed or issued, but no right acquired in good faith shall in any manner be affected by such stamping as aforesaid. Provided, That to render such stamping valid, the person desiring to stamp the same shall appear with the instrument, document, or paper, or copy thereof, before some judge or clerk of a court of record, and before him affix the proper stamp; and the said judge or clerk shall indorse on such writing or copy a certificate, under his hand, when made by said judge, and under his hand and seal, when made by said clerk, setting forth the date at which, and the place where, the stamp was so affixed, the name of the person presenting said writing or copy, the fact that it was thus affixed, and that the stamp was duly cancelled in his presence.

Repealing clause. SEC. 2. That all laws or parts of laws in conflict with the above, are hereby repealed.

Approved, June 23, 1874.
CHAP. 463.—An act to change the times of holding the circuit and district courts at the city of Evansville.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the terms of the circuit and district courts of the United States for the district of Indiana, which are provided by law to be held at the city of Evansville, shall hereafter be held at that city on the first Mondays of April and October in each year.

SEC. 2. That all suits which stand for trial at, and all writs, processes, and recognizances which are, or may be made, returnable to, the next August term of said courts, shall stand continued and be returnable to the next term thereof provided for in this act.

Approved, June 23, 1874.

CHAP. 464.—An act to protect persons of foreign birth against forcible constraint or involuntary servitude.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That whoever shall knowingly and willfully bring into the United States, or the Territories thereof, any person inveigled or forcibly kidnapped in any other country, with intent to hold such person so inveigled or kidnapped in confinement or to any involuntary service, and whoever shall knowingly and willfully sell, or cause to be sold, into any condition of involuntary servitude, any other person for any term whatever, and every person who shall knowingly and willfully hold to involuntary service any person so sold and bought, shall be deemed guilty of a felony, and, on conviction thereof, be imprisoned for a term not exceeding five years and pay a fine not exceeding five thousand dollars.

SEC. 2. That every person who shall be accessory to any of the felonies herein declared either before, or after the fact, shall be deemed guilty of a felony, and on conviction thereof be imprisoned for a term not exceeding five years and pay a fine not exceeding one thousand dollars.

Approved, June 23, 1874.

CHAP. 465.—An act to provide for the care and custody of persons convicted in the courts of the United States who have or may become insane while imprisoned.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That upon the application of the Attorney-General, the Secretary of the Interior be, and he is hereby, authorized and directed to transfer to the Insane Asylum in the District of Columbia all persons who have been or shall be convicted of any offense in any court of the United States, and imprisoned in any State prison or penitentiary of any State or Territory, and who, during the term of their imprisonment, have or shall become and be insane.

SEC. 2. That in all cases where any person convicted in a court of the United States shall, while imprisoned under such conviction in any State prison or penitentiary, become and be insane, and there shall not be accommodation for such insane person at the Insane Asylum of the District of Columbia, or if for other reasons the Attorney-General is of opinion that such insane person should be placed at a State insane asylum rather than at said District Asylum, then the Attorney-General shall have power in his discretion to contract with any State insane or lunatic asylum, within the State in which such convict is imprisoned, for his care and custody while remaining so insane; and in all cases where such convicts shall have heretofore been, or shall hereafter be, transferred to a State asylum for insane convicts, in accordance with the laws of such State, the Attorney-General is hereby authorized and
Compensation to State asylums.

Directed to compensate the said asylum, or the proper authorities controlling the same, for the care and custody of such insane convicts, until their removal or discharge, in such amounts as he shall deem just and reasonable; but no contract shall be made or compensation paid for the care of such insane person beyond their respective terms of imprisonment.

SEC. 3. That whenever such insane convict shall be restored to sanity, after he or she shall have been transferred under the provisions of this act, he or she shall be returned to the prison or penitentiary from which the transfer was made, provided the term of imprisonment shall not have expired. The questions of sanity in all cases arising under this act shall be determined in accordance with the rules and regulations of existing laws, State or national, on that subject, applicable to the prison, penitentiary, or asylum where such convict shall be confined.

Approved, June 23, 1874.

June 23, 1874.

CHAP. 466.—An act to extend the time allowed for the redemption of certain lands by the first section of the act entitled “An act to provide for the redemption and sale of lands held by the United States under the several acts levying direct taxes, and for other purposes” approved June eighth, eighteen hundred & seventy-two, and to suspend the operation of the fourth section of said act.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the time allowed in and by the first section of the act of Congress approved June eighth, eighteen hundred and seventy-two, entitled “An act to provide for the redemption and sale of lands held by the United States under the several acts levying direct taxes, and for other purposes” be and the same is hereby extended for the term of two years from the first day of June, eighteen hundred and seventy-four.

Approved, June 23, 1874.

June 23, 1874.

CHAP. 467.—An act to authorize the use of gilt letters for the names of vessels.

Names of vessels may be painted upon stern in yellow or gilt letters.

Approved, June 23, 1874.

June 23, 1874.

CHAP. 468.—An act to amend the act entitled “An act to amend an act entitled ‘An act to establish a court for the investigation of claims against the United States,’” approved August 6th, 1856.

Approved, June 23, 1874.
An act in relation to courts and judicial officers in the Territory of Utah.

June 23, 1874.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That it shall be the duty of the United States marshal of the Territory of Utah, in person or by deputy, to attend all sessions of the supreme and district courts in said Territory, and to serve and execute all process and writs issued out of, and all orders, judgments, and decrees made by, said courts, or by any judge thereof, unless said court or judge shall otherwise order in any particular case. All process, writs, or other papers left with said marshal, or either of his deputies, shall be served without delay, and in the order in which they are received, upon payment or tender of his legal fees therefor; and it shall be unlawful for said marshal to demand or receive mileage for any greater distance than the actual distance by the usual routes from the place of service or execution of process, writ, or other paper, to the place of return of the same, except that when it shall be necessary to convey any person arrested by legal authority out of the county in which he is arrested, said marshal shall be entitled to mileage for the whole distance necessarily traveled in delivering the person so arrested before the court or officer ordering such arrest. Said marshal is hereby authorized to appoint as many deputies as may be necessary, each of whom shall have authority, in the name of said marshal, to perform any act with like effect and in like manner as said marshal; and the marshal shall be liable for all official acts of such deputies, as if done by himself. Such appointment shall not be complete until he shall give bond to said marshal, with sureties, to be by him approved, in the penal sum of ten thousand dollars, conditioned for the faithful discharge of his duties; and he shall also take and subscribe the same oath prescribed by law to be taken by said marshal, and said appointment, bond and oath shall be filed and remain in the office of the clerk of the supreme court of said Territory. In actions brought against said marshal for the misfeasance or non-feasance of any deputy it shall be lawful for the plaintiff at his option, to join the said deputy and the sureties on his bond with said marshal and his sureties. Any process either civil or criminal returnable to the supreme or district courts, may be served in any county, by the sheriff thereof or his legal deputy. and they may also serve any other process which may be authorized by act of the territorial legislature.

SEC. 2. That it shall be the duty of the United States attorney in said Territory in person or by an assistant, to attend all the courts of record having jurisdiction of offenses as well under the laws of said Territory as of the United States, and perform the duties of prosecuting officer in all criminal cases arising in said courts, and he is hereby authorized to appoint as many assistants as may be necessary, each of whom shall subscribe the same oath as is prescribed by law for said United States attorney and the said appointment and oath shall be filed and remain in the office of the clerk of the supreme court of said Territory. The United States attorney shall be entitled to the same fees for services rendered by said assistants as he would be entitled to for the same services if rendered by himself. The territorial legislature may provide for the election of a prosecuting attorney in any county; and such attorney, if authorized so to do by such legislature, may commence prosecutions for offenses under the laws of the Territory within such county, and if such prosecution is carried to the district court by recognizance or appeal, or otherwise may aid in conducting the prosecution in such court. And the costs and expenses of all prosecutions for offenses against any law of the territorial legislature shall be paid out of the treasury of the Territory.

SEC. 3. That there shall be held in each year two terms of the supreme court of said Territory; and four terms of each district court, at such times as the governor of the Territory may by proclamation fix. The district courts shall have exclusive original jurisdiction in all suits or proceedings in chancery, and in all actions at law in which the sum or value of the
thing in controversy shall be three hundred dollars or upward, and in all
controversies where the title, possession, or boundaries of land, or mines
or mining claims shall be in dispute, whatever their value, except in ac-
tions for forcible entry, or forcible and unlawful detainer; and they shall
have jurisdiction in suits for divorce. Probate courts, in their respect-
ive counties shall have jurisdiction in the settlement of the estates of
decedents, and in matters of guardianship and other like matters;
but otherwise they shall have no civil, chancery, or criminal jurisdiction
whatever; they shall have jurisdiction of suits of divorce for statutory
causes concurrently with the district courts; but any defendant in a suit
for divorce commenced in a probate court shall be entitled after appear-
ance and before plea or answer, to have said suit removed to the dis-
trict court having jurisdiction when said suit shall proceed in like man-
er as if originally commenced in said district court. Nothing in this
act shall be construed to impair the authority of the probate courts to
enter land in trust for the use and benefit of the occupants of towns
in the various counties of the Territory of Utah, according to the provi-
sions of “An act for the relief of the inhabitants of cities and towns
upon public lands,” approved March second, eighteen hundred and sixty-
seven and “An act to amend an act entitled ‘An act for the relief of the
inhabitants of cities and towns upon the public lands’” approved June
eighty, eighteen hundred and sixty-eight; or to discharge the duties
assigned to the probate judges by an act of the legislative assembly of
the Territory of Utah entitled “An act prescriing rules and regulations
for the execution of the trust arising under an act of Congress entitled
‘An act for the relief of the inhabitants of cities and towns upon the
public lands’” All judgments and decrees heretofore rendered by the
probate courts which have been executed, and the time to appeal from
which has by the existing laws of said Territory expired, are hereby val-
ified and confirmed. The jurisdiction heretofore conferred upon jus-
tices of the peace by the organic act of said Territory is extended to all
cases where the debt or sum claimed shall be less than three hundred
dollars. From all final judgments of justices of the peace an appeal
shall be allowed to the district courts of their respective districts, in the
same manner as is now provided by the laws of said Territory for appeals
to the probate courts; and from the judgments of the probate courts an
appeal shall lie to the district court of the district embracing the county
in which such probate court is held in such cases and in such manner as
the supreme court of said Territory may, by general rules framed for
that purpose, specify and designate, and such appeal shall vacate the
judgment appealed from, and the case shall be tried de novo in the ap-
pellate court. Appeals may be taken from both justices' and probate
courts to the district court of their respective districts in cases where
judgments have been heretofore rendered and remain unexecuted; but
this provision shall not enlarge the time for taking an appeal beyond
the periods now allowed by the existing laws of said Territory for tak-
cing appeals. A writ of error from the Supreme Court of the United
States to the supreme court of the Territory shall lie in criminal cases,
where the accused shall have been sentenced to capital punishment or con-
victed of bigamy or polygamy. Whenever the condition of the business
in the district court of any district is such that the judge of the district
is unable to do the same, he may request the judge of either of the
other districts to assist him; and, upon such request made, the judge so
requested may hold the whole or part of any term, or any branch there-
of, and his acts as judge shall be of equal force as if he were duly as-
signed to hold the courts in such district.

SEC. 4. That within sixty days after the passage of this act, and in
the month of January annually thereafter, the clerk of the district court
in each judicial district, and the judge of probate of the county in which
the district court is next to be held, shall prepare a jury-list from which
grand and petit jurors shall be drawn, to serve in the district courts,
of such district, until a new list shall be made as herein provided,
Said clerk and probate judge shall alternately select the name of a male citizen of the United States who has resided in the district for the period of six months next preceding, and who can read and write in the English language; and, as selected, the name and residence of each shall be entered upon the list, until the same shall contain two hundred names, when the same shall be duly certified by such clerk and probate judge; and the same shall be filed in the office of the clerk of such district court, and a duplicate copy shall be made and certified by such officers, and filed in the office of said probate judge. Whenever a grand or petit jury is to be drawn to serve at any term of a district court, the judge of such district shall give public notice of the time and place of the drawing of such jury, which shall be at least twelve days before the commencement of such term; and on the day and at the place thus fixed, the judge of such district shall hold an open session of his court, and shall preside at the drawing of such jury; and the clerk of such court shall write the name of each person on the jury lists returned and filed in his office upon a separate slip of paper, as nearly as practicable of the same size and form, and all such slips shall, by the clerk in open court, be placed in a covered box, and thoroughly mixed and mingled; and thereupon the United States marshal, or his deputy, shall proceed to fairly draw by lot from said box such number of names as may have previously been directed by said judge; and if both a grand and petit jury are to be drawn, the grand jury shall be drawn first; and when the drawing shall have been concluded, the clerk of the district court shall issue a venire to the marshal or his deputy, directing him to summon the persons so drawn, and the same shall be duly served on each of the persons so drawn at least seven days before the commencement of the term at which they are to serve; and the jurors so drawn and summoned shall constitute the regular grand and petit juries for the term for all cases. And the names thus drawn from the box by the clerk shall not be returned to or again placed in said box until a new jury-list shall be made. If during any term of the district court any additional grand or petit jurors shall be necessary, the same shall be drawn from said box by the United States marshal in open court; but if the attendance of those drawn cannot be obtained in a reasonable time, other names may be drawn in the same manner. Each party whether in civil or criminal cases, shall be allowed three peremptory challenges except in capital cases where the prosecution and the defense shall each be allowed fifteen challenges. In criminal cases, the court, and not the jury, shall pronounce the punishment under the limitation prescribed by law. The grand jury must inquire into the case of every person imprisoned within the district on a criminal charge and not indicted; into the condition and management of the public prisons within the district; and into the willful corrupt misconduct in office of public officers of every description within the district; and they are also entitled to free access, at all reasonable times, to the public prisons, and to the examination, without charge of all public records within the district.

SEC. 5. That there shall be appointed by the governors of said Territory one or more notaries public for each organized county, whose term of office shall be two years, and until their successors shall be appointed and qualified. The act of the legislative assembly of the Territory of Utah entitled “An act concerning notaries public” approved January seventeenth, eighteen hundred and sixty-six, is hereby approved, except the first section thereof, which is hereby disapproved: Provided, That wherever, in said act, the words “probate judge” or “clerk of the probate court” are used, the words “secretary of the Territory” shall be substituted.

SEC. 6. That the supreme court of said Territory is hereby authorized to appoint commissioners of said court, who shall have and exercise all the duties of commissioners of the circuit courts of the United States, and to take acknowledgments of bail; and, in addition, they shall have the same authority as examining and committing magistrates in all cases.
arising under the laws of said Territory as is now possessed by justices of the peace in said Territory.

SEC. 7. That the act of the territorial legislature of the Territory of Utah entitled "An act in relation to marshals and attorneys," approved March third, eighteen hundred and fifty-two, and all laws of said Territory inconsistent with the provisions of this act, are hereby disapproved. The act of the Congress of the United States entitled "An act to regulate the fees and costs to be allowed clerks, marshals, and attorneys of the circuit and district courts of the United States, and for other purposes," approved February twenty-sixth, eighteen hundred and fifty-three, is extended over and shall apply to the fees of like officers in said Territory of Utah. But the district attorney shall not by fees and salary together receive more than thirty-five hundred dollars per year; and all fees or moneys received by him above said amount shall be paid into the Treasury of the United States.

Approved, June 23, 1874.

June 23, 1874.

CHAP. 470.—An act to establish certain post-routes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following are hereby established as post-routes:

ALABAMA.

From Memphis, via Windhamville, Stonewall, and Warsaw, to Gainesville.
From Port Deposit to Willing.
From Columbiana to Crossville.
From Edwardsville, via Coldwater and Oak Level, to Tecumseh.
From Centre, via Leesburg, to Collinsville.
From Houston, via Lane's Mills and Barton Town, to Larissa.
From Hoboken to Jackson.
From Kennedale to Smith's Shops.
From Bay Minette to Daphne.
From Daphne to Millview, in Florida.
From Pollard, via Nathansville and Lewis Station, to Chalk Springs, in Florida.
From Falkville via Gandy's Cove, to Lawrence Cove.
From Choctaw Corners via Morwin to Woods Bluff.
From Shiloh to Butler.
From Williamsville to Lake City.
From Ozark via Haw Ridge, Victoria, Henderson's, Hallsville and New Providence to Rulledge.
From Vance's Station to Day's Mills.

ARKANSAS.

From Camden to Prescott.
From Yellville to Isabella in Missouri.
From Yellville to Jasper.
From Hotspur springs to Fourchaloake.
From Conway to Quitman.
From Harrisburg to Jacksonport.
From Hope, via Washington Mineral Springs and Centre Point, to Silver City.

ARIZONA.

From Clifton to Silver City in New Mexico.
CALIFORNIA

From Ukiah to Mendocino.
From Salinas to Blanco.
From Oasis to Sylvania.
From Las Cruces, via La Graciosa and Gualalupe, to Arrango Grande.
From Tehachapee to Panamint.
From Porterville, via Pleasant Valley and Soda Springs, to Mineral King.
From Healdsburg to Pine Flat.
From San Mecas to Cholome.
From Lagunita to Panamint.
From Santa Rosa to Calistoga.
From Yreka, via Little Shasta, Ball's Ranch, Fairchild's, Lost River, Brook's Ranch, and Klamath Indian Agency, to Fort Klamath.
From Vixalia to Wombat.
From San Berardino to Holcomb Valley.
From San Buenaventura, to Lyons Station.
From San Buenaventura, to Hueneme.
From Galt to Elliott.
From Calito to Ten Mile River.
From Little Lake Valley to Mendocino City.
From Mohawk Valley to Jameson City.

COLORADO

From Hugo to Colorado Springs.
From Conijos, via Terra Armarella Pass, to Hermosa.
From Walsenburg to Quebec.
From Central City, via Black Hawk, Rollinsville, and Sulpher Springs to White River Agency.
From Fairplay, via Poncha Pass to Del-Norte.
From Florence, via Greenwood to Rossita.
From Grant, via Hell Valley, to Montezuma.
From Canon City to Bakers Park.

CONNECTICUT

From Watertown to Woodbury.

DAKOTA

From Richland via Highland, to Sioux Falls.
From Fort Totten to Waupon.
From Meckling to Swan Lake.
From Sisseton to Fort Wadsworth.
From Turner, via Finley, to Walhalla.
From Richville to Fort Sully.
From Marshall to Lake Kampska.
From Canton to Le Mar's in Iowa.
From Bismarck to Breckenridge.
From Fort Sully to Lake Kampska.
From Bismarck to Helena, in Montana.
From Norman to Owego.

FLORIDA

From Brooksville via Stage Pond, to Chrystal River.
From Monticello to Perry Court House.
From Cedar Keys, via Withlacoochee River, to Sumterville.
From Platkia to Haw Creek.
From Monticello to Quitman, in Georgia.
Florida; From Williamsburg to Rose Head.
From Ocala, via Sand Spur and Adamsville to Leesburg.
From Pine Level to Fort Ogden.
From Monticello to Bellville.
From Leesburg to Ocala.
From Euchee Anna to Alford’s Mills.
From Euchee Anna to Mushey Bend.
From Brooksville to Clear Water Harbor.
From Orange Hall to Campbellton.
From Vernon to Point Washington.
From Etoniah to Waldo.
From Saint Marks to Saint Theresa, James Island.
From Sanford to Lake Jessup.

Georgia; GEORGIA.

From Deer Land to William’s Store.
From Deer Land to Ty Ty.
From Blackshear to Dicken’s Mill.
From Clayton to Irwasee.
From Monticree to Nashville.
From Carneville to Homer.
From Darin to Number One Station, M. and B. Railroad.
From Macon to Warrior.
From Camilla to Moultrie.
From Lafayette to Wally Head.
From Norcross to Canton.
From Hogansville via Harrisonville, to Houston.
From Monticello to Indian Spring.
From Monroe to Athens.
From Arlington to Blakey.
From Toccoa to Parkers Store.
From Toccoa to Tallulah.
From Monticello, via Gladesville, Glover’s Cross Roads, and Poverty Hill to Macon.
From Irwinton to Cool Spring.
From Toccoa to Carnesville.

Idaho; IDAHO.

From Fort Hall to Rock Creek.
From Boise City to Jordan Valley, in Oregon.
From Horse Shoe Bend to Indian Valley.
From Indian Creek to Wood River.
From Silver City to Breanno.
From Fayetteville to Willow Creek, in Oregon.

Illinois; ILLINOIS.

From Minonk via Belle Plain, to La Rose.
From Tamaroa to Springarden.
From Freeburgh to Saint Libery.
From Glassford to Pasridge.
From Russelville to Palestine.
From Canton to Baxner.
From McLeansborough, via Braden and Reed Hill, to Aiken.
From Long, via Yankee Point, to Ridge Farm.
From Sadorus to Parkville.
From Newcomb to Mahomet.
From Newcomb, via Houstonville and East Bend, to Gibson.
From Lacon, via Camp Grove, to Wyoming.
From Lacon to La Prairie Centre.
From Potosi to Fairburg.
From Fithian, via Hope, to Compromise. Illinois;
From Henry, via Magnolia, to Tonica.
From Oak Point to Casey.
From Marseilles, via Danway, Norway, Sheridan, Northville and Ashbury, to Sandwich.
From Renault to Goodman’s Landing.
From Beaver Creek, via Keyesport, to Carlisle.
From Irvington, via Hoylestown and New Minden to Okawville.

INDIANA.

From Jamestown to Lebanon.
From Holton, via Lock Spring, to Millhouse.
From San Pierre to Momence, in Illinois.
From Wallace to Hillsborough.
From Jordan to Limiston.
From Momence to Beaver Lake.
From Nashville to Elkinsville.
From Wilbur Hall, via Lake Valley and West Salem, to Paragon.
From Guthrie to Gray’s Tan Yard.
From Eagletown to Lamong.
From Boouville to Otwell.
From Freedom to Salsbury.
From Waterloo to Hudson.
From Stilesville, via Lake Valley, to Hall.
From Montezuma to Delta.
From Akron to Silver Lake.
From Rennselaer to Fruitland.
From Marco to Newbury.
From Stillwell to Eminence.
From Clark’s Prairie to Newbury.
From New Marion to Holton.
From Trinity Springs, via Mountain Spring to Owensburg.
From Dunreith to New Castle.

IOWA.

From Wolfdale to Oto.
From Irene to Eden.
From Denison to Harlow.
From Denison, via, Deloit and Wheeler’s Ranch, to Sac City.
From Vincto to Aurora.
From Liscomb to Tider.
From Independence to Vinton.
From Manchester to Brush Creek.
From Saint Charles to Bennington.
From Malvern to Shenandoah.
From Anita to Whitneyville.
From Spencer to O’Brien.
From Harlan to Dunlap.
From Traer to Fifteen-mile Grove.
From Nashua to Ionia.
From Corning to Atlantic.
From Decorah to Frankville.
From Turkey to Elkport.
From Braddyville to Hopkins.
From Eldora to New Providence.
From Greenwood Center, via Wea, to Chain Lake Center in Minnesota.
From Rock, via Fertile to Forest City.
From Davis City to Caledonia.
From Luana, via Forest Home Mills, to Waukon.
From Corning to Mount Etna.
From Dallas Centre to Panora.
Iowa:
From Marengo to Stellapolis
From Hanover to Washington Prairie
From Sheldon to Rock Rapids
From Shelby Station, via Lelands Grove, to Reeder's Mills
From Frankfort, via Wilson, to Lewis.
From Oskaloosa, via Fremont, to Sigourney
From Joaka via Martiansburg to Walden.
From Baxter to Edenville
From Clarinda to Red Oak
From Guthrie to Guthrie
From Eden to Sheldon
From Rolfe to Spencer
From Dell Rapids, via Valley Springs, to Rock Rapids
From Council Bluffs, via Keg Creek and Silver Creek to Macedonia
From Winterset to Creston

Kansas:
From Ottawa to Appenoose
From Independence to Fredonia
From Risley to Creswell
From Cherokee to Parsons
From Haddam to De Witt
From Marion Center to Ellsworth
From New Scandinaivia, via Cortland, Cerro Gordo, Jewell Center and Esbon to Smith Center.
From Park's Fort to Norton
From Eldorada, via Britton, to Tisdale
From Ottawa to Centropolis
From Wichuta to Medicine Lodge
From Clarion to Newton
From Newton to Eldorado.
From Rockport to Summit.
From Newton to Ellsworth
From Carmet to Clay Center
From Norton to Sappa
From Ellis to Dodge City
From Ellsworth to Great Bend
From Westmoreland to Barrett's Station
From Medicine Lodge to Kiowa
From Whichata to Kingman
From McPherson via Stone Corrat to Lodiana
From Norton to Snydersville
From Snow Hill to Greenville
From Hiawatha to Larkin Station
From Rush to Dodge Crossing
From Stone Canal to Brookdale
From Peace to Ellsworth
From Paola to Edgerton
From Great Bend, via Belfield and Rush Center to Ness.
From New Scandinaivia, via Delta, Arcona, Jewell Center, Esbon, Porter's Ranch, and Crystal Plain to Gaylord
From Stanley to Westport
From Bull City, via Mount Ayr to Hays City.
From Buffalo Station to Red Willow
From Aurora, via Athens to Watalso in Nebraska.
From Pottersburg, via Herman, Woodey, Battle Creek and Harshbar-ger, to Minneapolis
From Blue Rapids to Randolph
From Burlington, via Big Creek, Byron, Coloma, and Kalida to Buffalo.
From Stockton to Kirwins
From Smith's Center to Kirwins
From Eskidge to Waushara; Kansas;
From Dow Creek to Agnes City.
From Great Bend, via Alexandria and Ness to Colorado.
From Wellington, via Rome, South Haven, Kickapoo Agency, Old Fort Arbuckle and Cherokee to Fort Arbuckle in Indian Territory.
From Bull City to Kirwin.
From Alma, via Cobb, Chalk Mound, and Agnes City to Americis.
From Eskidge, via Elmwood to Washara.
From Lawrence, via Washington to Marion.
From Buffalo Station to Westfield.
From McPherson, via Bachelors and Riverview to Lodiana.
From Marion Centre to Elmdale.

KENTUCKY; Kentucky;
From Fort Jefferson, via Barlow City, and Hazlewood to Ogdens Landing.
From Waco to College Hill.
From Liberty to Casey's Creek.
From Owingsville to Olympia Springs.
From Cynthiana, via Scotts Station and Irvansville to Sylvan Dell.
From Bedford to Tottens Landing.
From Tepuhin Station to Mount Pleasant.
From Springfield in Tennessee via Adamsville to Franklin.
From Glasgow to Old Rocky Hill.
From Mouth of Mayfield Creek to Woodville.
From London to Green Hall.
From Wanona to Locust Forks.
From Butler to Peach Grove.
From Dalton to Cohutta.
From Bedford to Mount Pleasant.
From Crittenden, via Liberty to Gardnersville.
From Resaca to Robertson & Hortons Store.
From Jamestown, via Dickersons, Tan Yard, to Williams Store.
From Rocky Hill, in Tennessee, via Old Rocky Hill to Gainesville.
From Bunkersville, via Bakerstown and Wholesaple's Store to Brown Cross Roads.
From Hartford via Whitesville to Owensborough.
From Henderson to Corydon.
From Burksville, via Peytonsburg to Wolf River.
From Willard to Louisa.
From Stanton to Estell.
From Warfield to Wayne Court in West Virginia.
From Warfield, via Mouth of Pigeon in West Virginia to mouth of Pond Fork.

LOUISIANA; Louisiana;
From Minden to Palestine.
From Ringgold to Port Bolivia.
From Alexandria via Carmels Bridge and Bayou Boueff to Celehanns Store.
From Calhams Store to Corles Store.
From Mooningsport, via Black Bayou, and Horses Store to Spring Bank in Arkansas.
From Mt Lebanon, to Port Bolivia.
From Alexandria, via Spring Creek to Hickory Flat.
From Marthaville to Hamline Mills.

Maine;
From West Poland to Webbs Mills.
From Bridgewater Corner to East Line of State of Maine.
From Brownfield to Conway in New Hampshire.
Maine;
From Franklin, via Eastbrook to Waltham.
From Surrey Village to Higgins Corner.
From Bar Harbour to Long Pond.
From Walthams, via East Mariansville to Aurora.
From Gardiner, via North Pittston to North Whitefield.
From Freedom to Montville Centre.
From Jackson Brook to Forest City.
From Buckfield, via Chase’s Mills to Turner.
From Anson, to North Anson.
From Mercer to Norridgewock.

Massachusetts;
From Fitchburgh, via Lindenburgh and Townshend, to Brookline in New Hampshire.
From Westport Harbor to Adamsville in Rhode Island.
From North Dartmouth, via Traffordville, to North Westport.

Minnesota;
From Twin Lakes, to Freeman.
From Atwater, to Payneville.
From Appleton to Ortonville.
From Ritken to Pokegama Falls.
From Huron Lake to Spirit Lake.
From Litchfield to Mananah.
From Osseo, via Corecoran, to Greenwood.
From Osseo, via Dupont and Corecoran, to Rockford.
From Bigelow to Valley Springs in Dakota.
From Bigelow to Ash Creek.
From Marshall, via Lynd, Hildrethburg, and Lake Benton to Dell Rapids in Dakota.
From Lynd to Murray Center.
From Luverne to Flanerean.
From Marshall, via Norland, to Kampeska.
From Locust Lane, in Iowa, via Highlandsville and Bergen to Wilmingon.
From Banks, via Coon Grove and Benson Grove, to Forest City in Iowa.
From Wilmar to Vicksburg.
From Henderson to Beaver Falls.
From Crookston to Nashville.
From Stark to Harris.
From Redwood Falls to Springfield.
From Luverne to Lake Benton.
From Saint James, via Cedarsville, Lone Cedar, and Dunnell, to Estherville in Iowa.
From Lenora to Preston.
From Marshall, via Dead Coon Lake, to Oakwood in Dakota.
From Fergus Falls, via Bass Lake, to Perham.
From Gilchrist to Chippewa Falls.
From Lake Johanna, via Chippewa Falls to Glenwood.
From Henderson, via Prairie Mound, Transit, and Round Grove, to Beaver Falls.
From Anoka to Princeton.
From Buffalo, via Pelican Lake, Frankfort and St Michaels to Dayton.

Maryland;
From Baltimore City to Gardenville.
From Berlin to Synepuxsent.
From Sillmans, via Beallsville to Poolsville.
From Laurel, via Waters Store to Clarksville.
From Savage, via Guilford to Simpsonville.  
From Shelbysport to Grantsville.  
From Newton via New Church to Nashville in Virginia.

MICHIGAN

From Brockway via Greenwood Centre to Jeddo.  
From Lynn via Sharpsville to Burnside.  
From Peck to Tyre.  
From Tyre via Austin to Cass City.  
From Elk Rapids via Spencer Creek and Mancelona to Otsego Lake.  
From Newaygo to Baldwin City.  
From Manton via Lake City to Falmouth.  
From Charlevoix to Nelsonville.  
From Embo to Boyne.  
From Chapple Corners to Freesoil.  
From Manistee to Freesoil.  
From Davisville via Galbraith to Burnside.

MISSOURI

From La Belle to Deer Ridge.  
From Shelbyville via Millersburgh to Novelty.  
From West Line to Belton.  
From Truxton to Jonesburgh.  
From Shelbyville to Warren.  
From Kaseyville to College Mound.  
From Bynumville to Salsbury.  
From Williamstown to Newark.  
From Cahoka via Union Williamsburgh Deer Ridge and, La Belle to Newark.  
From Mercyville to Bloomington.  
From Libertyville to Knob Lick.  
From Dexter via Cotton Hill to Hornersville.  
From Bloomfield to Castorville.  
From Gatwood to Warm Spring.  
From Peculiar via West Union to State Line.  
From Bethany to Cainsville.  
From Cainsville to Akron.  
From Trenton via Grinnell to Wintersville.  
From Cassville to Shell Knob.  
From Marshfield via Cottonwood to Spring Grove.  
From Springfield to Chalybeate Springs.  
From Marshfield via Mount Olive and Panther Valley to Henderson.  
From Charlestown via East Prairie Barne's Ridge, James Bayou, Sheeksville and Wolf Island to Rush's Ridge.  
From Low Wassie via Alton to West Plains.  
From Eminence to Thomasville.  
From Alton to Salem in Arkansas.  
From Harrisonville to Belton.  
From Butler to Burdette.  
From Eagleville to Alendale.  
From Lineville in Iowa via Saline to Canesville in Missouri.  
From Kahoka to Waterloo.  
From Kahoka to Fairmount.  
From Saint Francisville to Marysville.  
From Salem to Belle.  
From Marble Hill to Bollinger's Mills.  
From Salem to Licking.  
From La Belle to Novelty.  
From West Port via Little Santa Fé to Hickman's Mill.  
From Rickey via Newtonia and Rock Comfort to, Washburne.
Missouri;  
From Sand Springs via Fair Grove Pleasant Hope and Morrisville to Walnut Grove.  
From Danville to Readsville.  
From Murphysburgh via Grand Falls and Quawpau to Seneca.  
From Montevallo to Wheeling.  
From Piedmont via Patterson and Lost Creek to Ashville.  
From Johnston's Mills to Bellevue.  
From Ironton via Mc Nail Edge Hill and Carsonville to Howe's Mill.  
From Bloomfield to Castonville.  
From Salsbury to Bynumville.

Montana;  
MONTANA.  
From Boteler's to Hot Springs.  
From Helena to Upper Ten Mile Creek.  
From Helena to Clarkson.  
From Darling to Burnt Fork.  
From Helena to Carroll.  
From Bremer's Springs to Bozeman.

Mississippi;  
MISSISSIPPI.  
From Friar's Point to Hopson's Bayou.  
From Ellisville via Munroe to Columbia.  
From Friar's Point via Clarksdale to Dublin.  
From Grenwood via Sheppardtown, Johnsonville, and Indian Bayou, to Leigh.  
From Charleston to Orevi.  
From Yazoo City via Palmetto Home to Chew's Landing.  
From Fickens' Station to Couparte City.  
From Osyka via Ott's Mills in Louisiana to Fortsville.

Nevada;  
NEVADA.  
From Belmont, via Hot Creek, and Morey, to Eureka.  
From Mill City to Central Mining District.  
From Winnemucca, via Central District, Jackson Creek, Leonard Creek, Bartlett Creek, and Summit Lake, to Lake City in California.  
From Elko, via Shepherds, Dry Creek, Millers Station, and Twin Creek, to Eureka.  
From Eureka to Ruby Hill.  
From Battle Mountain Station, via Hoods Ranch and Rock Creek Basin, to Cornucopia.  
From Columbia to Alida.

New York;  
NEW YORK  
From Mallory Station to Patat.  
From Chittenango Station to Lakeport.  
From Tonawanda, via White Haven, to Sheen water.  
From South Barre to West Barre.  
From Greenwich, via Galesville to Schuylerville.  
From Stittville, via Camorden to Floyd.  
From Amber, via Marietta, to Marcellus.  
From Davenport Centre to Kortright.  
From Somerset, via West Somerset and North Hartland, to Ridge Road.  
From Unadilla Forks to Edmonston.  
From Gasport, via Hartland, to Johnsons Creek.

New Hampshire;  
NEW HAMPSHIRE  
From Marlow to East Lemster.  
From Wakefield to Lighters.  
From Salem to North Salem.  
From Tamworth Iron Works to Albany.
From Ossipee to Leightons Corner
From Seabrook to South Seabrook
From Union Village to Milton Mills
From Greenfield to Franecstown
From Marlow, via Lempster, to Mill Village
From South Chatham, via East Conway, to Fryeburg in Maine
From Dunbarton to East Ware

NEBRASKA
From Creighton via Walnut Grove to Troy
From Kearney Junction to Loup City
From Centoria via Williamsburg to Cottonwood Springs
From Arapahoe to Norton in Kansas
From Schuyler to Wahoo
From Fremont to Ashland
From Springdale via Dublin to Albion
From Kearney Junction to Melrose
From Schuyler to Norfolk
From Frechtown, via Ford to northwest corner of State
From Dayton via Dublin to northwest corner of State
From Lone Tree to Saint Paul
From Summit, via Cyclone, to Osceola
From Judson to Davisville
From Gilson via Kingston and Negunda, to Nelson
From Genoa, via Looking-Glass to Walker
From Prairie Star to Belvidere

NEW MEXICO
From Santa Fe to Fort Wingate
From Albuquerque to Contadero
From Santa Fe to Lincoln
From Socorro via Socorro Mines to Fort Tularosa
From Fort Mimbres to Silver City.
From Limitar to Spring Hill

NEW JERSEY
From May's Landing to English Creek

NORTH CAROLINA
From Secoir via Pattersons Mill and Cooks Gap to Boone
From Stony Fork via Soda Hill to Trade in Tennessee
From Rutherfordton, via Poorestford to Spartanburgh
From Mica to Cranberry
From Franklin via Charlestown to Chilhowee, in Tennessee
From Boone via Whiteoak Flat and Valley Crusis to Cranberry
From Asheville via Reemes Creek, Head of Ivy, and Pensacola to Burnsville
From Lee to Wolf Creek Depot
From Cartage, via Fairhaven, to Ore Hill
From Snow Hill to Greenville
From Statesville to Eupeptic Springs
From East Laporte to Cherryfields.
From Wilmington via Tom Creek, Supply, and Shallotte to Little River.
From Lee, via Campbells to Big Creek in Tennessee
From Speights Bridge to Snow Hill
From Solitude, via Sutherlands Camp Ground to Trade in Tennessee
From Manteo to The Lake
From Vestis to Dektown
From Murphy to Kilpatricks
North Carolina:
- From Franklin, via Buringtown and Briartown to Valleytown
- From Catawba Station to Iron Station
- From Monroe to Austinville
- From Lilesville, via Littles Mills, to Mangum
- From Janesville, via Waring, to Washington
- From Monroe to Olive Branch
- From Olive Branch to Austinville
- From Kingston, via Bells Ferry, Johnsons Mills and Damsons Store to Swift Creek.
- From Newport to Harlows.
- From Elk Creek to Carners Rock.
- From Canonville via Hampton’s Cross Roads to Sporty.
- From Walhalla in South Carolina via Cashers Valley Hamburg and Cullowhee to Webster.
- From Valleytown via Robbinsville to Chilhowee.
- From Haysville to Shooting Creek.
- From Laurel Valley to Ducktown.
- From Mount Airy to Low Gap.
- From Boone to Blowing Rock.
- From Brevard via Sassafras Gap to Pickens in South Carolina.
- From Hendersonville to Cedar Mountain.
- From Greensboro’ via Red Cross, Grays Chapel, Cedar Falls, Franklinville, Columbia Factory, Marley’s Mills, and Ore Hill, to Egypt.
- From Whiteville to Conwayboro’ in South Carolina.
- From Morganton, via Linville, Fauta, Flora, Russ Center, Table Rock, and Collettsville, to Icard Station.
- From Pittsboro, via Bynums, Rixby’s Store, and Hackney’s Store, to Chapel Hill.
- From Catawba Station, via Long Island, Sherill’s Ford, and Day Pond, to Iron Station.
- From Roaring Gap to Trap Hill.
- From Hamptonville to Yadkinville.
- From Franklin, via Buringtown and Briartown to Valleytown.
- From Franklin, via Ellijay, Sugar Fork, Blue Ridge, and Horse Cave, to Walhalla.
- From Jefferson, via Walnut Hill, Balow’s Ford, Helton Manly, to mouth of Wilson in Virginia.
- From Mooresville, via Springville, Presleyville, and Mill Hill, to Concord.
- From Murphy to Kilpatrick.

Ohio:

- From Germano to Means.
- From Young Hickory to Ren Rock.
- From Malvern to Boroughstown.
- From Ottawa to Defiance.
- From Fulda to Beverly.
- From Richmond to Salineville.
- From Bethesda, via Hunter, to Dilcher.
- From Hillsborough, via Shacks, Danville, Pricetown, and Hammonds Chapel, to Fayetteville.
- From Upper Sandusky to Marseilles.
- From East Claridon to Orwell.
- From Point Pleasant, via Pleasant Home, Johnson’s and Nobleville, to Pleasant Home.
- From New Athens to Saint Clairsville.
- From Amesville to Trimble.
- From Kennon to Saint Clairsville.
- From Clarksville to Saint Clair.
- From Sinking Spring via Horne and Marshall to Hillsboro.
- From Saint Paris via Dialton, Northampton and Noblesville, to Springfield.
From McArthur to Allensville.
From Harrisons Mills via Scioto to Sciotoville.
From Gibson via Germany to Waverly.
From Centre Station to Rodney.
From New Baltimore to Limaville.
From New Baltimore, via Malbro, to Alliance.
From Wauseon to Fayette.
From Guysville to Hull's.
From Guysville to Lottridge.
From East Claridon, via Huntsburgh, to Windsor.
From Youngstown to Columbiana.

OREGON.
From Linkville, via Lost River Gap, Langell Valley, Clear Lake in California, Tule Lake, and Lost River Ford, to Linkville.
From Bridge Creek, via Ococo Valley, to Upper Ochoco.
From Express Ranch, via Jordan Ranch to Marysville.
From Baker City via Wingville, North Powder River Flouring-Mill and Ladd's Canyon to Le Grand.
From Summerville to Walla-Walla in Washington.

PENNSYLVANIA.
From Bakerstown, via Park's Mills, to Evansburgu.
From Numidia, via Cherringtons Store, to Centralia.
From Sanford's Corners to Eagle.
From Armagh, via Buffington, to Strongtown.
From Williamsport to Colomsville.
From Howard, via Dunlop, to Calvert.
From Calvert to Milesburgh.
From Lehighoton to East Penn.
From Mauch Chunk to Albrightsville.
From Greeneee's Corners to Potter's Corners.
From Sligo to Reedsburgh.
From Sligo to Piny.
From Myerstown to Reisterville.
From Shamokin, via Gowan City and Helfenstein, to Ashland.
From Starucca Depot, via Starucca, Tallmansville, Lake Como, and Equinunk, to Lordsville, in New York.
From Smethport to Kane Station.
From New Bethlehem to Clarion.
From Mountville to Manorville.
From Sideling Hill to Elkinsville.
From Big Cove to Hancock, in Maryland.
From West Alexander to Bethany, in West Virginia.
From Coffee Run, via Newburg, to Cook's Mill.

SOUTH CAROLINA.
From Wellford, via Reidsville, Cashville, Woodruff's, and Scuffletown, to Laurens Court House.
From Winsborough to Liberty Hill.
From Pickens Court-House, via Anderson's Mills, Table Mountain, Dacusville, Arnold's Mills, and Eighteen Mile, to Pickens Court House.
From Pickens Court-House, via Mill Creek, Crow Creek, Anderson's Mills, Nine Times, and Eastatoe, to Pickens Court-House.
From Gondovsville to Etta Jane.
From Chester Court-House via Baton Rouge, Carmel Hill, Tomsville, Bullock Creek, and Sandersville, to Chester Court House.
From Union to Clinton.
From Keowee to Pickensville via Anderson's Mills, Sunny Dale, Table Mountain Dacusville, George's Creek, and Arnolds Mills.
From Columbia to Koon's Mills, Lexington County.
From Paris Landing, via Buchanan, to Conyersville.
From Unitia, via Coyota, to Lenoir's.
From Crossville to Wartburgh.
From Morrowville to Pine Knot.
From Tuckateechee to Cade's Cove.
From Carbondale to Indian Mound.
From Dover to Indian Mound.
From Hampshire to Irwin's Store.
From Lenoir's, via Oakdale, to Kingston.
From Careyville to Somerset in Kentucky.
From Sevierville to Ellijoy.
From Knoxville, via Union Church, to Flat Creek.
From Sweetwater, via Glenlock and Hiwassee College, to Madisonville.
From Loudon, via Dyke's Store, Pattee's Gap, and Barnardsville, to King's Creek.
From Celina, via Keen and Willow Grove, to Mouth of Wolf.
From Columbia to Campbellsville.
From Paris, via Mouth of Sandy, to Dover.
From Paris, via Mansfield, Live Oak, and Manlysville, to Sandy Hill.
From Purdy to Hamburgh.
From Celina to Tompkinsville.
From Pegram's Station, via Fremont to Ashland City.
From Johnson City to Austin Springs.
From Horse Creek to Seatons Mills.
From Morristown, via Turleys Mills, to Rutledge.
From Decaturville, via Hermitage, to Clifton.
From Paris, via Haglersville, Marlboro, Hollow Rock, Buena Vista.
Maple Creek, and Clarksburg, to Lexington.
From Lexington, via Stegall's Store, Jack Creek, to Purdy.
From Gallatin to Scottsville.
From Collonsville to Withe.
From Sevierville, via Knob Creek and Cusicks Cross Roads, to Trandles Cross Roads.
From Morristown to Parrottsville.
From Napiers Furnace to Henryville.
From Hillsboro to Prairie Plains.
From Paris, via Heylersville, Mansfield and Marlborough, to Hollow Rock.
From Lexington to Centre Point.
From Taylorsville, via Sugar Grove, to Cranberry, in North Carolina.
From Colliersville to White Depot.
From Rossville, via Hickory Withe, to Withe Depot.

From Hamilton to Mantuaville.
From Canton to Wills Station.
From Summit to Farmington.
From Hutchins to Lancaster.
From Port Lavaca to Railroad Station.
From Springfield to Groesbeck.
From Mexia to Tehucana.
From Troup to Zavala.
From Weston to Alstyne.
From Webberville to Manor.
From Kaufman to Terrel.
From Corsicana, via Blooming Grove, to Milford.
From Palo Pinto to Eastland.
From Graubury, via Stepensville, to Eastland.
From Austin to Llano.
From Meridian to Hampton.
From Hampton to Brownwood.
From Hampton to San Saba.
From Gatesville to Lampasas.
From Englewood, by way of Owenville, to Bremone.
From Palo Pinto to Jacksborough.
From Palo Pinto to Bellknapp.
From Stephenville to Comanche.
From Comanche to Eastland.
From Brownwood to Eastland.
From Decatur, by way of Adora City, to Montague.
From Palo Pinto to Granberry.
From Hardin to Livingston.
From Mineola, via Emory and Greenville, to Sherman.
From San Marcos, via Seguin, to Sutherland Spring.
From Lockhart to San Marcos.
From Georgetown, via Florence, to Mahomit.
From Stephensville to Eastland.
From Austin, via Bagdad and Liberty Hill, to Burnett.
From Oakville, via Lagusto, to Banquitte.
From San Marcos, via Jacob's Well, to Blanco.
From Burnett to Lampasas.
From Galveston, via Smith's Point, Double Bayou, and Taylor's Bayou, to Beaumont.
From Wallersville, via Turtle Bayou, Sour Lake, and Hardin, to Jasper.
From Jasper to Burkville.
From Meriden to Gatesville.
From Palo Pinto, via Picketville, to Fort Griffen.
From Sabine City, via Johnston's Bayou, to Leesburg, in Louisiana.
From Tyler to Edom.
From Lampasas, via Townsends' Mills, Langford's Store, Owens, Gentry's Mill, and Hamilton, to Stephenville.
From Comanche to San Saba.
From Englewood, via Headville, to Groesbeck.
From Dallas, via Croley Prairie, to Birdville.
From Hickley, via Fields Store, to Montgomery.
From Calvert to Belton.
From Rockdale, via San Andres, Devilla, Volo, to Belton.
From Rockdale to Georgetown.
From Courtney, via Buldrigde's Ferry, to Brenham.
From Seguin, via Leesburg, to Helena.
From Mountain City, via Jacob's Well and Purgatory Spring to Blanco City.
From Palo Pinto, via Boonesville, to Decatur.
From Bandara, via Sabenal, to Rio Frio Valley.
From Waxahachie, via Mansfield, to Fort Worth.
From Bandari, via Center Point, to Kerrville.
From Hockley, via Iron Creek, San Felipe, Millheim, and Cat Springs, to Alleyton.
From Montague to Henrietta.
From Oakland to Vienna.
From Gonzales, via Altona and Prairie Lea, to San Marcos.

VIRGINIA.

From Tazewell to Saltville.
From Keysville to Chase City.
From Wakefield to Assamonick.
From Tordersville to Caledonia.
From Sandidges to Lowersville.
From Gray's Store to Chuckatuck.

VIRGINIA;
Virginia;
From Villa Mills to Factory Green.
From Cherrystone to Cobb's Island
From Frederick’s Hall, via Mercersville, to Glenora.
From Dumfries, via Missoni Mills, to Bellfair Mills.
From Linville, via Edom and Greenmount, to Singer’s Glen
From Narrows to Rocky Gap.
From New Castle to Covington.
From Matthew's to Cricket Hill.

Utah;
From Parley's Park to Park City
From Ophir City to Vernon Settlement.
From Stockton to Cannon.

Virginia;
From Edray in West Virginia to Greenbank.
From Abbott to Newport.
From Farmville, by way of Trenton, to New Canton.
From Walker’s Church to Tower Hill
From Independence, via Peach Bottom and Edwards' Cross Roads, to Gap Civil.
From Tom's Brook to Mount Olive.
From Maurertown to Saumsville
From Kilmarnock to River View.
From Milton Wharf to Davenport's Store.
From Milton Wharf to Kinsale.
From Millenbeck to Lively Oak.
From Newton to Tappahannock.
From Boydton to Manson.
From Perkinsville to Hopeful.
From Cole's Point, via Hague, to Templeman Cross Roads.
From Manassas, via Brentsville and Horton's Store, to Lansdown.
From Rocky Mount, via Germantown, Bon Brook, and Red Plain, to Big Lick.
From Martinsville to Ridgway.
From Danville, via Vandalia, Cascade, and Irisburg, to Martinsville.
From Danville, via Mount Carmel and Bachelor's Hall, to Martinsville.
From Whitesville, via Cross Roads, to Mount Laurel.
From Chatham, via Calland's, to Leatherwood.
From Stockton to Greenbackville.
From Cowan's Station to Tenth Legion.
From Scottsburg to Clarksville.
From Jones Wharf to Bacon Castle.
From Floyd Court House, via Burks Fork, to Stone Mountain.
From Leesburg to Sudley's Mills.
From Alum Well to Mendota.
From Hillside to Ararat.
From Hicksford to Tillers Mill.
From Zuni Station to Haunsford.
From North End to Sandy Bottom.
From Carter's Wharf, via Oak Row, to Montross.
From Jenkins' Bridge to Corbin's Store.

Vermont;
From East Corinth to Topsham.
From the Hoosac Tunnel in Massachusetts to Readsboro.
FORTY-THIRD CONGRESS. Sess. I. Ch. 470. 1874.

WISCONSIN.

From Lone Rock to Dodgeville.
From Columbus to Paynette.
From Pella, by way of Leopolis, to Shawano.
From Norwalk to Bloomingdale.
From Viroqua, via McCauley's Mills, to Genoa.
From Norwalk, via St. Mary's, Mount Pisgah, Portland Centre, and Barre Mills, to La Crosse.
From Kiel to Meeme.
From Randolph, via Randolph Centre, Lake Maria, Markesan, Manchester, and Kingston, to Marquette.
From Ellis, via Alban, to Iola.
From Almond to Badger.
From Grand Rapids, via Saratoga, to Plainfield.
From Dexterville, via Wood and Nasonville, to Marshfield.
From Vanville, via Moose Ear, to Rice Lake.
From Rice Lake to Standfold.
From Colfax to Sand Creek.
From Chippewa Falls, via Chippewa City, to Flambeau.
From Chippewa Falls to Edson.
From Osceola Mills to Lincoln Centre.

WEST-VIRGINIA

From Portland to Cranesville.
From Shady Springs to Paw-Paw Station.
From Red Sulphur Springs to Talcott.
From Anderson's, via Wolf Creek, to Centreville.
From Forest Hill to Hinton.
From Raleigh C. H. to Joe's Branch.
From Landcraft's to Camp Creek.
From Reedsville to Easton.
From New Martinsville, via John Over's Store and Knob Fork, to Burton's.
From Roaring Creek to Tolbert's Store.
From Moore's Post Office, via Indian Creek, Archey's Fork, Fishing Creek, and Buffalo Creek, to Beaty's Mills.
From Huntersville, via Anthony's Creek, to White Sulphur Springs.
From Balleysville to Mouth of Pond.

WASHINGTON

From Saint Helen's, via Pekin, to East Fork of Lewis River.
From Oakland to Lightsville.
From Elihi to Boise Creek.
From Montesano to Hemphill's River.
From Sandersville, via Newarkeim Prairie and Silver Creek, to Klitkitat Prairie.
From Olympia, via Mud Bay and Kamilche, to Elma.
From Steilacome to Forestville.
From Vancouver, via Foulke Plain, to Washougee.
From Spokane Falls to Crab Creek.
From Centreville to Glen Eden.
From Tacoma to Clark's Creek Bridge.

WYOMING.

From Medicine Bow to Fort Fetterman.
From Laramie City to Fort Fetterman.
From Medicine Bow to Fort Halleck.
Wyoming.
From Fort Collins to Cheyenne
From Rawlings Springs to Centreville
Approved, June 23, 1874.

June 23, 1874.

Preamble. 1872, ch. 141, vol. xvii, p. 56.
Vol. xii, p. 1111.

CHAP. 471.—An act providing for the sale of the Kansas Indian lands in Kansas to actual settlers, and for the disposition of the proceeds of the sale.

Whereas, the Secretary of the Interior, in pursuance of an act approved May eighth, eighteen hundred and seventy-two, has caused to be appraised the lands heretofore owned by the Kansas tribe of Indians, in the State of Kansas, which by the terms of the treaty made by the United States and said Indians, and proclaimed November seventeenth, eighteen hundred and sixty, were to be sold for the benefit of said Indians; which appraisement also includes all improvements on the same, and the value of said improvements distinguishing between improvements made by members of said Indian tribe, the United States, and white settlers; and whereas the appraisement thus made was so high that neither settlers nor purchasers were able to pay the same, and the said land has remained unsold from the passage of the act, Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That each bona fide settler on Indian trust-lands any of the trust-lands embraced in said act, heretofore reported as such may make payment of appraised value in six annual instalments.

Instalments, when payable. Interest on instalments.

Where timber land purchaser to give bond.

Notes to secure purchase money.

Remainder of trust-lands and of diminished reserves subject to entry.

Payment of appraised value.
Manner of payment.
Interest.

Notes to secure payment.

Title to be withheld until last payment made.

Where timber land purchaser to give bond.

Sec. 2. That all the remainder of the trust-lands and of the undisposed portion of the diminished reserve shall be subject to entry at the local land office at Topeka, Kansas, in tracts not exceeding one hundred and sixty acres, unless a legal subdivision of a section shall be fractional and found to contain a greater number of acres, by actual settlers, under such rules and regulations as the Commissioner of the General Land Office may prescribe. And the parties making such entries shall be required to make payment of the appraised value of the land entered and occupied by each, in the following manner: One-fourth at the time that the entry is made, and the remainder in three equal annual payments, drawing interest at six per centum per annum, which payments shall be secured by notes payable to the United States, and the Secretary of the Interior, shall withhold title until the last payment is made; and the Secretary of the Interior, where there is timber on the lands, shall, in addition, compel the purchaser to enter bond, with approved security, to commit no waste by the destruction of timber, or otherwise, on the premises, until final payment has been made; and the Secretary of the Interior shall cause patents in fee simple to be issued to all parties who shall complete purchases under the provisions of this act: Provided, That if any person or persons applying to purchase land under the provisions of this act shall fail to make payment, or to perform any other conditions required by the provisions of this act, or by
rules and regulations that may be prescribed in the execution hereof, within ninety days after such payment shall become due, or performance be required by the terms hereof, or by the rules and regulations which may be prescribed in execution hereof, such person or persons shall forfeit all rights under the provisions of this act, and all claim or right to reimbursement or compensation for previous action or payment by said person or persons under the provisions hereof; and the land proposed to be purchased by such person or persons shall again be subject to sale, as though no action had been had in regard to the same: And provided, That all of the lands not taken within twelve months after the passage of this act may be sold in amounts not to exceed one hundred and sixty acres to any one person, at the appraised price in the land district in which they are situated.

Sec. 3. That in preparing or giving their testimony, all settlers or purchasers of land under the provisions of this act may have such testimony taken, after due and legal notice to the opposing party in interest, before any notary public or person qualified to administer an oath, and may forward such testimony with their application to the land offices or parties authorized to dispose of said lands, which testimony shall be received as if taken before the officers of such land office.

Sec. 4. That the net proceeds arising from such sales, after defraying the expenses of appraisement and sale, which have heretofore or may hereafter be incurred, and also the outstanding indebtedness, principal and interest, of said Kansas tribe of Indians, which has heretofore been incurred under treaty stipulations, shall belong to said tribe in common; and the residue not so required shall be placed to their credit on the books of the Treasury, and bear interest at the rate of five per centum per annum and be held as a fund for their civilization, the interest of which and the principal, when deemed necessary by the President of the United States, may be used for such purpose.

Approved, June 23, 1874.

CHAP. 472.—An act to further provide for the sale of certain Indian lands in Kansas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That those persons who by the provisions of the second section of the act entitled "An act to abolish the tribal relations of the Miami Indians, and for other purposes," approved March third, eighteen hundred and seventy-three, are entitled to purchase, for cash, the land occupied by them at the appraised value thereof, be permitted to make payment for said lands at the land office at Topeka, Kansas, under such regulations as may be prescribed by the Secretary of the Interior, in three equal annual instalments; the first instalment to be payable on or before the thirtieth day of October, eighteen hundred and seventy-four, and the remaining two instalments annually thereafter, with interest at the rate of six per centum per annum, from the thirtieth day of October, eighteen hundred and seventy-four.

Sec. 2. That those persons who, by the provisions of the act entitled "An act to provide for the sale of certain New York Indian lands in Kansas," approved February nineteenth, eighteen hundred and seventy-three, are entitled to enter and purchase, for cash, the lands in said act set forth, be permitted to make payment for the same at the land office at Independence, Kansas, under such regulations as the Secretary of the Interior may prescribe, in two equal instalments; the first instalment to be payable on or before the thirtieth day of September, eighteen hundred and seventy-five, and the remaining instalment within one year thereafter, with interest at the rate of six per centum per annum from said thirtieth day of September, eighteen hundred and seventy-five. Provided, however, That this act shall only apply to actual settlers on the land so purchased.

Approved, June 23, 1874.
An act granting the right of way through the public lands to the Arkansas Valley Railway Company.

Right of way through public lands to Arkansas Valley Railway Company.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the right of way through the public lands be, and the same is hereby, granted to the Arkansas Valley Railway Company, a corporation duly created under the laws of the Territory of Colorado, its successors and assigns, for a railroad and telegraph-line, now partially completed and in operation, from a point on the line of the Kansas Pacific Railway at Kit Carson; thence southward to West Las Animas; thence westward along or near the Arkansas River to Pueblo, a distance of about one hundred and fifty miles, and within said Territory of Colorado. Said right of way is granted to said railway-company to the extent of one hundred feet in width on each side of said railroad where it may pass through the public domain and military reservation at Fort Lyon, including grounds for station-buildings, workshops, depots, machine-shops, switches, side-tracks, turntables, cattle-yards and water-stations, to the amount not exceeding ten acres, not mineral-lands, for each station, and for not more than one station in every ten miles; together with the right to take, from the public lands while belonging to the United States, adjacent to said right of way, stone, earth, and other material necessary for the construction, maintenance, and repair of its railway and telegraph: Provided, That within six months from the passage of this act the said Arkansas Valley Railway Company shall file with the Secretary of the Interior a map, to be approved by him, exhibiting the line of the railroad of said company as the same has been located: And provided further, That the right of way across the military reservation at Fort Lyon, and the depot-grounds thereon, shall be located and set aside under the direction of the Secretary of War: Provided, That this grant of the right of way shall not prevent any railroad-company from crossing said Arkansas Valley Railway Company at grade.

Approved, June 23, 1874.
owned or controlled, or in any manner to interfere with any right or privilege heretofore granted to the Chesapeake and Ohio Canal Company by their charters, or amendments thereto, without the consent of said Chesapeake and Ohio Canal Company and its lessees is first had and obtained: And provided further, that said Washington City and Point Lookout Railroad Company shall establish a depot at some point in Georgetown on Water street, between Rock Creek and the Aqueduct Bridge; And provided further that said Washington City and Point Lookout Railroad Company shall construct its railroad in the county of Washington herein authorized so that wherever it shall cross any public road it shall cross the same by an overgrade or undergrade crossing, by bridge or tunnel, so as not to impede public travel upon said roads, and shall construct that part of said railroad along Rock Creek in the valley of said creek, passing west of the P-street bridge, by a tunnel through the hill west of said P-street bridge; and said road-crossings and said tunnel shall be located, and constructed in accordance with plans and specifications to be first approved in writing by the engineer in charge of public buildings and grounds.

SEC. 2. That the Baltimore and Ohio Railroad Company shall have the right to use the tracks of said Washington City and Point Lookout Railroad Company to be laid under the provisions of this act, from the intersection of the same with the Metropolitan branch of the Baltimore and Ohio Railroad Company to the city of Georgetown upon such reasonable terms as may be agreed upon or Congress prescribe.

SEC. 3. This act may be altered, amended, or repealed at any time, and all rights and privileges herein conveyed to said Company shall cease and determine unless the said Company complete its road hereby authorized to Georgetown with at least one track within three years from the passage of this act.

Approved, June 23, 1874.

CHAP. 475.—An act to declare the bridge across the Niagara River, authorized by the act of Congress, approved, June thirtieth, eighteen hundred and seventy, a post-route—

Approved, June 23, 1874.

CHAP. 476.—An act to authorize the Secretary of the Treasury to suspend work upon the public buildings.

Approved, June 23, 1874.
FORTY-THIRD CONGRESS. Sess. I. Ch. 476, 477, 478. 1874.

SEC. 2. That in the selection of a site for any public building not yet commenced, reference shall be had to the interest and convenience of the public, as well as to the best interests of the Government; and the Secretary of the Treasury shall have power, and it shall be his duty, to set aside any selection which in his opinion has not been made solely with reference thereto. No expenditure shall be made upon any building, a site for which has been selected, and work upon which has not been commenced, until such of the persons who acted as commissioners in selecting such site shall make and file with the Secretary of the Treasury an oath or affirmation that he is not at the time of making the affidavit, and was not at the date of making the selection of such site, directly or indirectly interested in the property selected for the same, and a similar affidavit shall be made and filed by each and every person hereafter appointed as such commissioner, before any site shall be finally adopted. In either case a failure on the part of any commissioner to make and file such an affidavit shall render the selection void.

Approved, June 23, 1874.

June 23, 1874.

CHAP. 477.—An act to change the name of the schooner "Delmar."

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 and directed to change the name of the schooner "Delmar" to "Addie Henry," and grant a new register to the same.

Approved, June 23, 1874.

June 23, 1874.

CHAP. 478.—An act to confirm the purchase of a portion of the site of Fort Houston at Nashville, Tennessee, and to provide for the donation of the same to the Fisk University for educational purposes; also to confirm the purchase of certain land at Fort Hamilton, New York.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the purchase by the United States, on the twenty-first day of August, eighteen hundred and sixty-five, from Russell Houston, of certain land consisting of about three and one fourth acres, situate in the city of Nashville Tennessee, with the buildings thereon standing, and being the same premises described in a deed of said date from said Houston to the Chief Engineer of the Army, in trust for the United States, recorded in book thirty-five, page two hundred and forty-one, in the register's office of Davidson County, Tennessee, be, and the same hereby is, ratified, sanctioned, and confirmed, so that the said purchase, and the said deed thereupon executed, shall have the same legal validity and effect as if the same had been by a previous act of Congress specifically authorized.

SECTION 2. That the Secretary of War be and he hereby is, authorized and directed to grant and convey to the Fisk University of Nashville, Tennessee, all the right, title, interest and estate of the United States in and to said tract of land for educational purposes: Provided, That no further expense relative thereto shall be incurred by the United States: And provided further, That the trustees of the said Fisk University be, and they are hereby, authorized to sell and dispose of the above-described property at their discretion, and to use the proceeds elsewhere for educational purposes in connection with the said Fisk University.

SECTION 3. That the purchase, by order of the executive department, under an authority supposed to be conferred by the act of February twentieth, eighteen hundred and sixty-two, making appropriations for the construction, and so forth, of certain fortifications, and so forth, of certain land in Nashville, Tennessee, and to provide for the donation of the same to the Fisk University for educational purposes; also to confirm the purchase of certain land at Fort Hamilton, New York.

Title to be conveyed to Fisk University.

Provisos.

Purchase of certain land at Fort Hamilton, New York, confirmed.

1862, ch. 28, vol. xii, p. 343.
certain land at Fort Hamilton, New York, consisting of about twenty-one acres, as a site for additional batteries, and conveyed to the United States by deed of Julya Delaplaine, of September ninth, eighteen hundred and sixty-two, which said deed has been pronounced by the Attorney-General, by opinion of November twenty-second, eighteen hundred and sixty-two, to vest a good and valid title in the United States, upon which said land the said batteries have been duly constructed, be, and the same hereby is, confirmed.

Approved, June 23, 1874.

CHAP. 479.—An act to authorize the Farmers' National Bank of Greensburgh, Pennsylvania, to change its location and name.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That whenever the stockholders of the Farmers' National Bank of Greensburgh, in the county of Westmoreland, and State of Pennsylvania, at a meeting called for that purpose, shall, by a unanimous vote, determine to remove the said bank to the city of Pittsburgh, in the county of Allegheny and said State, the president and the cashier shall execute a certificate, under the corporate seal of the bank, specifying such determination, and shall cause the same to be recorded in the office of the Comptroller of the Currency, and thereupon such change of location shall become effectual and valid.

SEC. 2. That when such change shall have been made as above provided, the name of said bank shall be changed to The Fifth National Bank of Pittsburgh, Pennsylvania; and all debts, demands, liabilities, rights and powers belonging to the said Farmers' National Bank of Greensburgh shall devolve upon and inure to The Fifth National Bank of Pittsburgh; and all actions pending by or against said Farmers' National Bank of Greensburgh may be prosecuted by or against said Fifth National Bank of Pittsburgh in the same manner and with the same effect as if such change of location and name had not been made.

Provided, That all expenses incident to the proposed change including engraving, shall be borne and paid by said bank.

SEC. 3. That as soon as such change of name and location shall have been made, public notice thereof shall be given by publication in one or more weekly newspapers in the said county of Westmoreland, in said State of Pennsylvania, for four successive weeks.

Approved, June 23, 1874.

CHAP. 480.—An act regulating gas-works.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the thirtieth day of June, eighteen hundred and seventy-four, the illuminating power of the gas furnished by any gas-light company, person, or persons, in the District of Columbia, shall be equal to sixteen candles by the Bunsen photometer, using the English parliamentary standard Argand-burner, having fifteen holes and a seven-inch chimney, consuming five cubic feet of gas per hour, and such gas shall not contain more than twenty grains of sulphur in any form in one hundred cubic feet, nor more than five grains of ammonia in any form in one hundred cubic feet. When the illuminating gas supplied by any company, person, or persons in the District of Columbia, shall at any one time be of less illuminating power or of less purity than according to the standard just heretofore given, it shall be so reported by the inspector of gas and meters to the company, person, or persons supplying the same, who shall be subject to a penalty of one hundred dollars, to be recovered before the proper tribunal and paid into the treasury of the District of Columbia aforesaid, for each
and every day during which such violation shall continue: Provided, however, That if it shall appear that such deviation from the above-named standards could not have been prevented by ordinary care and prudence, but was occasioned by some unavoidable cause, then the said penalty shall not be enforced.

**Sec. 2.** That a suitable and impartial person, competent as a chemist, who is not a stockholder or employee in any gas-works, shall be appointed by the President of the United States, by and with the advice and consent of the Senate to be designated and known as inspector of gas and meters, whose compensation shall be a salary of two thousand dollars per annum, and whose duties shall be to test and determine the illuminating power and purity of the gas furnished by any company, person, or persons in the District of Columbia; and to test, prove, and seal all meters that may be hereafter used by them; and that a suitable person, who shall be a gas fitter by trade, shall be appointed by the President, as aforesaid, on the recommendation of the inspector of gas and meters, as an assistant inspector, at a salary of one thousand dollars per annum, who shall assist in the duties specified under the direction of the inspector of gas and meters.

**Sec. 3.** That a laboratory shall be provided and fitted up by the Washington Gas-Light Company, subject to the approval of the inspector, in the central part of the city of Washington, at a distance as near as may be, of two thousand feet from any gas-works, furnished with suitable apparatus for the transaction of the business of the inspector and assistant inspector, for which it is intended, and the laboratory shall be kept open on all business-days between the hours of eight o'clock in the forenoon and five o'clock in the afternoon: Provided, That the cost of fitting up said laboratory shall be paid for by each Gas Company in the District of Columbia in proportion to their strict sale of gas for the year eighteen hundred and seventy-three.

**Sec. 4.** That the company, person or persons furnishing the gas may, if they see fit, on each occasion of the testing of the gas by the inspector or assistant inspector, be represented by some officer, but such officer shall not interfere in the testing.

**Sec. 5.** That daily inspections, Sundays excepted, shall be made in conformity to the intent of this act between the hours of five and eleven o'clock in the afternoon, and a record shall be kept of each inspection, giving the illuminating power and purity, which shall be open to the public, and a copy of the daily inspection shall be furnished the following day to the company, person, or persons furnishing the gas, Saturday's inspection to be furnished on Monday, and a full report for the month to be furnished, upon request, to any daily paper printed in the city of Washington on the day of their publication, next after the twenty-fourth day of each month, to include each day's test from the date of previous publication, and giving the average illuminating power for the month.

**Sec. 6.** That all bills for gas furnished by any company, person, or persons shall state the average illuminating power for the month; and if the same shall fall below sixteen candles, as in this act prescribed, then the amount of the bill shall be reduced pro rata.

**Sec. 7.** That in testing meters, the inspector or assistant inspector shall ascertain whether the meter is of proper construction, and requires only the pressure of a column of water indicated by the water-gauge, commonly used for such tests, of one-fourth of an inch high to work it, and whether it works regularly and correctly, and registers exactly the amount of gas passing through it, first, at the rate the meter is marked to supply; secondly, at one-third its rate; thirdly, at twice its rate. The standard foot shall be one cubic foot, containing sixty-two and three hundred and twenty-one one-thousandths pounds, avoirdupois weight, of distilled water at the temperature of sixty-two degrees Fahrenheit, and with a barometrical pressure of thirty inches; and meters registering within two per cent either way of the exact number of
such feet passing through them at the first-named rate, and within three per centum at the second and third rates, and no others shall be deemed accurate and be stamped by the inspector. The inspector shall keep at the laboratory a correct record of all meters inspected by him, with their proof at the time of inspection, which record should be open at all times to the public for any reasonable examination by any company, person, or persons having any interest therein.

SEC. 8. That any gas-meters now in use shall be proved and tested on the written request of the consumer of gas on whose premises it may be, and in his presence, if he requires, upon the payment in advance to the inspector or assistant inspector of fifty cents for each and every meter inspected, proved, and sealed, and if any such meter, on being tested, shall be found to register inaccurately to the injury of the consumer, at an extent exceeding two per centum, the fee of fifty cents shall be returned to the person applying for said inspection and be paid to the inspector by the company, person, or persons supplying the gas; and every such meter shall be considered correct, and sealed accordingly, which shall register quantities varying from the true standard measure of gas of not more than two per centum, and a record shall be kept of the same and of all fees so collected. And all meters hereafter used by any gas-company, person, or persons shall be first inspected, proved, and sealed at the laboratory provided for by this act; and for such inspection, proving, and sealing the company, in the first instance, and thereafter the company, person, or persons applying to have the meter inspected, shall pay fifty cents for each meter, a record of which shall be kept and of the fees so collected; and all fees shall be applied to the payment of the expenses for maintaining and keeping in good order and repair the laboratory and apparatus.

SEC. 9. That each company, person, or persons manufacturing illuminating gas in the District of Columbia, shall, when required, in writing, by the inspector of gas and meters, bring to the laboratory any meter that may have been required to be inspected, proved, and sealed, and to return the same to its proper place after such inspection; and it shall not be lawful for any other party or person to remove and return meters.

SEC. 10. That the inspector and assistant inspector of gas and meters shall each give bonds to the extent of double his annual salary, and shall each take an oath or affirmation, before some officer legally qualified to administer the same, that he will faithfully, diligently, and impartially discharge the duties of his office.

SEC. 11. That the Washington Gas-Light Company shall be authorized, on and after the passage of this act, to charge and receive for illuminating gas furnished to and paid for by the Government of the United States, at the rate of two dollars and fifty cents per one thousand cubic feet; and when furnished and paid for by other parties, or by the inhabitants of the city of Washington, at the rate of two dollars and seventy-five cents per one thousand cubic feet: Provided, That if the party so furnished shall pay monthly any bill within seven days after the same shall have been presented, said party shall be entitled to a discount upon the amount of such bill at the rate of twenty-five cents per one thousand cubic feet. And all laws authorizing any higher rates are hereby repealed: Provided, That when the price of gas coals delivered at the works of the Washington Gas-Light Company shall advance to eight dollars and fifty cents per ton the price of gas to consumers may be advanced ten cents per thousand cubic feet and an additional ten cents per thousand feet for each additional dollar per ton that gas coals may advance in price and in like manner a reduction of ten cents per thousand feet shall be made for each and every dollar per ton that gas coals may fall in price below seven dollars per ton. And for that purpose the Washington Gas-Light Company shall in the month of May in each year furnish the Secretary of the Interior with a statement of all their coal contracts or purchases for the ensuing year

What meters shall be deemed accurate and stamped.

Record of meters inspected.

Test of meters now in use on request of consumer.

Fees.

When to be paid by gas company, &c.

Meters hereafter used to be first inspected, proved, and sealed at laboratory.

Fees; by whom payable.

To be applied to payment of expenses, &c.

Companies to remove and return meters for test.

Bond and oath of inspector and assistant.

Price for gas.

Discount for prompt payment.

Laws authorizing higher rates repealed.

Advance or reduction of price according to price of coal.
excepting the Ritchie mineral and the Richmond coal, the cost of which shall not enter into any calculation in making an average, which statement shall be sworn to before a Justice of the Peace by their Engineer and Secretary, and the advance or reduction of price shall take place on the first of July ensuing.

Sec. 12. That the Washington Gas-Light Company shall be authorized and required to furnish illuminating gas to the government of the District of Columbia within the distance of fifty yards from any of their mains, on the same terms as to the Government of the United States, and in case of the non-payment of any monthly bills by the said District beyond the period of ten days from the time of presentation, the company shall be entitled to demand and receive interest thereon from date until paid. And the said company shall light, extinguish, keep clean, and repair the Washington City street-lamps at the uniform price of forty dollars for each lamp per annum, to burn two thousand two hundred hours per annum, with a six-foot burner on each lamp, subject to any regulation that may be prescribed by the city authorities as to the time of lighting and extinguishing the same, and any extra number of hours to be charged and paid for at the same rate: Provided, That the city of Washington shall furnish, when necessary, new lanterns to replace old ones, and shall furnish and pay for the reasonable expense of erecting new lamp-posts to replace such as are old, damaged, and unfit for use.

Sec. 13. That if any person or persons, supplied with gas, neglect or refuse to pay the amount due for the same, such company may stop the gas from entering the premises of such person or persons. In no case shall the officers, servants, or workmen of the company remove a meter from premises supplied by the company, unless by consent of the consumer, without first giving forty-eight hours' notice in writing by leaving the same at the premises of the consumer; and said removal shall take place only between the hours of eight o'clock in the forenoon and two o'clock in the afternoon.

Sec. 14. That it shall be lawful for Congress at any time hereafter to alter, amend, or repeal this act, and all acts and parts of acts inconsistent herewith are hereby repealed.

Sec. 15. That any person who, with intent to injure or defraud any gas company in the District of Columbia, shall make or cause to be made any pipe, tube or other instrument or contrivance, or connect the same, or cause it to be connected with any main service pipe or other pipe for conducting or supplying illuminating gas in such manner as to connect with and be calculated to supply illuminating gas to any burner or orifice by which illuminating gas is consumed, around or without passing through the meter provided for the measuring and registering of the quantity of gas there consumed, shall be deemed guilty of a misdemeanor, and upon conviction shall be punished by imprisonment not exceeding six months or by fine not exceeding two hundred and fifty dollars.

Sec. 16. That the price which may be charged for gas by any Gas-Light Company in the District of Columbia shall be uniform and the same to all consumers and any reduction made in the price or cost to any person or persons, except to officers of the company, shall furnish a legal right on the part of any other person or persons to demand gas at the same cost or price.

Approved, June 23, 1874.
Chap. 481.-An act to authorize the construction of a railroad bridge over the Allegheny River, where said track, under the act approved February fourteenth, eighteen hundred and fifty-three, was laid through the grounds of the United States at and near the Allegheny arsenal, in the county of Allegheny, in the State of Pennsylvania: Provided, That the mode and purpose of occupation shall first be submitted to and approved by the Secretary of War; and the value of the right of way herein granted, as fixed by a board of Army officers as the Secretary of War may detail to make such valuation shall be paid into the Treasury before occupa-

Chap. 482.-An act to authorize the construction of a bridge over the Willamette River at Portland in the State of Oregon.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That it shall be lawful for the Oregon and California Railroad Company of Portland, Multnomah County in the State of Oregon, or for the said company jointly with the Oregon Central Railroad Company of Portland, in said State on such terms as to division of expense, as may be agreed upon between said companies to build a railroad bridge across the Willamette River at Portland, in the city of Portland in said county of Multnomah, at a point to be selected and determined by the said railroad company or companies constructing such bridge; Provided, That there shall be placed in said bridge a draw of not less than three hundred feet in width, with a center abutment not to exceed fifty feet wide, and ten feet above the water line, leaving a passage on each side of the abutment of not less than one hundred feet in width, and so constructed as not to impede the navigation of said river, and allow the easy passage of vessels through said bridge. Such bridge shall be so constructed as to have a wagon and foot way below the railroad-track: Provided further, That the said bridge shall be so constructed and built as not to obstruct, impair, or injuriously affect the navigation of the river; and in order to secure a compliance with these conditions, the corporation, association, or company proposing to erect the same, previous to commencing the construction of the bridge, shall submit to the Secretary of War a plan of the bridge, with a detailed map of the river at the proposed site of the bridge, and for the distance of a mile above and below the site, exhibiting the depths and currents at all points of the same, together with all other information touching said bridge and river as may be deemed requisite by the Secretary of War to determine whether the said bridge, when built, will conform to the prescribed conditions of the act not to obstruct, impair, injuriously affect the navigation of the river: Provided further That the Secretary of War may detail an officer to superintend the survey and examination of said river with a view to said location. Officers may be de-

Section 2. That the Secretary of War is hereby authorized & directed, upon receiving said plan and map and other information, and upon being satisfied that a bridge built on such plan and at said locality will conform to the prescribed conditions of this act not to obstruct, impair, injuriously affect the navigation of said river, to notify the said corporation, association, or company proposing to erect the same that he approves the same; and upon receiving such notification, the said corporation, association, or company may proceed to the erection of said bridge, conforming strictly to the approved plan and location. But until the Secretary of War, approve the plan and location of said bridge, and notify the said corporation, association, or company of the same, the bridge shall not be built or commenced. Right to alter or

Section 3. That the right to alter or amend this act so as to prevent or remove all material obstructions to the navigation of said river by the construction of said bridge is hereby expressly reserved; and the
Expense of all improvements or repairs at any time made shall be borne by the company or companies constructing such bridge. Approved, June 23, 1874.

June 23, 1874.

CHAP. 483.—An act to allow the schooner Ocean Wave to take the name of Edith E. Wright, and be registered under that name.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the schooner Ocean Wave, registered in the eastern district of Maryland, may take the name of Edith E. Wright, and be registered under that name.

Approved, June 23, 1874.

June 23, 1874.

CHAP. 484.—An act authorizing and requiring the issuance of a patent for certain lands to the county of Scott, in the State of Missouri.

Preamble. Whereas, by the act of the Congress of the United States entitled "An act to quiet the title to certain lands in the State of Missouri," approved December twenty-seventh eighteen hundred and seventy-two, certain lands therein mentioned were granted to the county of Scott, in the State of Missouri, which were not specifically described; and Whereas, no provision for the issuance of a patent for said lands was made in said act: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That it shall be the duty of the Commissioner of the General Land Office to cause a patent to be issued to said county of Scott, in the State of Missouri, for all the lands included in that portion of township numbered twenty-seven north, of range twelve east, of the fifth principal meridian, lying east of Little River, as the same appears on the plat of survey on file in the General Land Office: Provided, That nothing in this act shall prejudice the rights of any person claiming any of said lands by virtue of any homestead, preemption, or other entry made under the laws of the United States.

Approved, June 23, 1874.

June 23, 1874.

CHAP. 485.—An act to change the name of the steamboat Kitty Strang.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the owner of the steamboat Kitty Strang, of Yonkers, New York, be authorized to change the name of the said boat to Fanny Ellis; and that from the passage of this act she be entitled to registry by that name.

Approved, June 23, 1874.

June 23, 1874.

CHAP. 486.—An act to fix the salaries of the clerks at the United States armory in Springfield, Massachusetts.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That on and after the passage of this act, in lieu of the compensation now allowed to the clerks at the United States armory in Springfield, Massachusetts, including fuel and quarters, there shall be paid to each of said clerks an annual salary of one thousand six hundred and fifty dollars.

Approved, June 23, 1874.
CHAP. 487. — An act authorizing the President to appoint George Henry Preble, now a captain on the active list of the Navy, to be a commodore.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President be, and he is hereby, authorized to nominate, and, by and with the advice and consent of the Senate, appoint George Henry Preble, now a captain on the active list of the Navy, to be a commodore on the active list of the Navy, next below Commodore Edward Donelson, being the same relative position on the Navy Register occupied by him for thirty-one years, until the promotions of eighteen hundred and sixty-six.

Approved, June 23, 1874.

CHAP. 488. — An act to extend the time for completing entries of Osage Indian lands in Kansas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all actual settlers upon the Osage Indian trust and diminished reserve lands in the State of Kansas shall be allowed one year from the passage of this act in which to make proof and payment: Provided, That all purchasers who avail themselves of the provisions of this act shall pay interest on the purchase price of their lands at the rate of five per centum from the date when payment was required by previous laws to date of actual payment: And provided further, That no further extension of payment shall be granted than that provided for in this act, and that all occupants now upon said Osage lands shall file their application to purchase the lands occupied by them within three months after the passage of this act, or forfeit all right or claim to the same.

Approved, June 23, 1874.

CHAP. 489. — An act directing the Secretary of the Treasury to report upon the necessity of a public building at the city of Auburn, New York.

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 he is hereby, directed to report to Congress at the beginning of its next session whether the present needs of the Government require the erection of a public building at Auburn, New York, and the estimated cost of the same, including the site.

Approved, June 23, 1874.

CHAP. 490. — An act to further define and enlarge the powers and duties of the Board of Health of the District of Columbia.

Be it enacted by the Senate and House of Representatives, of the United States of America in Congress assembled, That it shall be the duty of the Board of Health of the District of Columbia to make and enforce regulations to secure a full and correct record of vital statistics, including the registration of deaths and the interment of the dead in said District.

Approved, June 23, 1874.

CHAP. 491. — An act for the relief of J. Scott Payne, second lieutenant Sixth United States Cavalry, late first lieutenant Fifth United States Cavalry.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That upon the occurrence of a vacancy in the grade of first lieutenant in the Fifth United States Cavalry, the President is hereby authorized to appoint J. Scott Payne, for
merely first lieutenant in the said regiment and now second lieutenant of the Sixth United States cavalry, to the grade of first lieutenant in said Fifth regiment United States cavalry, with date of commission and relative rank in the Army held by him on the twelfth day of September, eighteenhundred and sixty-eight, provided that this act grants no back pay or additional pay in any manner whatever.

Approved, June 23, 1874.
RESOLUTIONS.

[No. 1.] Joint resolution providing for a change in the name and title of the agent and consul-general of the United States at Alexandria.

Resolved by the Senate and House of Representatives of the United States of America, in Congress assembled, That the name and title of the agent and consul-general of the United States at Alexandria shall, from the passage of this joint resolution, be "agent and consul-general of the United States at Cairo."

Approved, January 8, 1874.

[No. 3.] Joint resolution filling existing vacancies in the Board of Regents of the Smithsonian Institution.

Resolved by the Senate and House of Representatives of the United States of America, in Congress assembled, That the existing vacancies in the Board of Regents of the Smithsonian Institution of the class other than members of Congress, shall be filled by the appointment of Asa Gray, of Massachusetts, in place of Louis Agassiz, deceased; J. D. Dana, of Connecticut, in place of Theodore D. Woolsey; and Henry Coppee, of Pennsylvania, in place of W. B. Astor; and John McLean, and Peter Parker, whose terms have expired, shall be reappointed.

Approved, January 19, 1874.

[No. 4.] Joint resolution authorizing a special court of inquiry concerning General O. O. Howard.

Resolved by the Senate and House of Representatives of the United States of America, in Congress assembled, That the President of the United States be, and he is hereby, authorized and requested to convene a court of inquiry, to consist of not less than five officers of the Army, whose duty it shall be, when so convened, to fully investigate all the charges against Brigadier General O. O. Howard contained in the communication of the Secretary of War to the Speaker of the House of Representatives, of date December fourth, eighteen hundred and seventy-three, and the fifth day of January, eighteen hundred and seventy-four, and to report their opinion as well upon moral as upon technical and legal responsibility for such offences, if any, as may be discovered: Provided, That the accused may be allowed the same right of challenge as allowed by law in trials by court-martial.

Approved, February 13, 1874.

[No. 5.] Joint resolution in relation to the bronze statue of Jefferson presented to Congress by Uriah P. Levy, late an officer in the United States Navy.

Whereas it appears that the late Commodore Uriah P. Levy, while a lieutenant of the United States Navy, in eighteen hundred and thirty-four, procured in Paris a bronze statue of Jefferson by the celebrated sculptor David, which was presented by him, through Congress, to his fellow-citizens of the United States, and to which attention is now called by his brother, Jonas P. Levy, who requests that the statue, if not accepted by Congress, shall be returned to the heirs of the late Commodore Levy: Therefore,
Resolved by the Senate and House of Representatives of the United States of America, in Congress assembled, That the bronze statue of Jefferson presented in eighteen hundred and thirty-four, by Lieutenant Uriah P. Levy, of the United States Navy, be accepted with grateful appreciation, and that the officer in charge of public buildings and grounds be directed to properly prepare and place the same in the National Statuary Hall of the Capitol.

Approved, March 18, 1874.

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Res. No. 6, vol. xvi, p. 246. Limitation of contracts for stationery and other supplies in the Executive Departments to one year.

Resolved by the Senate and House of Representatives of the United States of America, in Congress assembled, That the resolution approved January thirty-first, eighteen hundred and sixty-eight, entitled "A resolution limiting contracts for stationery and other supplies in the Executive Departments to one year," shall not be held, or construed, to apply, or include, mail-bags, mail locks and keys, postal cards, postage stamps, newspaper wrappers, or stamped envelopes.

Approved, March 24, 1874.

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[No. 7.] Joint resolution authorizing the Secretary of War to detail a medical officer of the Army to inquire into, and report upon, the causes of epidemic cholera.

Preamble.

Medical officer of the Army to be detailed to inquire into the causes of epidemic cholera.

Whereas, epidemic cholera prevailed during the year eighteen hundred and seventy-three in various parts of the United States, especially in the valley of the Mississippi, causing a deplorable mortality; and whereas it is highly important that whenever such epidemics occur, the facts concerning the spread of the disease and its mode of propagation should be ascertained as fully as possible, with a view to the prevention or limitation of future outbreaks, therefore

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized and directed to detail one medical officer of the Army, who shall, during the present year, under the direction of the Surgeon General of the Army, in connection with the supervising surgeon of marine hospitals, acting under the direction of the Secretary of the Treasury, visit the towns at which cholera prevailed during eighteen hundred and seventy-three, or such of them as in the opinion of the Surgeon General and Secretary of the Treasury may be necessary, confer with the health authorities and resident physicians of such towns, and collect so far as possible all facts of importance with regard to such epidemic, and shall make a detailed report of the information collected, on or before the first day of January, eighteen hundred and seventy-five, to the President, to be submitted to Congress. And the Surgeon General is hereby authorized and directed to report to the Secretary of War for publication, such information on the subject as he may have, or shall obtain.

Approved, March 25, 1874.

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[No. 8.] Joint resolution tendering the thanks of Congress to Captain Benjamin Gleadell, officers and crew of the steamship "Atlantic" of the White Star Line, for saving the brigantine "Scotland" in mid ocean.

Thanks of Congress to Captain B. Gleadell and officers and crew of the steamship "Atlantic.

Resolved by the Senate and House of Representatives of the United States of America, in Congress assembled, That the thanks of Congress be presented to Captain B. Gleadell, and the officers and crew of the steamship "Atlantic" of the White Star Line, for saving the Captain and crew of
the brigantine, "Scotland," of Portland, Maine, wrecked in a tempestuous sea in mid-ocean.

Approved, April 27, 1874.

[No. 9.] Joint resolution authorizing the President to issue army rations and clothing to the destitute people on the Tombigbee, Warrior, and Alabama rivers.

Resolved by the Senate and House of Representatives of the United States of America, in Congress assembled, That the President be, and he is hereby, authorized in his discretion to direct the issue of army rations, and clothing of patterns not now issued to the army, to the starving and destitute people on the Tombigbee, Warrior, and Alabama rivers, who have been rendered destitute by the inundation of their homes in the valleys of said rivers.

Approved, May 28, 1874.

[No. 10.] Joint resolution providing for the termination of the treaty between the United States and His Majesty the King of the Belgians, concluded at Washington, July seventeenth, eighteen hundred and fifty-eight.

Whereas, it is provided by the seventeenth article of the treaty between the United States of America, on the one part, and His Majesty the King of the Belgians, on the other part, concluded at Washington on the seventeenth day of July anno Domini eighteen hundred and fifty-eight that "the present treaty shall be in force during ten years from the date of the exchange of the ratifications, and until the expiration of twelve months after either of the high contracting parties shall have announced to the other its intention to terminate the operation thereof, each party reserving to itself the right of making such declaration to the other at the end of the ten years above mentioned, and it is agreed that, after the expiration of the twelve months prolongation accorded on both sides, this treaty and all its stipulations shall cease to be in force;" and

Whereas, it is no longer for the interest of the United States to continue the said treaty, in force: Therefore,

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That notice be given of the termination of said treaty according to the provisions of the said seventeenth article thereof for such termination, and the President of the United States is hereby authorized to communicate such notice to the Government of the Kingdom of Belgium.

Approved, June 17, 1874.

[No. 11.] Joint resolution authorizing the issue of clothing to certain enlisted men of the Army.

Be it resolved by the Senate and House of Representatives of the United States of America, in Congress assembled, That the Secretary of War be, and he is hereby, authorized to issue to the enlisted men of company I, second regiment United States Cavalry; company H, ninth regiment United States Infantry; and Company E, third regiment United States Cavalry, clothing in lieu of, and equal in amount to, that lost by them or rendered unfit for further use by their efforts to extinguish and prevent the spread of the fire which occurred at Fort Sanders, Wyoming Territory, on the twenty-third day of April, eighteen hundred and seventy-three, as shown and recommended in the report of the board of survey convened under special order numbered fifty-nine, headquarters Fort Sanders, Wyoming Territory, of date of April twenty-fourth, eighteen hundred and seventy-three.

Approved, June 19, 1874.
Resolved by the Senate and House of Representatives of the United States of America, in Congress assembled, That the Congressional Printer be, and he is hereby, directed to keep a separate and exact account in detail of all expenditures for printing, mailing, and binding the Congressional Records, including specific statements of the cost of all machinery and material which may have been or shall be used for the publication of said Record, commencing with its first publication at the Government Printing Office; and that he shall publish the amounts thus yearly expended, in his next succeeding annual report, and each succeeding report, separately from the other disbursements of his office.

Approved, June 20, 1874.

Resolved by the Senate and House of Representatives of the United States of America, in Congress assembled, That the sum of three hundred dollars, or so much thereof as may be necessary, be, and the same is hereby, appropriated, out of any money in the treasury not otherwise appropriated, for the purchase and restoration to the family of the Marquis de la Fayette, of the watch presented to him by General Washington, and lost by General la Fayette during his last visit to this country; such purchase and restoration to be made under the direction of the Secretary of State.

Approved, June 22, 1874.

Resolved by the Senate and House of Representatives of the United States of America, in Congress assembled, That the Secretary of the Navy is hereby authorized to contract with some suitable and skilful sculptor for a bronze statue of the late Admiral Farragut, as authorized in the joint resolution of April sixteenth, eighteen hundred and seventy-two, to be disposed of as therein directed: Provided, That the selection of the sculptor or artist to execute the statue shall be made by the Secretary of the Navy, the General of the Army, and Mrs. Virginia L. Farragut, or a majority of them.

Approved, June 22, 1874.

Preamble.

Whereas, John W. Norton a clerk in the money-order division of the post-office at New York, N.Y., known and styled as superintendent of the money-order department of said post-office, did on or about the third day of August A.D. 1871, acknowledge himself to have embezzled and appropriated to his own use certain moneys of the United States being money-order funds amounting to one hundred and fifteen thousand four hundred and twenty-eight dollars and seventy-one cents, more or less; and

Whereas said John W. Norton, and Mirian O. Norton, his wife, did by deed dated August 4th 1871, convey to Abram Wakeman of the city of New York, certain real estate situated in and near the city of Plain-
field, in the State of New Jersey, with the intent and object that the same should be sold and converted into money, and the proceeds applied in or towards the payment of the indebtedness incurred by said John W. Norton for moneys received by him while acting as superintendent of the money order department in the United States post-office in the city of New York; and

Whereas the said Abram Wakeman and Mary II. Wakeman his wife, did by deed dated May 12th A. D. 1873, convey the same real estate in trust to Patrick H. Jones of the city of New York, which trust is expressed in the words following, to-wit: "In trust nevertheless, and to and for the following uses and purposes, to wit: To take possession of and control of said premises and without delay and with all reasonable diligence to sell the same at public auction or private sale for the most moneys that can be reasonably gotten therefor, and with and from the proceeds of such sale after payment of all lawful costs, charges, and expenses, in and about said trust to pay to the Hon. John A. J. Cresswell as Postmaster General of the United States of America, or to his successor or successors in office, all indebtedness of said party of the second part to said United States, incurred by him as late deputy postmaster of the United States at the city of New York, by reason of any and all defalcations of said John W. Norton as such superintendent as aforesaid so far as such moneys will pay the same"—Therefore

Resolved, by the Senate and House of Representatives of the United States in Congress assembled, That whenever any such sale under said trust shall be made the Attorney General of the United States or his duly authorized agent may upon the written agreement of said Jones and his sureties and the sureties of said Norton that the same may be done without discharging or in anywise affecting their respective liabilities in the premises, discharge the purchaser of any of said property under such sales from any obligation to see to the application of the purchase money thereof.

Approved, June 22, 1874.

[No. 16.] Joint resolution for the relief of certain clerks and employees of the United States.

Resolved by the Senate and House of Representatives of the United States of America, in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized to pay when discharged, two months' pay to such clerks and employees of the executive departments in Washington, D. C., as shall be discharged at the close of the present fiscal year without fault on their part, but by reason of the reductions made necessary by the legislation of the present session of Congress: Provided, That the amount paid under this resolution shall be deducted from the salary of any person receiving the same who shall be re-appointed within six months from the date of such discharge.

Approved, June 23, 1874.

[No. 17.] Joint resolution to fill a vacancy in the board of managers of the National Home for Disabled Volunteer Soldiers.

Resolved by the Senate and House of Representatives of the United States of America, in Congress assembled, That James S. Negley, of Pennsylvania, be, and is hereby, appointed manager of the National Home for Disabled Volunteer Soldiers, in place of Jay Cooke, of Pennsylvania, resigned.

Approved, June 23, 1874.
PUBLIC ACTS OF THE FORTY-THIRD CONGRESS
OF THE
UNITED STATES,
Passed at the second session, which was begun and held at the city of Washington, in the District of Columbia, on Monday, the seventh day of December, 1874, and was adjourned without day on Thursday, the fourth day of March, 1875.

ULYSSES S. GRANT, President. HENRY WILSON, Vice-President and President of the Senate. MATT. H. CARPENTER was elected President of the Senate, pro tempore, on the twenty-third day of December, 1874, and so acted from time to time until the first day of January, 1875. HENRY B. ANTHONY was chosen President of the Senate, pro tempore, on the twenty-fifth day of January, 1875, and so acted until the first day of February, 1875. He was again chosen on the fifteenth day of February, 1875, and so acted from time to time until the twenty-third day of February, 1875. JAMES G. BLAINE, Speaker of the House of Representatives.

CHAP. 1.—An act making an appropriation to enable the Postmaster General to carry into effect the law requiring the prepayment of postage on newspapers, approved June twenty-fifth, eighteen hundred and seventy-four.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

That the sum of thirty thousand dollars, or so much thereof as may be necessary, be, and the same is hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the purchase of scales for the use of the Post-Office Department. Proposals for furnishing said scales shall be invited by seven days public notice given by the Postmaster General, and the contract shall be awarded to the lowest and best responsible bidder; the contractor to be allowed a reasonable time in the discretion of the Postmaster General to deliver the article contracted for.

Approved, December 15, 1874.

CHAP. 2.—An act to confirm an agreement made with the Shoshone Indians (eastern band) for the purchase of the south part of their reservation in Wyoming Territory.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the agreement entered into on the twenty-sixth day of September, in the year of our Lord, eighteen hundred and seventy-two, between Felix R. Brunot, commissioner on the part of the United States, and the chief, head-men, and men of the eastern band of Shoshone Indians, in the words and figures following, be, and the same is hereby, confirmed, satisfied, and approved by the Congress and President of the United States: Provided; That the cattle furnished under this agreement shall be good, young American cattle, suitable for breeding purposes.

Articles of a convention made and concluded at the Shoshone and Bannock Indian agency in Wyoming Territory, this twenty-sixth day of September, in the year of our Lord, eighteen hundred and seventy-two, by and between Felix R. Brunot, commissioner on the part of the United States, and the chief, head men, and men of the eastern band of Shoshone Indians, constituting a majority of all the adult male Indians of said band on tribe of Indians, and duly authorized to act in the premises, witnesseth:
Preamble.

That whereas by article eleven of a treaty with the Shoshone (eastern band) and Bannock tribes of Indians, made the third day of July, eighteen hundred and sixty-eight, at Fort Bridger, Utah Territory, a reservation was set apart for the use and occupancy of said tribes of Indians in the following words: "The United States farther agrees that the following district of country, to wit, commencing at the mouth of Owl Creek and running, due south, to the crest of the divide between the Sweetwater and the Papo-Agie Rivers; thence along the crest of said divide and the summit of Wind River Mountains to the longitude of North Fork of Wind River; thence due north, to mouth of said Nork Fork, and up its channel to a point twenty miles above its mouth; thence in a straight line to head-waters of Owl Creek, and, along middle of channel of Owl Creek, to place of beginning;" shall be, and the same is, set apart for the absolute and undisturbed use and occupation of the Shoshone Indians herein named;"

And whereas, previous to and since the date of said treaty, mines have been discovered, and citizens of the United States have made improvements within the limits of said reservation, and it is deemed advisable for the settlement of all difficulty between the parties, arising in consequence of said occupancy, to change the southern limit of said reservation:

Cession to the United States of part of reservation.

I. The Shoshone band or tribe of Indians (eastern band) hereby cede to the United States of America that portion of their reservation in Wyoming Territory which is situated south of a line beginning at a point on the eastern boundary of the Shoshone and Bannock reservation, due east to the mouth of the Little Papo-Agie, at its junction with the Papo-Agie, and running from said point west to the mouth of the Little Papo-Agie; thence up the Papo-Agie to the North Fork, and up the North Fork to the mouth of the canyon; thence west to the western boundary of the reservation.

Consideration for cession of land.

II. The United States agree to pay to the Shoshone (eastern band) or tribe the sum of twenty-five thousand dollars; said sum to be expended under the direction of the President for the benefit and use of said Indians in the following manner, viz: On or before the tenth day of August of each year, for the term of five years after the ratification of this agreement, five thousand dollars shall be expended in the purchase of stock-cattle, and said cattle delivered to the Shoshones on their reservation. Second. The salary of five hundred dollars per annum shall be paid by the United States for the term of five years to Wash-a-kie, chief of the Shoshones.

Salary of chief of Shoshones.

III. Within the term of six months, and as soon as practicable after the ratification of this agreement, the United States shall cause the southern line of the Shoshone reservation, as herein designated, to be surveyed, and marked at suitable points on the ground, and until said line has been so surveyed and marked, the United States binds itself not to permit the intrusion of any white persons upon any of the agricultural or other lands within the limit of the district proposed to be ceded.

Intrusion of white persons.

Agreement subject to ratification.

IV. This convention or agreement is made subject to the approval of the President and the ratification or rejection of the Congress of the United States.

Approved, December 15, 1874.

Dec. 19, 1874.

CHAP. 4.—An act to re-imburse the city of Boston for certain expenses incurred in the improvement of Chelsea street, (formerly Charlestown,) in connection with the United States navy-yard.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there is hereby appropriated, out of any money in the treasury not otherwise appropriated, the sum of one thousand six hundred and thirty-eight dollars and fifty-three cents, to re-imburse the city of Boston for expenses incurred in
the improvement of Chelsea street, bordering on the United States navy-yard, in what was formerly known as Charlestown, Massachusetts. Approved, December 19, 1874.

CHAP. 5.—An act relating to the disposition of certain lands to be reclaimed in sections fourteen, twenty-three, and twenty-six, in township sixteen north, of range twenty, in the county of Sheboygan, in the State of Wisconsin.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That so much of the bed of the marsh or pond in sections fourteen, twenty-three, and twenty-six, in township sixteen north, of range twenty east of the fourth principal meridian, in the county of Sheboygan, in the State of Wisconsin, as shall or may be reclaimed by draining the water from the same, shall be owned and held, so far as any rights or interests of the United States are concerned, by the owners of the lands abutting upon said marsh or pond, and draining the same to the centre or thread thereof, and divided among the several owners adjoining and abutting said marsh or pond, according to the rules of law, upon payment by said adjoining owners into the treasury of the United States of one dollar and twenty-five cents per acre for the amount of land that has been or may be so reclaimed.

Approved, December 21, 1874.

CHAP. 7.—An act reserving for the use of Congress one hundred and fifty copies of the Revised Statutes authorized to be printed by the act of June twentieth eighteen hundred and seventy-four.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the one hundred and fifty copies of the Revised Statutes of the United States bound and delivered to the two houses of Congress by the Congressional Printer, under the concurrent resolution agreed to on the eleventh of December eighteen hundred and seventy-four for that purpose be taken and reserved from the number ordered by the Secretary of State under the act of Congress passed the twentieth day of June eighteen hundred and seventy-four.

Approved, December 24, 1874.

CHAP. 8.—An act to enable the Supreme Court of the District of Columbia to proceed with its jury-business.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That until the first day of February, eighteen hundred and seventy-five, it shall be lawful for the supreme court of the District of Columbia, in its various terms, to cause to be drawn by lot and impaneled from time to time the proper number of persons for grand and petit jurors in said court from those whose names are now deposited with the clerk of the said court in the general jury box as jurors of the District of Columbia; and such panels so drawn and constituted shall be deemed and held to be valid and legal: Provided, That nothing herein shall be construed to impair the right of challenge to individual jurors, as now existing by law.

Approved, December 28, 1874.

CHAP. 9.—An act providing for the authentication of the revised statutes of the United States and for preserving the originals of all laws in the Department of State.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the certificate to the printed volume of the revised statutes of the United States required by section two of "An act providing for publication of the revised statutes and Executive Order of the President of the United States for this purpose, shall be reasonable and shall be placed in the hands of the clerk of the said court, to be kept in a strong box in the said court-room, to be submitted to the clerk of the said court whenever the said court shall be open for business, and to be kept safe and secure from all injury and destruction.

Certificate to Revised Statutes, how to be made. Ante, p. 113.
FORTY-THIRD CONGRESS. Sess. II. Ch. 9, 10, 12, 13. 1875.

laws of the United States, approved June twentieth, eighteen hundred and seventy-four, shall be made by the Secretary of State under the seal of the Department of State, and so much of said section as provides that such certificate shall be under the seal of the United States, is hereby repealed.

SEC. 2. That section number two hundred and four of the revised statutes of the United States shall hereafter read as follows: Whenever a bill, order, resolution or vote of the Senate and House of Representatives, having been approved by the President, or not having been returned by him with his objections, becomes a law or takes effect, it shall forthwith be received by the Secretary of State from the President; and whenever a bill, order, resolution or vote is returned by the President with his objections, and, on being reconsidered, is agreed to be passed, and is approved by two-thirds of both Houses of Congress, and thereby becomes a law or takes effect, it shall be received by the Secretary of State from the President of the Senate, or Speaker of the House of Representatives in whichever House it shall last have been so approved, and he shall carefully preserve the originals.

Approved, December 28, 1874.

Dec. 28, 1874.

CHAP. 10.—An act for the relief of certain settlers on the public lands.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That it shall be lawful for homestead and pre-emption settlers on the public lands, whose crops were destroyed or seriously injured by grasshoppers in the year eighteen hundred and seventy-five, to be absent from said lands until July first, eighteen hundred and seventy-six, under such regulations as to proof of the same as the Commissioner of the General Land Office may prescribe; and where such grasshoppers shall re-appear in eighteen hundred and seventy-five, to the like destruction of the crops of settlers, the right to leave and be absent as aforesaid shall continue to July first, eighteen hundred and seventy-six.

SECTION 2. That during such absence no adverse rights shall attach to said lands; such settlers being allowed to resume and perfect their settlement as though no such absence had been enjoyed or allowed.

SECTION 3. That the time for making final proof and payment by pre-emptors whose crops have been destroyed or injured as aforesaid, is hereby extended for one year after the expiration of the term of absence provided for in the first section of this act.

Approved, December 28, 1874.

Jan. 1, 1875.

CHAP. 12.—An act suspending so much of the act entitled "An act re-organizing the several staff-corps of the Army," approved June twenty-third, eighteen hundred and seventy-four, as applies to contract-surgeons.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That so much of the act entitled "An act re-organizing the several staff-corps of the Army," approved June twenty-third, eighteen hundred and seventy-four, as applies to contract-surgeons, be, and is hereby, suspended until otherwise provided by law.

Approved, January 1, 1875.

Jan. 11, 1875.

CHAP. 13.—An act to create an additional land-district in the State of Oregon, to be called the Dalles land-district.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President of the United States be, and he is hereby, authorized to establish an additional land-district in the State of Oregon, which district shall be bounded as fol-
laws, viz: Commencing on the Columbia River at the intersection of the range-line, between ranges eight and nine east, thence south on said range-line to the fourth standard parallel, which is the north boundary of the Linkton land-district; thence east on said parallel to range twenty-seven east; thence north on range-line between ranges twenty-six and twenty-seven to the Columbia River; thence down said river to the place of beginning, comprising all that land in Oregon situate north of the Linkton land-district and between ranges eight and twenty-seven east of the Willamette meridian. Said district, as above bounded, shall be known and designated as The Dalles district; and the office of said district shall be located at the city of The Dalles, or such place as the President shall direct, in the State of Oregon; and the President of the United States shall have power to change the location of said land-office, in said State, from time to time, as the public interests may seem to require.

SEC. 2. That the President is hereby authorized to appoint, by and with the advice and consent of the Senate, or during the recess thereof, a register and a receiver for the district hereby created, who shall each reside in the place where said land-office is located, and shall have the same powers, responsibilities, and emoluments, and be subject to the same acts and penalties, which are, or may be, prescribed by law in relation to other land-officers in said State.

SEC. 3. That the public lands in said district shall be subject to sale and disposal upon the same terms and conditions as other public lands of the United States: Provided, That all sales and locations made at the office of the old district of lands situated within the limits of the new district, which shall be valid and right in other respects, up to the day on which the new office shall go into operation, be, and the same are hereby, confirmed.

Approved, January 11, 1875.

CHAP. 14.—An act explanatory of the resolution entitled "A resolution for the relief of settlers upon the Absentee Shawnee lands in Kansas," approved April seventh, eighteen hundred and sixty-nine.

Whereas several tracts of land ceded to the Shawnee Indians by the treaty concluded between them and the United States which was proclaimed November second, eighteen hundred and fifty-four, were erroneously set apart and allotted to various individuals of the Shawnee tribe of Indians, and which said allotments were subsequently canceled, and therefore form a part of the residuum of the land which by the treaty aforesaid was to be set apart for the Absentee Shawnees: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the terms of the resolution approved seventh April, eighteen hundred and sixty-nine, for the relief of settlers upon the Absentee Shawnee lands in Kansas, should be extended to those settlers who now occupy and have improved tracts of land known and described as the east half of the northeast quarter and the southwest quarter of the northeast quarter of section twenty-nine, in township twelve, of range twenty-three east, of the sixth principal meridian; the south half of the southwest quarter of section five; the south half of the southwest quarter, the north half of the southwest quarter, and the northwest quarter of section eight, in township thirteen of range twenty-two east, of the sixth principal meridian; all located in the State of Kansas, within the boundaries of the tract ceded to the Shawnees by the treaty proclaimed on the second November, eighteen hundred and fifty-four.

Approved, January 11, 1875.
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 is hereby authorized and required, as rapidly as practicable, to cause to be coined at the mints of the United States, silver coins of the denominations of ten, twenty-five, and fifty cents, of standard value, and to issue them in redemption of an equal number and amount of fractional currency of similar denominations, or, at his discretion, he may issue such silver coins through the mints, the subtreasuries, public depositaries, and post-offices of the United States; and, upon such issue, he is hereby authorized and required to redeem an equal amount of such fractional currency, until the whole amount of such fractional currency outstanding shall be redeemed.

SEC. 2. That so much of section three thousand five hundred and twenty-four of the Revised Statutes of the United States as provides for a charge of one-fifth of one per centum for converting standard gold bullion into coin is hereby repealed, and hereafter no charge shall be made for that service.

SEC. 3. That section five thousand one hundred and seventy-seven of the Revised Statutes of the United States, limiting the aggregate amount of circulating-notes of national banking-associations, be, and is hereby, repealed; and each existing banking-association may increase its circulating-notes in accordance with existing law without respect to said aggregate limit; and new banking-associations may be organized in accordance with existing law without respect to said aggregate limit; and the provisions of law for the withdrawal and redistribution of national-bank currency among the several States and Territories are hereby repealed. And whenever, and so often, as circulating-notes shall be issued to any such banking-association, so increasing its capital or circulating-notes, or so newly organized as aforesaid, it shall be the duty of the Secretary of the Treasury to redeem the legal-tender United States notes in excess only of three hundred million of dollars, to the amount of eighty per centum of the sum of national-bank notes so issued to any such banking-association as aforesaid, and to continue such redemption as such circulating-notes are issued until there shall be outstanding the sum of three hundred million dollars of such legal-tender United States notes, and no more. And on and after the first day of January, anno Domini eighteen hundred and seventy-nine, the Secretary of the Treasury shall redeem, in coin, the United States legal-tender notes then outstanding on their presentation for redemption, at the office of the assistant treasurer of the United States in the city of New York, in sums of not less than fifty dollars. And to enable the Secretary of the Treasury to prepare and provide for the redemption in this act authorized or required, he is authorized to use any surplus revenues, from time to time, in the Treasury not otherwise appropriated, and to issue, sell, and dispose of, at not less than par, in coin, either of the descriptions of bonds of the United States described in the act of Congress approved July fourteenth, eighteen hundred and seventy, entitled, "An act to authorize the refunding of the national debt," with like qualities, privileges, and exemptions, to the extent necessary to carry this act into full effect, and to use the proceeds thereof for the purposes aforesaid. And all provisions of law inconsistent with the provisions of this act are hereby repealed.

Approved, January 14, 1875.
For pay of commissioned and warrant officers at sea, on shore, on special service, and of those on the retired list and unemployed, (and for expenses and transportation of officers traveling under orders,) and for pay of the petty-officers, seamen, ordinary seamen, landmen, and boys, including men of the engineers' force, and for the Coast-Survey service, eight thousand five hundred men, six million two hundred and fifty thousand dollars: Provided, That no allowance shall be made in the settlement of any account for traveling expenses unless the same be incurred on the order of the Secretary of the Navy, or the allowance be approved by him.

For contingent expenses of the Navy Department, one hundred thousand dollars.

For the civil establishment at the various navy-yards and stations, the sum of one hundred and fifty-eight thousand dollars.

**BUREAU OF NAVIGATION.**

For foreign and local pilotage and towage of ships of war, fifty thousand dollars.

For services and materials in correcting compasses on board ship, and for adjusting and testing compasses on shore, three thousand dollars.

For nautical and astronomical instruments, nautical books, maps, charts, and sailing-directions, and repairs of nautical instruments for ships of war, ten thousand dollars.

For books for libraries for ships of war, three thousand dollars.

For navy-signals and apparatus, namely, signal-lights, lanterns, and rockets, including running-lights, drawings, and engravings for signal books, six thousand dollars.

For compass-fittings, including binnacles, tripods, and other appendages of ships' compasses, to be made in the navy-yards, five thousand dollars.

For logs and other appliances for measuring the ship's way, leads and other appliances for sounding, three thousand dollars.

For lanterns and lamps, and their appendages, for general use on board ship, including those for the cabin, ward-room, and steerage, for the holds and spirit-room, for decks and quartermasters' use, five thousand dollars.

For bunting and other materials for flags, and making and repairing flags of all kinds, five thousand dollars.

For oil for ships of war other than that used for the engineer department, candles when used as a substitute for oil in binnacles, running-lights, for chimneys and wick and soap used in navigation department, twenty thousand dollars.

For stationery for commanders and navigators of vessels of war, and for use of courts-martial, two thousand dollars.

For musical instruments and music for vessels of war, one thousand dollars.

For steering-signals and indicators, and for speaking-tubes and gongs, for signal-communication on board vessels of war, two thousand five hundred dollars.

For contingent expenses of the Bureau of Navigation, viz: For freight and transportation of navigation-materials; instruments, books, and stores; postage and telegraphing; advertising for proposals; packing-boxes and materials; blank books, forms, and stationery at navigation-offices, four thousand dollars.

For drawing, engraving, and printing and photo-lithographing charts, correcting old plates, preparing and publishing sailing-directions, and other hydrographic information; and for making charts, including those of the Pacific coast, sixty thousand dollars.
For fuel, lights, and office-furniture; care of building and other labor; purchase of books for library, drawing-materials, and other stationery; postage, freight, and other contingent expenses, five thousand dollars.

For rent and repair of building, two thousand eight hundred dollars.

For expenses of Naval Observatory, namely:
- For pay of three assistants, at one thousand five hundred dollars each, four thousand five hundred dollars, and one clerk, at one thousand eight hundred dollars.
- For wages of one instrument-maker, one messenger, three watchmen, and one porter; for keeping grounds in order and repairs to buildings; for fuel, light, and office-furniture; and for stationery, purchase of books for library, chemicals for batteries, and freight, and all other contingent expenses, ten thousand dollars.
- For reducing and transcribing astronomical observations upon sheets for publication, one thousand two hundred dollars.
- For expenses of the transit of Venus, three thousand dollars.

For reducing and transcribing astronomical observations upon sheets for publication, one thousand two hundred dollars.

For expenses of Nautical Almanac:
- For pay of computers and clerk for compiling and preparing for publication the American Ephemeris and Nautical Almanac, twenty thousand dollars.

For continuance of work on new planets discovered by American astronomers, three thousand dollars.

For rent, fuel, labor, stationery, boxes, expresses, and miscellaneous items, one thousand five hundred dollars.

BUREAU OF ORDNANCE.

For fuel, tools, and materials of all kinds necessary in carrying on the mechanical branches of the Ordnance Department at the several navy-yards and stations, seventy-five thousand dollars.

For labor at all the navy-yards, magazines, and stations, two hundred and fifty thousand dollars.

For repairs to ordnance-buildings, magazines, gun-parks, boats, lighters, wharves, machinery, and other necessaries of the like character, ten thousand dollars.

For miscellaneous items, viz: for freight, express-charges, and purchase of instruments, five thousand dollars.

For the torpedo-corps: For the purchase and manufacture and preservation of gunpowder, nitro-glycerine, and gun-cotton, twelve thousand dollars.

For purchase and manufacture of electrical apparatus, galvanic batteries, and insulated wire, fifteen thousand dollars.

For the purchase of copper, iron, wood, and other materials necessary for the manufacture of torpedoes, and for work on the same, twenty-five thousand dollars.

For construction of torpedo-boats, purchase of coffer-work or hulks, and contingent expenses, twenty-five thousand dollars.

For labor, including chemist, pyrotechnist, electrician, machinist, and clerical force, fifteen thousand dollars.

For repairs to buildings and wharves, and material and labor for sea wall, one thousand dollars.

For contingent expenses of the ordnance service of the Navy, one thousand dollars.

BUREAU OF EQUIPMENT AND RECRUITING.

For equipment of vessels: For coal for steamers' and ships' use, including expenses of transportation; storage, labor, hemp, wire, and other materials for the manufacture of rope; hides, cordage, canvas, leather; iron for manufacture of cables, anchors, and galleys; condensing and boat-detaching apparatus; cables, anchors, furniture, hose, bake-
ovens, and cooking-stoves; life-rafts; heating-apparatus for receiving-ships; and for the payment of labor in equipping vessels, and manufacture of articles in the several navy-yards, one million two hundred and fifty thousand dollars.

For contingent expenses of the Bureau of Equipment and Recruiting, namely: For expenses of recruiting, freight, and transportation of stores, transportation of enlisted men, printing, advertising, telegraphing, books and models, stationery, express charges, internal alterations, fixtures, and appliances, in equipment buildings at navy-yards, foreign postage, car tickets, ferriage, and ice, apprehension of deserters, assistance to vessels in distress, and good conduct badges for enlisted men, seventy-five thousand dollars.

BUREAU OF YARDS AND DOCKS.

For general maintenance of yards and docks, namely: For general expenses of the Bureau of Yards and Docks: Freight and transportation of materials and stores; printing, stationery, and advertising, including the commandant's office; books, models, maps, and drawing; purchase and repair of fire-engines; machinery, and patent-rights to use the same; repairs on steam-engines, and attendance on the same; purchase and maintenance of oxen and horses, and driving teams, carts, and timber-wheels for use in the navy-yards, and tools and repairs of the same; postage and telegrams; furniture for Government houses and offices in the navy-yards; coal and other fuel; candles, oil, and gas; cleaning and clearing up yards, and care of public buildings; attendance on fires; lights; fire-engines and apparatus; incidental labor at navy-yards; water-tax, and for toll and ferriages; pay of the watchmen in the navy-yards; and for awnings and packing-boxes, seven hundred and sixty thousand dollars.

For contingent expenses that may arise at navy-yards and stations, forty thousand dollars.

At the Naval Asylum, Philadelphia, Pennsylvania: For superintendent, six hundred dollars; steward, four hundred and eighty dollars; matron, three hundred and sixty dollars; cook, two hundred and forty dollars; assistant cook, one hundred and sixty-eight dollars; chief laundress, one hundred and ninety-two dollars; three laundresses, at one hundred and sixty-eight dollars each; eight scrubbers and waiters, at one hundred and sixty-eight dollars each; six laborers, at two hundred and forty dollars each; stable-keeper and driver, three hundred and sixty dollars; master-at-arms, four hundred and eighty dollars; corporal, three hundred dollars; barber, three hundred and sixty dollars; carpenter, eight hundred and forty-five dollars; furnaces, grates, and ranges, three hundred dollars; water-rent and gas, one thousand eight hundred dollars; increase of library and car tickets, two hundred and fifty dollars; furniture, and repairing of the same, one thousand seven hundred and fifty dollars; cemetery and burial expenses, two hundred dollars; repairs and preservation, one thousand dollars; and for support of beneficiaries, forty thousand dollars; in all, fifty-two thousand nine hundred and seventy-three dollars; which sum shall be paid out of the income from the naval-pension fund.

BUREAU OF MEDICINE AND SURGERY.

For support of the medical department for surgeons' necessaries for vessels in commission, navy-yards, naval stations, Marine Corps, and Coast Survey, thirty thousand dollars.

For necessary repairs of naval laboratory, hospitals, and appendages, including roads, wharves, outhouses, steam-heating apparatus, sidewalks, fences, gardens, and farms, twenty thousand dollars.

For the civil establishment at the several naval hospitals and naval laboratory, thirty-five thousand dollars.
Contingent expenses.

For contingent expenses of the Bureau, freight on medical stores, transportation of insane patients to the Government hospital, advertising, telegraphing, purchase of books, expenses attending the naval medical board of examiners, purchase and repair of wagons, harness, purchase and feed of horses, cows, trees, garden-tools, and seeds, twenty-five thousand dollars.

BUREAU OF PROVISIONS AND CLOTHING.

For provisions for the officers, seamen, and marines, one million two hundred and forty-four thousand dollars.
For purchase of water for ships, thirty-five thousand dollars.
For contingent expenses: For freight and transportation to foreign and home stations; candles, fuel; interior alterations and fixtures in inspection buildings; tools, and repairing same at eight inspections; special watchmen in eight inspections; books and blanks; stationery; telegrams; advertising; postage and express-charges; tolls, ferriages, and car tickets; ice; and incidental labor not chargeable to other appropriations, fifty thousand dollars.

BUREAU OF CONSTRUCTION AND REPAIR.

For preservation of vessels on the stocks and in ordinary; purchase of materials and stores of all kinds; labor in navy-yards and on foreign stations; preservation of materials; purchase of tools; wear, tear, and repair of vessels afloat, and for general care and protection of the Navy in the line of construction and repair; incidental expenses, namely, advertising and foreign postages, three million three hundred thousand dollars.

For salaries of sub-agents and watchmen and miscellaneous expenses incurred in the protection of timber lands, five thousand dollars.

BUREAU OF STEAM ENGINEERING.

For repairs and preservation of boilers and machinery on naval vessels; and for fitting, repair, and preservation of yard machinery and tools; and for labor in navy yards and stations not before included; and for incidental expenses; and for purchase and preservation of oils, coal, iron, and all materials and stores; and for completing and erecting on board vessels compound engines with boilers, one million eight hundred thousand dollars.

NAVAL ACADEMY.

For pay of professors and others: For two professors (heads of departments,) namely, one of drawing, and one of English studies, history and law, two thousand five hundred dollars each; three professors, namely, one of mathematics, (assistant,) one of chemistry, and one of French, at two thousand two hundred dollars each; twelve assistant professors, namely, four of French, one of Spanish, three of English studies, history and law, one of mathematics, one of astronomy, and two of drawing, at one thousand eight hundred dollars each; sword-master, at one thousand five hundred dollars, and two assistants, at one thousand dollars each; boxing-master and gymnast, at one thousand dollars; and assistant librarian, at one thousand four hundred dollars; three clerks to superintendent, at one thousand two hundred dollars, one thousand dollars, and eight hundred dollars, respectively; one clerk to commandant of midshipmen, one thousand dollars; one clerk to paymaster, one thousand dollars; one apothecary, seven hundred and fifty dollars; one commissary, two hundred and eighty-eight dollars; one cook, three hundred and twenty-five dollars and fifty cents; one messenger to superintendent, six hundred dollars; one armorer, five hundred and
twenty-nine dollars and fifty cents; one gunner's mate, four hundred and sixty-nine dollars and fifty cents, and one quarter-gunner, four hundred and nine dollars and fifty cents; one cockswain, four hundred and sixty-nine dollars and fifty cents; three seamen in the department of seamanship, at three hundred and forty-nine dollars and fifty cents each; one hand-master, five hundred and twenty-eight dollars; eighteen first-class musicians, at three hundred and forty-eight dollars each; seven second-class musicians, at three hundred dollars each; two drummers and one fifer, (first-class,) at three hundred and forty-eight dollars each; in all, fifty-eight thousand eight hundred and twenty-six dollars.

Pay of watchmen and others: Captain of the watch, at two dollars and fifty cents per day, nine hundred and twelve dollars and fifty cents; men and others.

Pay of mechanics and others: One mechanic at workshop, at two dollars and twenty-five cents per diem, eight hundred and twenty-one dollars and twenty-five cents; one master-laborer, to keep public grounds in order, at two dollars and twenty-eight cents per diem, eight hundred and thirty-two dollars and twenty cents; fourteen laborers to assist in same, at two dollars and seventy-five cents per diem each, nine thousand two hundred and sixteen dollars and twenty-five cents; one laborer to superintend quarters of cadet-midshipmen, public grounds, and so forth, at two dollars and twenty-eight cents per diem each, nine thousand three hundred and sixty-one dollars and ninety cents.

For pay of employees in the department of steam-enginery, for machinists, boiler-makers, and others, eight thousand seven hundred and sixty dollars.

For necessary repairs of public buildings, pavements, wharves, and walls enclosing the grounds of the Naval Academy, for improvements and furniture and fixtures, fourteen thousand dollars.

For fuel, and for heating and lighting the academy and school-ships, fifteen thousand dollars.

For general maintenance, forty-one thousand hundred dollars.

MARINE CORPS.

For pay of officers of the Marine Corps, and for pay of non-commissioned officers, musicians, and others of the corps, three hundred and nineteen thousand seven hundred and sixty dollars.

For the civil force of the Marine Corps, ten thousand dollars.

For pay of one thousand five hundred privates, and no more, two hundred and seventy thousand dollars.

For provisions, one hundred thousand dollars.

For clothing, one hundred thousand dollars.
Fuel. For fuel, thirty thousand eight hundred and fifty-six dollars.

Military stores. For military stores, namely: For pay of mechanics, repair of arms, purchase of accoutrements, ordnance stores, flags, drums, fifes, and other instruments, nine thousand dollars.

Transportation of troops. For transportation of troops, and for expenses of recruiting, five thousand dollars.

Transportation of officers. For transportation of officers traveling without troops, five thousand dollars.

Barracks and rent of offices. For repairs of barracks, and rent of offices where there are no public buildings, ten thousand dollars.

Forage. For forage for public horses and horses belonging to field and staff officers, five thousand dollars.

Clothing not drawn. For payment of discharged soldiers for clothing not drawn, twenty thousand dollars.

Hire of quarters. For hire of quarters for officers where there are no public quarters, sixteen thousand dollars.

Contingent expenses. For contingencies, namely: Freight; ferriage; toll; cartage; wharfage; purchase and repair of boats; labor; burial of deceased marines; stationery; telegraphing; apprehension of deserters; oil, candles, gas; repairs of gas and water fixtures; water rent; barrack furniture; furniture for officers' quarters; bed sacks; wrapping paper; oil cloth; cloth; rope; twine; spades; shovels; axes; picks; carpenters' tools; repairs to fire engines; purchase and repair of engine hose; purchase of lumber for benches, mess tables, bunks; repairs to public carryalls; purchase and repair of harness; purchase and repair of hand carts and wheel barrows; scavenging; purchase and repair of galleys, cooking stoves, ranges, stoves where there are no grates; gravel for parade grounds; repair of pumps; brushes; brooms; buckets; paving; and for other purposes, twenty thousand dollars.

Approved, January 19, 1875.

Jan. 19, 1875.

CHAP. 19.—An act to remove the limitation restricting the circulation of banking-associations issuing notes payable in gold.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That so much of section five thousand one hundred and eighty-five of the Revised Statutes of the United States as limits the circulation of banking-associations, organized for the purpose of issuing notes payable in gold, severally to one million dollars, be, and the same is hereby, repealed; and each of such existing banking-associations may increase its circulating-notes, and new banking-associations may be organized, in accordance with existing law, without respect to such limitation.

Approved, January 19, 1875.

Jan. 19, 1875.

CHAP. 20.—An act donating condemned cannon to the City of Massillon, Ohio, for monumental purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he hereby is, authorized to deliver, if the same can be done without detriment to the Government, four condemned iron cannon and sixteen cannon balls to each of the following named organizations for the purpose of ornamenting the burial grounds of deceased soldiers: To the City of Massillon, Ohio; To Post No 139, Grand Army of the Republic, at Somerville, Massachusetts.

Approved, January 19, 1875.
CHAP. 22.—An act declaratory of the act entitled “An act to amend the customs-revenue laws, and to repeal moieties,” approved June twenty-second, eighteen hundred and seventy-four.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That nothing in the nineteenth section of the act entitled “An act to amend the customs-revenue laws, and to repeal moieties,” approved June twenty-second, eighteen hundred and seventy-four, shall be construed to affect any authority, power, or right which might theretofore have been lawfully exercised by any court, judge, or district attorney of the United States to obtain the testimony of an accomplice in any crime against, or fraud upon the customs-revenue laws, on any trial or proceeding for a fine, penalty, or forfeiture under said laws, by a discontinuance or dismissal, or by an engagement to discontinue or dismiss any proceedings against such accomplice.

Approved, January 22, 1875.

CHAP. 23.—An act to provide for compensating the officers of the Government in observing the Transit of Venus.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the regular compensations and allowances, to all officers of the Government in the parties engaged in observing the Transit of Venus, shall be paid from the appropriations for the support of the branches of public service to which the said officers are severally attached.

Approved, January 22, 1875.

CHAP. 25.—An act to enable the Commissioner of Agriculture to make a special distribution of seeds.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of thirty thousand dollars be, and the same is hereby, appropriated, out of any money in the Treasury not otherwise appropriated, to enable the Commissioner of Agriculture to make a special distribution of seeds to the portions of the country which have suffered from grasshopper-ravages during the past summer.

Approved, January 25, 1875.
CHAP. 27.—An act to provide an appropriation for continuing the construction of the post office and custom house at Saint Louis, Missouri.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of one hundred and fifty thousand dollars be, and the same is hereby, appropriated, out of any money in the Treasury not otherwise appropriated, to be available immediately, for the purpose of continuing the construction of the custom-house and post office at Saint Louis, Missouri, now in course of construction.

Approved, January 28, 1875.

CHAP. 29.—An act to constitute Patchogue on the south side of Long Island, in the State of New York, a port of delivery.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the village of Patchogue, on the south side of Long Island, State of New York, shall be, and the same is hereby, made a port of delivery within the collection district of the port of New York, and shall be subject to the same regulations as other ports of delivery in the United States; that a surveyor be appointed by the President, with the advice and consent of the Senate, to reside at the said port of Patchogue, who shall have the power to enroll and license vessels to be employed in the coasting trade and fisheries, under such regulations as the Secretary of the Treasury may deem necessary, and who shall give the usual bond, perform the usual duties in the manner prescribed, and receive the fees he may be entitled to by law as allowed to surveyors for the same duties, and no more.

Approved, January 29, 1875.

CHAP. 30.—An act for the relief of certain officers of the Navy who were dropped, furloughed, or retired under the act of February twenty-eighth, eighteen hundred and fifty-five.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all officers now in the Navy, and the widows or heirs of those who have died while attached to the officers dropped or furloughed, and afterward promoted and restored, who were dropped, furloughed, or retired under the act of February twenty-eighth, eighteen hundred and fifty-five, and who were afterward promoted and restored to the active list of the Navy, under the operations of the act of January sixteenth, eighteen hundred and fifty-seven, or by the President under the operation of subsequent laws, shall be entitled to receive out of any money in the Treasury not otherwise appropriated, the difference between the pay respectively received by them and the pay at that time designated by law for officers on the active list of the rank to which they were respectively promoted, for and during the time they were affected by the operation of the said acts of February twenty-eighth, eighteen hundred and fifty-five, and January sixteenth, eighteen hundred and fifty-seven.

Approved, January 30, 1875.

CHAP. 31.—An act authorizing the President to nominate Holmes Wikoff an assistant surgeon in the Navy.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President is hereby authorized to nominate and, with the advice and consent of the Senate, appoint Holmes Wikoff, an assistant surgeon in the Navy, waiving his disqualification by age, but subject in all other respects to existing law and regulations.

Approved, January 30, 1875.
CHAP. 32.—An act for the relief of John T. Smith.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President of the United States be, and he is hereby, authorized to nominate, and, by and with the advice and consent of the Senate, to appoint, upon the retired list of the Navy, with the rank of first assistant engineer, John T. Smith, now a second assistant engineer on the active list of the Navy.

Approved, January 30, 1875.

CHAP. 33.—An act for the payment of interest on three-sixty-five bonds of the District of Columbia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of one hundred and eighty-two thousand and five hundred dollars, in currency or so much thereof as may be necessary, be, and is hereby, appropriated for the payment of the interest on the bonds of the District of Columbia, known as three-sixty-five bonds, due on February first, eighteen hundred and seventy-five, issued under the act entitled “An act for the government of the District of Columbia, and for other purposes,” approved June twentieth, eighteen hundred and seventy-four; said interest to be paid by the Treasurer of the United States, or the assistant treasurer of the United States in New York, on surrender of the proper coupons: Provided, That the said sum hereby appropriated shall be considered and adjusted as a part of the proper proportional sum to be paid by the United States toward the expenses of the government of the District of Columbia, and toward the payment of the interest on the funded debt of the District.

Approved, February 1, 1875.

CHAP. 34.—An act to grant title to certain lands in the Territory of Arizona.

Whereas, certain lands in Santa Cruz Valley, county of Pima, and Territory of Arizona, have for many years been occupied and possessed by persons of Mexican birth, who became citizens of the United States under the treaty of Guadalupe Hidalgo and the Gadsden treaty; and whereas the said persons desire to secure patents for said lands in the small and irregular tracts in which they were originally taken up under Mexican authority, and have been held and cultivated to the present time, and they cannot do so under the existing land laws of the United States; Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all the right and title of the United States to the land embraced in sections two, eleven, and fourteen, and the east half of sections three, ten and fifteen of township fourteen south, range thirteen east, Gila and Salt River meridian, in the county of Pima, Territory of Arizona, be, and the same are hereby, relinquished and granted to the person or persons who have been in the actual bona-fide occupancy or possession of said land, by themselves or their ancestors or grantors for twenty years next preceding the date of the passage of this act; and it shall be the duty of the register and the receiver of the United States land-office for the district in which said land lies, to hear and determine, subject to the approval of the Commissioner of the General Land Office, the rights of the parties claiming under this act; and for that purpose the said register and the said receiver shall have power to summon witnesses, administer oaths, and take testimony relative to such occupancy or possession: Provided, That no claim as aforesaid shall be of any validity under this act unless it shall have been duly filed with the said register and the

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Claim to be filed within one year. 
Grant not to extend to reservations, nor affect adverse rights.

Survey of claims.

Patent; when to be issued.

Lands not occupied for twenty years to be open for settlement.

Prior right of occupants for less than twenty years.

said receiver within one year after the passage of this act: And provided further, That this grant shall not extend to any reservation of the United States, nor prejudice any valid adverse right or claim, if such exist, to said land, or any part thereof, nor preclude a judicial examination and adjustment thereof.

SEC. 2. That whenever it shall have been determined by the said register and the said receiver, or on appeal by the Commissioner of the General Land Office or Secretary of the Interior that any tract has been occupied as aforesaid, it shall be the duty of the surveyor-general for said Territory to cause the said claims to be surveyed in accordance with the lines of such occupancy, and to furnish approved plats of the same, upon the receipt and approval of which said plats, and the field-notes thereof by the Commissioner of the General Land Office, patents shall issue as in other cases.

SEC. 3. That any part or parts of said designated lands that are not shown, to the satisfaction of the Commissioner of the General Land Office, to have been so occupied for twenty years, shall be held by him as open to settlement under the provisions of the preemption or homestead laws of the United States, and patents may be issued therefor for any number of acres not exceeding one hundred and sixty that parties complying with said legal provisions may desire to hold: Provided, That all existing occupants who have settled on said lands within a period of less than twenty years shall have the prior right to acquire the same under the homestead laws of the United States.

Approved, February 5, 1875.

Feb. 5, 1875. CHAP. 35.—An act granting the right of way and depot-grounds to the Oregon Central Pacific Railway Company through the public lands of the United States, from Winnemucca, in the State of Nevada, to the Columbia River, via Portland, in the State of Oregon.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That for the purpose of aiding in the construction of a railway and telegraph-line from a point at or near Winnemucca, on the Central Pacific Railroad, in the State of Nevada; thence northwesterly to and across Goose Lake Valley, and by way of Sprague River Valley, to the waters of the Middle Fork of the Willamette River, in the Cascade Mountains; thence down said river, on the north side, to Springfield; thence crossing to and continuing upon the west side of said river to the waters of the Columbia River, via Portland, Oregon, there is hereby granted to the Oregon Central Pacific Railway Company, organized under and by virtue of the laws of the State of Oregon on the sixteenth day of September, eighteen hundred and seventy-four, and to their successors and assigns, a strip of land, one hundred feet wide, on each side of the central line of said road, through the public lands, and the necessary lands for depots, stations, side-tracks, and other needful uses in operating said road and telegraph, not exceeding twenty acres at any one place: Provided, That the locations for depots, stations, and side-tracks shall not exceed for the whole line of said road more than one location of twenty acres for every ten miles of the same, and when made upon surveyed lands shall conform to the Government surveys thereof: And provided further, That the State or States, within the limits of which said road or any part thereof shall be hereafter situated, shall have the power to regulate and limit the cost of transportation of persons or freight over the same.

SEC. 2. That said company shall, within six months after the location of any section of twenty miles or more of their said road, if the same be upon surveyed lands, and if upon unsurveyed lands, then within six months after the survey thereof by the United States, file a plat of such located section, together with proof thereof, with the register of the land-office for the district wherein said located section may be situated,
and upon approval thereof the same shall be noted upon the township-plats in said office; and thereafter all lands over which the line of said road shall pass shall be sold, located, or disposed of by the United States, subject to such right of way as so located, as aforesaid: Provided, That the line of said road shall be completed within ten years thereafter: Provided further, That this act shall not take effect on any lands to which any bona fide preemption or homestead claim has attached before the definite location of the line of road, and the notice of the same has been given to the land-office in the district where the same is located. 

Sec. 3. That the rights herein granted shall not preclude the construction of other railroads or telegraph-lines through any canyon, defile, or pass on the route of said road, or the crossing of the same at grade by other railroads.

Sec. 4. That said company shall locate its road within three years from the passage of this act, and complete the said railroad within ten years from the same date, failing in which, this act shall be null and void.

Sec. 5. That Congress hereby reserves the right to alter, amend, or repeal this act at any time that the public interest may require it.

Approved, February 5, 1875.

Sec. 2. That from and after the passage of this act, in lieu of the duties heretofore imposed on the importation of the goods, wares, and merchandise hereinbefore specified, the following rates of duty shall be exacted, namely: On spun silk, for filling, in skeins or cops, thirty-five per centum ad valorem; on silk in the gum, not more advanced than singles, tram, and thrown or organ-zine, thirty-five per centum ad valorem; on floss-silks, thirty-five per centum ad valorem; on sewing-silk, in the gum or purified, forty per centum ad valorem; on lastings, mohair cloth, silk twist, or other manufactures of cloth, woven or made in patterns of such size, shape, or form, or cut in such manner as to be fit for buttons exclusively, ten per centum ad valorem; on all goods, wares, and merchandise not otherwise herein provided for, made of silk, or of which silk is the component material of chief value, irrespective of the classification thereof for duty by or under previous laws, or of their commercial designation, sixty per centum ad valorem: Provided, That this act shall not apply to goods, wares, or merchandise which have, as a component material thereof, twenty-five per centum or over in value of cotton, flax, wool, or worsted.

Sec. 3. That from and after the passage of this act, in lieu of the duties now imposed by law on the merchandise hereinafter enumerated, imported from foreign countries, there shall be levied, collected and paid the following duties, that is to say:

On all still wines imported in casks, forty cents per gallon.

On all still wines imported in bottles, one dollar and sixty cents per case of one dozen bottles, containing each not more than one quart and more than one pint, or twenty-four bottles, containing each not more than one pint; and any excess beyond those quantities found in such bottles shall be subject to a duty of five cents per pint or fractional part thereof, but no separate or additional duty shall be collected on the bottles: Provided, That any wines imported containing more than twenty-four per centum of alcohol shall be forfeited to the United States: Provided also, That there shall be an allowance of five per centum, and no more, on all effervescing wines, liquors, cordials, and distilled spirits, in bottles, to be deducted from the invoice quantity in lieu of breakage.

Lands to be sold subject to located right of way.

Prior homestead and pre-emption rights protected.

Location and construction, when to be completed.

Right of amendment or repeal.

Feb. 8, 1875.

Post 340.

Customs duties imposed.

Spun silk, silk in gum, floss-silk, sewing silk.

Cloth fit for buttons exclusively.

Goods, of which silk is component material of chief value, &c.

Goods, of which twenty-five per centum of component material in cotton, flax, wool, or worsted.

Still wines.

Imported wines containing more than twenty-four per centum of alcohol.

Deduction for breakage.
Wines in public store when this act takes effect.

SEC. 3. That all imported wines of the character provided for in the preceding section which may remain in public store or bonded warehouse on the day this act shall take effect shall be subject to no other duty upon the withdrawal thereof for consumption than if the same were imported after that day: Provided, That any such wines remaining on shipboard within the limits of any port of entry in the United States on the day aforesaid, duties unpaid, shall, for the purposes of this section, be considered as constructively in public store or bonded warehouse.

SEC. 4. That on and after the date of the passage of this act, in lieu of the duties imposed by law on the articles in this section enumerated, there shall be levied, collected, and paid on the goods, wares, and merchandise in this section enumerated and provided for, imported from foreign countries, the following duties and rates of duties, that is to say:

- On hops, eight cents per pound.
- On chromate and bichromate of potassa, four cents per pound.
- On macaroni and vermicelli, and on all similar preparations, two cents per pound.
- On nitro-benzole, or oil of mirbane, ten cents per pound.
- On tin in plates or sheets and on terne and tagger's tin, one and one-tenth cents per pound.
- On anchovies and sardines, packed in oil or otherwise, in tin boxes, fifteen cents per whole box, measuring not more than five inches long, four inches wide, and three and one-half inches deep; seven and one-half cents for each half-box, measuring not more than five inches long, four inches wide, and one and five-eighths inches deep; and four cents for each quarter-box, measuring not more than four inches and three-quarters long, three and one-half inches wide, and one and one-half inches deep; when imported in any other form, sixty per centum ad valorem: Provided, That cans or packages made of tin or other material containing fish of any kind admitted free of duty under any existing law or treaty, not exceeding one quart in contents, shall be subject to a duty of one cent and a half on each can or package; and when exceeding one quart, shall be subject to an additional duty of one cent and a half for each additional quart, or fractional part thereof.

SEC. 5. That yellow sheathing-metal and yellow-metal bolts, of which the component part of chief value is copper, shall be deemed manufactures of copper, and shall pay the duty now prescribed by law for manufactures of copper, and shall be entitled to the drawback allowed by law to copper and composition-metal whenever the same shall be used in the construction or equipment or repair of vessels built in the United States for the purpose of being employed in the foreign trade, including the trade between the Atlantic and Pacific ports of the United States.

SEC. 6. That section four of the act entitled "An act to reduce duties on imports and to reduce internal taxes, and for other purposes," approved June sixth, eighteen hundred and seventy-two, be, and the same is hereby, amended by striking out the thirtieth paragraph of said section in relation to the duty on Moisic iron; and from and after the passage of this act, the duty on Moisic iron, of whatever condition, grade, or stage of manufacture, shall be the same as on all other species of iron of like condition, grade, or stage of manufacture.

SEC. 7. That the duty on jute-buts shall be six dollars per ton: Provided, That all machinery not now manufactured in the United States adapted exclusively to manufactures from the fiber of the ramie, jute, or flax, may be admitted into the United States free of duty for two years from the first of July, eighteen hundred and seventy-five: And provided further, That bags, other than of American manufacture, in which grain shall have been actually exported from the United States, may be returned empty to the United States free of duty, under regulations to be prescribed by the Secretary of the Treasury.

SEC. 8. That on and after the date of the passage of this act, the
importation of the articles enumerated and described in this section
shall be exempt from duty, that is to say:

- Alizarine.
- Quicksilver.
- Ship-planking and handle-bolts.
- Spurs and stilts used in the manufacture of earthen, stone, or crock-
  ery ware.
- Seed of the sugar-beet.

SEC. 9. That barrels and grain-bags, the manufacture of the United
States, when exported filled with American products, or exported empty
and returned filled, with foreign products, may be returned to the
United States free of duty, under such rules and regulations as shall be
prescribed by the Secretary of the Treasury; and the provisions of this
section shall apply to and include shooks, when returned as barrels or
boxes as aforesaid.

SEC. 10. That where bullets and gunpowder, manufactured in the
United States and put up in envelopes or shells in the form of cartridges,
such envelope or shell being made wholly or in part of domestic mate-
rials, are exported, there shall be allowed on the bullets or gunpowder,
on the materials of which duties have been paid, a drawback equal in
amount to the duty paid on such materials, and no more, to be ascer-
tained under such regulations as shall be prescribed by the Secretary
of the Treasury. Provided, That ten per centum on the amount of all
drawbacks so allowed shall be retained for the use of the United States
by the collectors paying such drawback respectively.

SEC. 11. That the oaths now required to be taken by subordinate Oathsofsubordi-
officers of the customs may be taken before the collector of the cus-
toms in the district in which they are appointed, or before any officer
authorized to administer oaths generally; and the oaths shall be
taken in duplicate, one copy to be transmitted to the Commissioner
of Customs, and the other to be filed with the collector of customs for
the district in which the officer appointed acts. And in default of tak-
ing such oath, or transmitting a certificate thereof, or filing the same
with the collector, the party failing shall forfeit and pay the sum of two
hundred dollars, to be recovered, with cost of suit, in any court of com-
petent jurisdiction, to the use of the United States.

INTERNAL REVENUE.

SEC. 12. That each collector of internal revenue shall be, authorized
Deputy collect-
to appoint, by an instrument in writing under his hand, as many depu-
ors, appointment,
ties as he may think proper, to be by him compensated for their services;
compensation, bond.
to revoke any such appointment, giving such notice thereof as the Com-
missioner of Internal Revenue may prescribe; and to require and ac-
cept bonds or other securities from such deputy; and actions upon such
bonds may be brought in any appropriate district or circuit court of
the United States; which courts are hereby given jurisdiction of such
actions concurrently with the courts of the several States. Each such
deputy shall have the like authority in every respect to collect the taxes
levied or assessed within the portion of the district assigned to him
which is, by law, vested in the collector himself; but each collector
shall, in every respect, be responsible both to the United States and to
individuals, as the case may be, for all moneys collected, and for every
act done, or neglected to be done, by any of his deputies while acting
as such.

SEC. 13. That there shall be further paid, after the account thereof
allowances to
has been rendered to and approved by the proper officers of the Treas-
collector for ex-
ury, to each collector, his necessary and reasonable charges for adver-
penditures.
tising, stationery, and blank books used in the performance of his official
duties, and for postage actually paid on letters and documents received
or sent and exclusively relating to official business; but no such account
shall be approved or allowed unless it states the date and the particular
items of every such expenditure, and shall be verified by the oath of the
collector: Provided, That the Secretary of the Treasury, on the recom-
men dation of the Commissioner of Internal Revenue, be authorized to
make such further allowances, from time to time, as may be reasonable,
in cases in which, from the territorial extent of the district, or from the
amount of internal duties collected, it may seem just to make such
allowances; but no such allowance shall be made except within one
year after such services are rendered. But the total net compensation
of a collector shall not in any case exceed four thousand five hundred
dollars a year; and no collector shall be entitled to any portion of the
salary pertaining to the office unless such collector shall have been con-
firmed by the Senate, except in cases of commissions to fill vacancies
which may have happened by death or resignation during the recess
of the Senate.

SEC. 14. That the existing provisions of law for the redemption of, or
allowance for, internal-revenue documentary stamps, the use of which
has been rendered unnecessary by the repeal of the taxes for the pay-
ment of which such stamps were provided, shall apply only to such of
said stamps as shall be presented to the Commissioner of Internal Re-
enue for allowance or redemption before the first day of October, ei-
ghteen hundred and seventy-five; and no allowance, redemption, or refund-
ing on account of such of the aforesaid stamps as shall not be so pre-
sented to the said Commissioner prior to the date last mentioned shall
be thereafter made.

SEC. 15. That the words "bank-check, draft, or order for the pay-
ment of any sum of money whatsoever, drawn upon any bank, banker,
or trust-company, at sight or on demand, two cents," in Schedule B of
the act of June thirty-first, eighteen hundred and sixty-four, be, and the
same is hereby, stricken out, and the following paragraph inserted in
liu thereof:

"Bank-check, draft, order, or voucher for the payment of any sum of
money whatsoever, drawn upon any bank, banker, or trust-company, two
cents."

SEC. 16. That any person who shall carry on the business of a recti-
der, wholesale liquor-dealer, retail liquor-dealer, wholesale dealer in
malt-liquors, retail dealer in malt-liquors, or manufacturer of stills,
without paying the special tax as required by law, or who shall
carry on the business of a distiller without having given bond as re-
dquired by law, or who shall engage in or carry on the business of a dis-
tiller with intent to defraud the United States of the tax on the spirits
distilled by him, or any part thereof, shall, for every such offense, be
fined not less than one hundred dollars nor more than five thousand
dollars and imprisoned not less than thirty days nor more than two
years. And all distilled spirits or wines, and all stills or other appa-
ratus, fit or intended to be used for the distillation or rectification of
spirits, or for the compounding of liquors, owned by such person, where-
ever found, and all distilled spirits or wines and personal property found
in the distillery or rectifying establishment, or in any building, room,
yard, or inclosure connected therewith, and used with or constituting a
part of the premises; and all the right, title, and interest of such per-
son in the lot or tract of land on which such distillery is situated, and
all right, title, and interest therein of every person who knowingly has
suffered or permitted the business of a distiller to be there carried on,
or has connived at the same; and all personal property owned by or in
possession of any person who has permitted or suffered any building,
yard, or enclosure, or any part thereof, to be used for purposes of ingress
or egress to or from such distillery which shall be found in any such
building, yard, or enclosure, and all the right, title, and interest of every
person in any premises used for ingress or egress to or from such distil-
lery, who has knowingly suffered or permitted such premises to be
used for such ingress or egress, shall be forfeited to the United States.
SEC. 17. That if any person shall affix, or cause to be affixed, to or upon any cask or package containing, or intended to contain, distilled spirits, any imitation stamp or other engraved, printed, stamped, or photographed label, device, or token, whether the same be designed as a trade mark, caution notice, caution, or otherwise, and which shall be in the similitude or likeness of, or shall have the resemblance or general appearance of, any internal revenue stamp required by law to be affixed to or upon any cask or package containing distilled spirits, he shall, for each offense, be liable to a penalty of one hundred dollars, and, on conviction, shall be fined not more than one thousand dollars, and imprisoned not more than three years, and the cask or package with its contents shall be forfeited to the United States.

SEC. 18. That retail dealers in liquors shall pay twenty-five dollars. Every person who sells, or offers for sale, foreign or domestic distilled spirits, wines, or malt liquors, otherwise than as hereinafter provided, in less quantities than five gallons at the same time, shall be regarded as a retail dealer in liquors. Wholesale liquor dealers shall each pay one hundred dollars. Every person who sells, or offers for sale, foreign or domestic distilled spirits, wines, or malt liquors, otherwise than as hereinafter provided, in quantities of not less than five gallons at the same time, shall be regarded as a wholesale liquor dealer. But no distiller, who has given the required bond, and who sells only distilled spirits of his own production at the place of manufacture in the original packages to which the tax stamps are affixed, shall be required to pay the special tax of a wholesale liquor dealer on account of such sales. Retail dealers in malt liquors shall pay twenty dollars. Every person who sells, or offers for sale, malt liquors in quantities less than five gallons at one time, but who does not deal in spirituous liquors, shall be regarded as a retail dealer in malt liquors. Wholesale dealers in malt liquors shall pay fifty dollars. Every person who sells, or offers for sale, malt liquors in quantities of not less than five gallons at one time, but who does not deal in spirituous liquors, shall be regarded as a wholesale dealer in malt liquors:

Provided, That no brewer shall be required to pay a special tax as a wholesale dealer by reason of selling in the original stamped packages, whether at the place of manufacture or elsewhere, malt liquors manufactured by him: Provided further, That any assessments of additional special tax against wholesale liquor dealers or retail liquor dealers, or against brewers for selling malt liquors of their own production at the place of manufacture in the original casks or packages, made by reason of an amendment to section fifty-nine of the internal revenue act approved July twentieth, eighteen hundred and sixty-eight, as amended by section thirteen of the act approved June sixth, eighteen hundred and seventy-two, further amending said section fifty-nine by striking out the words "malt liquor," "malt liquors," "brewer," and "malt liquors" in the three several paragraphs in which they occur, shall be, on proper proofs, remitted; and if such assessments have been paid, the amounts so paid shall be, on proper proofs, refunded by the Commissioner of Internal Revenue.

SEC. 19. That every person, firm, association other than national bank associations, and every corporation, State bank, or State banking association, shall pay a tax of ten per centum on the amount of their own notes used for circulation and paid out by them.

SEC. 20. That every such person, firm, association, corporation, State bank, or State banking association, and also every national banking association, shall pay a like tax of ten per centum on the amount of notes of any person, firm, association other than a national banking association, or of any corporation, State bank, or State banking association, or of any town, city, or municipal corporation, used for circulation and paid out by them.

SEC. 21. That the amount of such circulating notes, and of the tax due thereon, shall be returned, and the tax paid at the same time, and in the same manner, and with like penalties for failure to return and pay the same.
pay the same, as provided by law for the return and payment of taxes
on deposits, capital, and circulation, imposed by the existing provisions
of internal revenue law.

SEC. 22. That hereafter nothing contained in the internal revenue laws
shall be construed so as to authorize the imposition of any stamp tax
upon any medicinal articles prepared by any manufacturing chemist,
pharmacist, or druggist, in accordance with a formula published in
any standard dispensatory or pharmacopoeia in common use by phy-
sicians and apothecaries, or in any pharmaceutical journal issued by any
incorporated college of pharmacy, when such formula and where found
shall be distinctly referred to on the printed label attached to such arti-
cle, and no proprietary interest therein is claimed. Neither shall any
stamp be required when the formula of any medicinal preparation shall
be printed on the label attached to such article where no proprietorship
in such preparation shall be claimed.

SEC. 23. That all acts and parts of acts imposing fines, penalties, or
other punishment for offenses committed by an internal revenue officer
or other officer of the Department of the Treasury of the United States,
or under any bureau thereof, shall be, and are hereby, applied to all
persons whomsoever, employed, appointed, or acting under the authority
of any internal revenue or customs law, or any revenue provision of any
law of the United States, when such persons are designated or acting
as officers or deputies, or persons having the custody or disposition of
any public money.

SEC. 24. That whenever any manufacturer of tobacco shall desire to
withdraw the same from his factory for exportation under existing laws,
such manufacturer may, at his option, in lieu of executing an export
bond, as now provided by law, give a transportation bond, with sure-
ties satisfactory to the collector of internal revenue, and under such
rules and regulations as the Commissioner of Internal Revenue, with
the approval of the Secretary of the Treasury, may prescribe, conditioned
for the due delivery thereof on board ship at a port of exportation to be
named therein; and in such case, on arrival of the tobacco at the port
of export, the exporter or owner at that port shall immediately notify
the collector of the port of the fact, setting forth his intention to export
the same, the name of the vessel upon which the same is to be laden,
and the port to which it is intended to be exported. He shall, after
the quantity and description of tobacco have been verified by the
inspector, file with the collector of the port an export entry verified by
affidavit. He shall also give bond to the United States, with at least
two sureties, satisfactory to the collector of customs, conditioned that
the principal named in said bond will export the tobacco as specified in
said entry, to the port designated in said entry, or to some other port
without the jurisdiction of the United States. And upon the lading of
such tobacco, the collector of the port, after proper bonds for the
exportation of the same have been completed by the exporter or
owner at the port of shipment thereof, shall transmit to the collector of
internal revenue of the district from which the said tobacco was with-
drawn for exportation, a clearance certificate and a detailed report of
the inspector; which report shall show the quantity and description of
manufactured tobacco, and the marks thereof. Upon the receipt of the
certificate and report, and upon payment of tax on deficiency, if any,
the collector of internal revenue shall cancel the transportation bond.
The bonds required to be given for the landing at a foreign port of such
manufactured tobacco shall be canceled upon the presentation of satis-
factory proof and certificates that said tobacco has been landed at the
port of destination named in the bill of lading, or any other port without
the jurisdiction of the United States, or upon satisfactory proof that after
shipment the same was lost at sea without fault or neglect of the owner
or exporter thereof.

SEC. 25. That if any person or persons shall fraudulently claim or seek to
obtain an allowance or drawback of duties on any manufactured tobacco,
or shall fraudulently claim any greater allowance or drawback thereon
than the duty actually paid, such person or persons shall forfeit triple
the amount wrongfully or fraudulently claimed or sought to be obtained,
or the sum of five hundred dollars, at the election of the Secretary of the
Treasury, to be recovered as in other cases of forfeiture provided for in
the internal revenue laws.

SEC. 26. That the time limited for the redemption of direct tax lands
by the act entitled "An act to provide for the redemption and sale of
lands held by the United States under the several acts levying direct
taxes, and for other purposes," approved June eighth, eighteen hundred
and seventy-two, be, and the same is hereby, extended for the period of
one year from June eighth, eighteen hundred and seventy-four, at the
expiration of which time the Commissioner of Internal Revenue shall
proceed to sell the lands as provided by section four of said act.

Approved, February 8, 1875.

CHAP. 37.—An act in regard to the visit of His Majesty the King of the Hawaiian Islands.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of twenty-five thousand dollars be, and the same is hereby, appropriated, to be paid out of any money, in the Treasury not otherwise appropriated, to defray the expenses attending the visit of His Majesty, the King of Hawaiian Islands, and suite, in the United States;—the same, or so much thereof as may be necessary, to be expended under the direction of the Secretary of State, and on vouchers to be filed in the Treasury Department, and a statement thereof to be reported to Congress by the Secretary of State.

Approved, February 9, 1875.

CHAP. 39.—An act making appropriations for fortifications and other works of defense for the fiscal year ending June thirtieth, eighteen hundred and seventy-six.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the following fortifications and other works of defense, for the fiscal year ending June thirtieth, eighteen hundred and seventy-six, namely:

For Fort Preble, Portland Harbor, Maine, ten thousand dollars.
For Fort Scammel, Portland Harbor, Maine, twenty thousand dollars.
For completing batteries on Gerrishe's Island, and at Jerry's Point, Portsmouth Harbor, New Hampshire, twenty thousand dollars.
For battery at Portland Head, Portland Harbor, Maine, twenty thousand dollars.
For Fort Warren, Boston Harbor, Massachusetts, twenty-five thousand dollars.
For battery at Long Island Head, Boston Harbor, Massachusetts, thirty thousand dollars.
For Fort Adams, Newport Harbor, fifteen thousand dollars.
For fort on Dutch Island, west entrance to Narragansett Bay, Rhode Island, twenty thousand dollars.
For Fort Trumbull, New London Harbor, Connecticut, twenty thousand dollars.
For fort on Willet's Point, East River, New York, twenty-five thousand dollars.
For Fort Schuyler, East River, New York, twenty-five thousand dollars.
Fort Hamilton. For Fort Hamilton and additional batteries, New York Harbor, New York, ten thousand dollars.

Fort Wadsworth. For Fort Wadsworth, Staten Island, New York Harbor, five thousand dollars.

Fort Tompkins. For Fort on the site of Fort Tompkins, Staten Island, New York Harbor, New York, twenty thousand dollars.

Battery Hudson. For Battery Hudson, New York Harbor, New York, fifteen thousand dollars.

Finn’s Point. For battery at Finn’s Point, Delaware River, New Jersey, twenty-five thousand dollars.

Opposite to Fort Delaware. For fort opposite Fort Delaware, Delaware River, twenty-five thousand dollars.

Fort Mifflin. For Fort Mifflin, Delaware River, Pennsylvania, twenty-five thousand dollars.

Fort McHenry. For Fort McHenry, Baltimore Harbor, Maryland, twenty thousand dollars.

Fort Monroe. For Fort Monroe, Hampton Roads, Virginia, twenty thousand dollars.

Fort Moultrie. For Fort Moultrie, Charleston Harbor, South Carolina, fifteen thousand dollars.

Fort Pulaski. For Fort Pulaski, Savannah River, Georgia, twenty-five thousand dollars.

Fort Taylor. For Fort Taylor and batteries, Key West, Florida, fifteen thousand dollars.

Fort Jackson. For Fort Jackson, Mississippi River, Louisiana, twenty-five thousand dollars.

Fort Pickens. For Fort Pickens, Pensacola Harbor, Florida, twenty-five thousand dollars.

Fort Saint Philip. For Fort Saint Philip, Mississippi River, Louisiana, twenty-five thousand dollars.

Fort Morgan. For Fort Morgan, entrance to Mobile Bay, Alabama, twenty-five thousand dollars.

Fort Point. For fort at Fort Point, entrance to San Francisco Harbor, California, twenty-five thousand dollars.

Lime Point. For fort at Lime Point, San Francisco Harbor, California, twenty thousand dollars.

Alcatraz Island. For fort on Alcatraz Island, harbor of San Francisco, California, twenty-five thousand dollars.

Torpedoes. For torpedoes for harbor defenses, and preservation of the same, one hundred and twenty-five thousand dollars: Provided, That the money herein appropriated for torpedoes shall only be used in the establishment and maintenance of torpedoes to be operated from shore-stations for the destruction of an enemy’s vessel approaching the shore or entering the channel and fairways of harbors.

Contingencies. For contingencies of fortifications, seventy-five thousand dollars.

Surveys. For surveys and reconnaissances for sea-coast defenses, thirty thousand dollars.

Approved, February 10, 1875.

Feb. 10, 1875.

CHAP. 40.—An act to provide for the relief of persons suffering from the ravages of grasshoppers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President of the United States be, and he hereby is, authorized to direct the issue, through the proper officers of the Army temporarily, of supplies of food and disused Army clothing sufficient to prevent starvation and suffering and extreme want to any and all destitute and helpless persons living on the western frontier, who have been rendered so destitute and helpless by ravages of grasshoppers during the summer last past, and to report to Congress such issue of food and clothing. And the sum of one hundred and fifty thousand dollars, or as much thereof as may be necessary, is
hereby appropriated out of any money in the Treasury not otherwise appropriated, to carry out the provisions of this act.

SEC. 2. That this act shall expire on the first day of September, eighteen hundred and seventy-five.

Approved, February 10, 1875.

CHAP. 41.—An act to amend section two thousand three hundred and twenty-four of the revised statutes, relating to the development of the mining-resources of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section two thousand three hundred and twenty-four of the revised statutes, be, and the same is hereby, amended so that where a person or company has or may run a tunnel for the purposes of developing a lode or lodes, owned by said person or company, the money so expended in said tunnel shall be taken and considered as expended on said lode or lodes, whether located prior to or since the passage of said act; and such person or company shall not be required to perform work on the surface of said lode or lodes in order to hold the same as required by said act.

Approved, February 11, 1875.

CHAP. 76.—An act to amend the act entitled “An act making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and seventy-five, and for other purposes,” approved June twenty-third, eighteen hundred and seventy-four.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act entitled “An act making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and seventy-five, and for other purposes,” approved June twenty-third, eighteen hundred and seventy-four, be, and the same is hereby, amended by adding to the clause of said act relating to the engraving and printing of the plates illustrating the report of the geographical and geological explorations and surveys west of the one hundredth meridian the following words: and “that two thousand copies of the report shall be printed by the Congressional Printer,” after substituting the word “dollars” in lieu of the concluding word of said clause.

Approved, February 15, 1875.

CHAP. 77.—An act to facilitate the disposition of cases in the Supreme Court of the United States, 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 circuit courts of the United States, in deciding causes of admiralty and maritime jurisdiction on the instance-side of the court, shall find the facts and the conclusions of law upon which it renders its judgments or decrees, and shall state the facts and conclusions of law separately. And in finding the facts, as before provided, said court may, upon the consent of the parties who shall have appeared and put any matter of fact in issue, and subject to such general rules in the premises as shall be made and provided from time to time, impanel a jury of not less than five and not more than twelve persons, to whom shall be submitted the issues of fact in such cause, under the direction of the court, as in cases at common law. And the finding of such jury, unless set aside for lawful cause, shall be entered of record, and stand as the finding of the court, upon which judgment shall be entered according to law. The review of the judgments and decrees entered upon such findings by the Supreme Court, upon appeal, shall be limited to a determination of the questions...
Jury in patent cases heard in equity by circuit court.

Value of matter in dispute, necessary for review in Supreme Court.

When act to take effect.

SEC. 2. That said courts, when sitting in equity for the trial of patent causes, may impanel a jury of not less than five and not more than twelve persons, subject to such general rules in the premises as may, from time to time, be made by the Supreme Court, and submit to them such questions of fact arising in such cause as such circuit court shall deem expedient; and the verdict of such jury shall be treated and proceeded upon in the same manner and with the same effect as in the case of issues sent from chancery to a court of law and returned with such findings.

SEC. 3. That whenever, by the laws now in force, it is required that the matter in dispute shall exceed the sum or value of two thousand dollars, exclusive of costs, in order that the judgments and decrees of the circuit courts of the United States may be re-examined in the Supreme Court, such judgments and decrees hereafter rendered shall not be re-examined in the Supreme Court unless the matter in dispute shall exceed the sum or value of five thousand dollars, exclusive of costs.

SEC. 4. That this act shall take effect on the first day of May, eighteen hundred and seventy-five.

Approved, February 16, 1875.

Feb. 17, 1875.

CHAP. 78.—An act to make an appropriation to the contingent fund of the House of Representatives.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be appropriated, out of any money in the Treasury not otherwise appropriated, the sum of twenty thousand dollars; the same to be added to the contingent fund of the House of Representatives.

Approved, February 17, 1875.

Feb. 18, 1875.

CHAP. 80.—An act to correct errors and to supply omissions in the Revised Statutes of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That for the purpose of correcting errors and supplying omissions in the act entitled "An act to revise and consolidate the statutes of the United States in force on the first day of December, anno Domini one thousand eight hundred and seventy-three," so as to make the same truly express such laws, the following amendments are hereby made therein:

Section sixty-five is amended by striking out the whole section and inserting the following: "The Secretary of the Senate and Clerk of the House of Representatives shall annually advertise, once a week for at least four weeks, in one or more of the principal papers published in the District of Columbia, for sealed proposals for supplying the Senate and House of Representatives, respectively, during the next session of Congress with the necessary stationery."

Section sixty-seven is amended by striking out the whole section and inserting the following: "All such proposals shall be kept sealed until the day specified in such advertisement for opening the same, when the same shall be opened in the presence of at least two persons, and the contract shall be given to the lowest bidder, provided he shall give satisfactory security to perform the same, under a forfeiture not exceeding double the contract price in case of failure; and in case the lowest bidder shall fail to enter into such contract and give such security, within a time to be fixed in such advertisement, then the contract shall be given to the next lowest bidder, who shall enter into such contract,
and give such security. And in case of failure by the person entering into such contract to perform the same, he and his sureties shall be liable for the forfeiture specified in such contract, as liquidated damages, to be sued for in the name of the United States."

Section seventy-four is struck out.

Section seventy-nine is amended by striking out, in the second line, the words "no money shall be paid from the Treasury for," and adding, at the end of the section, the words "shall cease."

Section two hundred and thirty-nine is amended by striking out, of the seventh line, the words "assessors and assistant assessors."

Section two hundred and eighty-four is amended by striking out, in the fourth line, the word "purser," and inserting "paymaster."

Chapter four of title seven is amended by adding, after section three hundred, the following sections:

SEC. 300. A. "All claims of loyal citizens in States not in rebellion, for quartermaster's stores actually furnished to the Army of the United States, and receipted for by the proper officer receiving the same, or which may have been taken by such officers without giving such receipt, may be submitted to the Quartermaster-General of the United States, accompanied with such proofs as each claimant can present of the facts in his case; and it shall be the duty of the Quartermaster-General to cause each claim to be examined, and if convinced that it is just, and of the loyalty of the claimant, and that the stores have been actually received or taken for the use of, and used by the Army, then to report each case to the Third Auditor of the Treasury, with a recommendation for settlement.

SEC. 300. B. All claims of loyal citizens in States not in rebellion for subsistence actually furnished to the Army and receipted for by the proper officer receiving the same, or which may have been taken by such officers without giving such receipt, may be submitted to the Commissary-General of Subsistence, accompanied by such proof as each claimant may have to offer; and it shall be the duty of the Commissary-General of Subsistence to cause each claim to be examined, and if convinced that it is just, and of the loyalty of the claimant, and that the stores have actually been received, or taken for the use of, and used by the Army, then to report each case for payment to the Third Auditor of the Treasury with a recommendation for settlement.

The provisions of the above two sections shall extend to the State of Tennessee, and to the counties of Berkeley and Jefferson in the State of West Virginia. But the provisions of the above two sections shall not authorize the payment of claims for the occupation of, or injury to, real estate in any State declared in insurrection during the rebellion."

Section three hundred and thirty is amended by adding thereto the following: "A description of the seal, with an impression thereof, and a certificate of approval by the Secretary of the Treasury, shall be filed in the Office of the Secretary of State."

Section three hundred and thirty-three is amended by inserting, after the word "Congress," in the second line, the words "at the commencement of its session."

Section four hundred and fifty-three is amended by striking out in the fifth line the word "agents," and inserting the word "grants."

Section five hundred and forty-one is amended by inserting, in the fourth line, after the word "north," the words "and west."

Section five hundred and sixty-three is amended by adding to paragraph eight the following words: "And shall have original and exclusive cognizance of all prizes brought into the United States, except as provided in paragraph six of section six hundred and twenty-nine."

Also, by striking out of line two, of the ninth paragraph, the words "seventy-six," and inserting the word "eight."

Section five hundred and ninety is amended by striking out, in the first line, the word "circuit," and inserting the word "district."
Section six hundred and twenty-nine is amended by striking out, in the first line of paragraph eleven, the words "or against.

Section seven hundred and nine is amended by striking out all after the words "United States," in sixteenth line, to the end of the first paragraph.

Aid, par. 2, p. 132. Also, by striking out the word "re-affirm," in the first line of the second paragraph.

Section seven hundred and eleven is amended by striking out the eighth paragraph.

Section eight hundred and forty-six is amended by adding thereto as follows: "That where the ministerial officers of the United States have or shall incur extraordinary expense in executing the laws thereof, the payment of which is not specifically provided for, the President of the United States is authorized to allow the payment thereof under the special taxation of the district or circuit court of the district in which the said services have been or shall be rendered, to be paid from the appropriation for defraying the expenses of the judiciary."

Section one thousand and seven is amended by striking out, in the last line, the words, "the said term of sixty," and inserting the word "ten."

Section one thousand and eleven is amended by striking out, in the second line, the word "and," and inserting the word "any.

Section one thousand and fifty-nine is amended by adding to the fourth paragraph the following additional proviso: "Provided also, That the jurisdiction of the Court of Claims shall not extend to any claim against the United States growing out of the destruction or appropriation of, or damage to, property by the Army or Navy engaged in the suppression of the rebellion."

Section one thousand three hundred and forty-two is amended by striking out, in the third line of the thirty-eighth article, the word "corporal;" and also, by adding to said article thirty-eighth, the following words: "No court-martial shall sentence any soldier to be branded, marked, or tattooed."

The same section is also amended, in the third line of article eighty-two, by striking out the words, "ninety-five," and inserting the word "eighty."

Section one thousand eight hundred and forty-two is amended by adding thereto the following proviso: "Provided, That so much of this section as provides for making any bill passed by the legislative assembly of a Territory a law, without the approval of the governor, shall not apply to the Territories of Utah and Arizona."

Section two thousand one hundred and sixty-nine is amended by inserting, in the first line, after the word "aliens," the words "being free white persons, and to aliens."

Section two thousand five hundred and forty-five is amended by inserting the word "not" before the word "exceeding," in the second line from top of page four hundred and sixty-five.

Section two thousand five hundred and twenty-seven is amended by inserting, in the third line of the ninth paragraph, after the word "ninety," the word "nine."

Section two thousand five hundred and thirty-one is amended by inserting, in the fifth line of the first paragraph, after the word "county," the words "as the same existed."

Section two thousand seven hundred and eleven is struck out; the ports of Pacific City and Milwaukee having been abolished.

Section two thousand seven hundred and thirty is amended by inserting, at the end of the first line, the word "Pittsburgh."
Section two thousand eight hundred and sixty-four is amended by inserting, in the last line, after the word “merchandise, the words “or the value thereof.”

Section two thousand nine hundred and ninety-seven is amended by inserting, in the tenth line, after the word “Alabama,” the words “Detroit in Michigan.”

Section three thousand and one hundred is amended by transposing lines nine and ten.

Section three thousand one hundred and fifty-eight is amended by inserting, in the fourteenth line, the word “two” before the word “hundred,” where it first occurs.

Section three thousand two hundred and thirty-eight is amended by striking out, in the fifth line, the word “thirteen”, and inserting “twelve”.

Section three thousand two hundred and forty-four is amended by striking out, in the second line, the word “officers,” and inserting “offices”.

Section three thousand six hundred and eighty-nine is amended by striking out, in the last line, the word “affecting”, and inserting the word “effecting”.

Section three thousand seven hundred and eighty-one is amended by striking out, in the fourth line, after the word “list,” and inserting the word “list.”

Section three thousand four hundred and twenty-two is amended by striking out, in the twenty-seventh line, the following: “And provided further, That where it shall appear to said collector, upon oath or otherwise, to his satisfaction, that any such instrument has not been duly stamped at the time of making or issuing the same, by reason of accident, mistake, inadvertence, or urgent necessity, and without any willful design to defraud the United States of the stamps, or to evade or delay the payment thereof, then, and in such case, if such instrument, or, if the original be lost, a copy thereof, duly certified by the officer having charge of any records in which such original is required to be recorded, or otherwise duly proven to the satisfaction of the collector, shall, within twelve calendar months after the making or issuing thereof, be brought to the said collector of revenue to be stamped, and the stamp-tax chargeable thereon shall be paid, it shall be lawful for the said collector to remit the penalty aforesaid, and to cause such instrument to be duly stamped.”

Section three thousand five hundred and sixty-one is amended by striking out, in the second line, the word “officers,” and inserting “officers.”

Section three thousand eight hundred and eleven is amended by striking out, in the last line, the word “effecting”, and inserting the word “effecting.”

Section three thousand nine hundred and ninety-four is amended by striking out, in the sixth line, the word “increase”, and inserting “in-crease”.

Section three thousand one hundred and eighty-one is amended by striking out, in the fourth line, after the word “list,” and inserting the word “list.”
Section four thousand and thirty-seven is amended by inserting, in the second line, before the word "paid", the word "be".

Section four thousand two hundred and fifty is amended by striking out, in line seven, "nineteenth", and inserting "ninth".

Section four thousand two hundred and eighty-nine is amended by striking out, in the first line, the words "this title", and inserting the words "the seven preceding sections".

Section four thousand three hundred and forty-seven is amended by striking out, at the end of the thirty-third line, the word "no", and inserting the word "on".

Section four thousand three hundred and sixty is amended by inserting, in the third line, after the word "manifest", the word "and".

Section five thousand and twenty-nine is amended by striking out, in the third line, the word "hereinbefore", and inserting the word "hereinafter".

Section five thousand and fifty-four is amended by adding the following words: "And the record of such assignment, or a duly-certified copy thereof, shall be evidence thereof in all courts".

Section five thousand and eighty-seven is amended by inserting, as the first sentence thereof, the following words: "The district courts shall take cognizance of all complaints, by whomsoever instituted, in cases of captures made within the waters or the United States, or within a marine league of the coasts or shores thereof."
SEC. 2. That the Secretary of State is directed, if practicable, to cause this act to be printed and bound in the volume of the Revised Statutes of the United States.  

Approved, February 18, 1875.

CHAP. 81.—An act making appropriations for the consular and diplomatic service of the Government for the year ending June thirtieth, eighteen hundred and seventy-six, 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 following sums be, and the same are hereby, appropriated for the service of the fiscal year ending June thirtieth, eighteen hundred and seventy-six, out of any money in the Treasury not otherwise appropriated, for the objects hereinafter expressed, namely:

For salaries of envoys extraordinary and ministers plenipotentiary to Great Britain, France, Germany, and Russia, at seventeen thousand five hundred dollars each, seventy thousand dollars.

For salaries of envoys extraordinary and ministers plenipotentiary to Spain, Austria, Brazil, Mexico, Japan, China, and Italy, at twelve thousand dollars each, eighty-four thousand dollars.

For salaries of envoys extraordinary and ministers plenipotentiary to Chili and Peru, at ten thousand dollars each, twenty thousand dollars.

For ministers resident at Portugal, Switzerland, Greece, Belgium, Netherlands, Denmark, Sweden and Norway, Turkey, Ecuador, Colombia, Bolivia, Venezuela, Hawaiian Islands, and the Argentine Republic, at seven thousand five hundred dollars each, one hundred and five thousand dollars.

For minister resident accredited to Guatemala, Costa Rica, Honduras, Salvador, and Nicaragua, to reside at the place that the President may select in any one of the states named, as by the act making appropriations for the consular and diplomatic service approved May twenty-second, eighteen hundred and seventy-two, ten thousand dollars.

For minister resident at Uruguay, also accredited to Paraguay, ten thousand dollars.

For minister resident and consul general to Hayti, seven thousand five hundred dollars.

For minister resident and consul general to Liberia, four thousand dollars.

For chargés d’affaires ad interim and diplomatic officers abroad, forty thousand dollars.

For salaries of the secretaries to the legations at London, Paris, Berlin, and Saint Petersburg, at two thousand six hundred and twenty-five dollars each, ten thousand five hundred dollars.

For salary of the secretary to the legation at Japan, two thousand five hundred dollars.

For the secretaries to the legations at Austria, Brazil, Italy, Mexico, and Spain, at one thousand eight hundred dollars each, nine thousand dollars.

For the second secretaries to the legations at Great Britain, France, and Germany, at two thousand dollars each, six thousand dollars.

For the secretary to the legation (acting also as interpreter) at China, five thousand dollars.

For salary of the interpreter to the legation in Turkey, three thousand dollars.

For the interpreter to the legation at Japan, two thousand five hundred dollars.

To enable Robert C. Schenck, minister to Great Britain, to employ a private amanuensis, according to the joint resolution approved January eleventh, eighteen hundred and seventy-one, two thousand five hundred dollars.
Contingent expenses.

For contingent expenses of foreign intercourse proper, and of all the missions abroad, one hundred thousand dollars.

For consuls general, consuls, vice consuls, commercial agents, and thirteen consular clerks, three hundred and thirty-three thousand two hundred dollars, namely:

**CLASS I.**

**GREAT BRITAIN.**

Hong-Kong.

**HAwAIIAN ISLANDS**

Honolulu.

**CLASS II.**

**CHINA.**

Fowchow; Hankow; Canton; Amoy; Chin Kiang; Tien-Tsin; Ningpo; Swatow.

**PERU.**

Callao.

**CLASS III.**

**GREAT BRITAIN.**

Manchester; Glasgow; Bradford; Demerara.

**FRENCH DOMINIONS.**

Havre.

**SPANISH DOMINIONS.**

Matanzas

**BARBARY STATES.**

Tripoli; Tunis; Tangiers.

**JAPAN.**

Nagasaki; Osaka and Hiogo.

**MEXICO.**

Vera Cruz.

**SIAM.**

Bangkok.

**UNITED STATES OF COLOMBIA.**

Panama; Colon, (Aspinwall.)

**ARGENTINE REPUBLIC.**

Buenos Ayres.

**CHILI.**

Valparaiso.
CLASS IV.

GREAT BRITAIN.

Birmingham; Sheffield; Belfast; Singapore; Tunstall.

FRENCH DOMINIONS.

Marseilles; Lyons; Bordeaux.

SPANISH DOMINIONS.

Trinidad de Cuba; Santiago de Cuba.

BELGIUM.

Antwerp; Brussels.

DANISH DOMINIONS

Saint Thomas.

GERMANY.

Hamburg; Bremen; Dresden.

JAPAN.

Hakodadi.

CLASS V.

GREAT BRITAIN.

Leeds; Southampton; Dundee; Leith; Cork; Dublin; Toronto; Hamilton; Coaticook; Halifax; Saint John's, (New Brunswick;)
Kingston, (Jamaica;) Nassau, (New Providence;) Turk's Islands; Card-
diff; Port Louis, (Mauritius.)

RUSSIA.

Odessa; Amoor River.

SPANISH DOMINIONS.

San Juan, (Porto Rico.)

PORTUGAL.

Lisbon.

DOMINION OF THE NETHERLANDS.

Rotterdam.

GERMANY.

Sonnewberg; Nuremberg; Barmen; Chemnitz; Leipsic; Aix-la-Cha-
pelle.

AUSTRIA-HUNGARY.

Trieste; Prague.

SWITZERLAND.

Basle; Zurich.
TURKISH DOMINIONS.
Smyrna; Beirut.

MADAGASCAR.
Tamatave.

MEXICO.
Acapulco; Matamoras.

BRAZIL.
Pernambuco.

URUGUAY.
Montevideo.

GREAT BRITAIN.
Bristol; New Castle; Auckland; Gibraltar; Malta; Cape Town; Saint Helena; Goderich, (Canada West;) Kingston, (Canada;) Prescott; Port Sarnia; Windsor, (Canada West;) Quebec; Saint John's, (Canada East;) Pictou; Charlottetown, (Prince Edward Island;) Winnipeg; Barbados; Bermuda; Port Stanley; Mahe, (Seychelles;) Port Erie; Clifton.

FRENCH DOMINIONS.
Nantes; Nice; La Rochelle; Algiers; Martinique.

SPANISH DOMINIONS.
Cadiz; Malaga; Barcelona; Port Mahon; Valencia.

PORTUGUESE DOMINIONS.
Fayal, (Azores;) Oporto; Funchal.

BELGIUM.
Verviers and Liege.

DOMINIONS OF THE NETHERLANDS.
Amsterdam.

DANISH DOMINIONS.
Santa Cruz; Copenhagen.

GERMANY.
Mannheim; Munich; Stuttgart.

SWITZERLAND.
Geneva.

ITALY.
Genoa; Leghorn; Florence; Palermo; Messina; Naples.
TURKISH DOMINIONS.

Jerusalem; Port Said.

MEXICO.

Tampico.

VENEZUELA.

Lagayra.

BRAZIL.

Bahia.

SAN DOMINGO.

San Domingo.

SCHEDULE C.

CLASS VII.

GREAT BRITAIN.

Ceylon; Gaspe Basin; Windsor, (Nova Scotia.)

GERMANY.

Stettin.

HAYTI.

Cape Haytien.

UNITED STATES OF COLOMBIA.

Sabanilla.

ECUADOR.

Guyaquil.

NETHERLANDS.

Batavia.

BRAZIL.

Maranham; Para; Rio Grande de Sul.

HONDURAS.

Omoa and Truxillo.

TURKISH DOMINIONS.

Cyprus; Bucharest.

MEXICO.

Guaymas.

MUSCAT.

Zanzibar.
PORTUGUESE DOMINIONS.
Santiago, (Cape Verde Islands.)

SOCIETY ISLANDS.
Tahiti.

CHILL.
Talcahuano.

FRIENDLY AND NAVIGATOR'S ISLANDS
Apia.

ITALY.
Venice; Milan.

COMMERCIAL AGENCIES.

SCHEDULE C.
Gaboon; Saint Paul de Loanda; Lauthala.

SCHEDULE B.
San Juan del Norte.

For the agent and consul-general at Cairo, four thousand dollars.
For the consuls-general at London, Paris, Havana, and Rio Janeiro, each six thousand dollars per annum, twenty-four thousand dollars.
For the consuls-general at Calcutta and Shanghai, each five thousand dollars per annum, ten thousand dollars.
For the consul-general at Melbourne, four thousand five hundred dollars per annum.
For the consuls-general at Kanagawa, Montreal, and Berlin, each four thousand dollars per annum, twelve thousand dollars.
For the consuls-general at Vienna, Frankfort, Rome, and Constantinople, each three thousand dollars per annum, twelve thousand dollars.
For the consuls-general at Saint Petersburg and Mexico, each two thousand dollars per annum, four thousand dollars.
For the consul at Liverpool, six thousand dollars per annum.

For the consul at Liverpool, six thousand dollars per annum.

For allowance for clerks at consulates as follows:
To the consul-general at Havana and the consul at Liverpool, each a sum not exceeding the rate of three thousand dollars for any one year; and to the consuls-general at London, Paris, and Shanghai, each a sum not exceeding the rate of two thousand dollars for any one year; to the consuls-general at Berlin, Vienna, Frankfort, and Montreal, and to the consuls at Hamburg, Bremen, Leipsic, Lyons, Manchester, Beirut, Belfast, Birmingham, Bradford, Chemnitz, Sheffield, Sonneberg, Dresden, Havre, Marseilles, Fuyal, Nuremberg, Leith, Naples, Stuttgart, Mannheim, and Tunstall, each a sum not exceeding one thousand five hundred dollars for any one year, fifty-one thousand dollars.
For interpreters to the consulates at Shanghai, Tien-Tsin, Fowchow, and Kanagawa, at two thousand dollars each, eight thousand dollars.
For interpreters to the consulates at Hankow, Amoy, Canton, and Hong-Kong, at seven hundred and fifty dollars each, three thousand dollars.
For interpreters to twelve other consulates in China, Japan, and Siam, at five hundred dollars each, six thousand dollars.

For marshals for the consular courts in Japan and China, Siam, and Turkey, including loss by exchange, seven thousand seven hundred dollars.

For payment of consular officers not citizens of the United States, ten thousand dollars.

For interpreters, guards, and other expenses at the consulates at Constantinople, Smyrna, Candia, Cairo, Jerusalem, and Beirut, in the Turkish Dominions, three thousand dollars.

For loss by exchange on consular service, forty-eight thousand dollars.

For contingent expenses of United States consulates, such as stationery, book-cases, arms of the United States, seals, presses, and flags, rent, freight, postage, and other necessary miscellaneous matters, including loss by exchange, one hundred and thirty-one thousand eight hundred and fifty dollars.

For salaries and expenses of the United States and Spanish Claims Commission, namely: For commissioner, five thousand dollars; for counsel, five thousand dollars; for secretary, nine hundred and twelve dollars and fifty cents; for messenger, three hundred dollars; and for rent, fuel, and gas, three thousand seven hundred and eighty-seven dollars and fifty cents; making, in all, the sum of fifteen thousand dollars.

For salaries and expenses of United States and Mexican Claims Commission: For commissioner, four thousand five hundred dollars; for agent, four thousand dollars; for secretary, two thousand five hundred dollars; for umpire, three thousand dollars; legal assistant to agent, three thousand dollars; two translators, at one thousand five hundred dollars each; two clerks, at one thousand four hundred dollars each; one messenger, six hundred dollars; one assistant messenger, three hundred dollars; and for contingent expenses, five thousand dollars; making, in all, the sum of twenty-eight thousand and seven hundred dollars.

For rent of prisons for American convicts in Siam and Turkey, and for wages of keepers of the same, including loss by exchange, four thousand dollars.

For rent of prison for American convicts in China, one thousand five hundred dollars.

For wages of keepers, care of offenders, and expenses, ten thousand dollars.

For rent of prison for American convicts in Japan, seven hundred and fifty dollars.

For wages of keepers, care of offenders, and expenses, five thousand dollars.

For bringing home from foreign countries persons charged with crimes, and expenses incidental thereto, including loss by exchange, five thousand dollars.

For relief and protection of American seamen in foreign countries, one hundred thousand dollars.

For expenses of acknowledging the services of masters and crews of foreign vessels in rescuing American citizens from shipwreck, five thousand dollars.

To meet the necessary expenses attendant upon the execution of the neutrality act, to be expended under the direction of the President, pursuant to the third section of the act of Congress of May first, eighteen hundred and ten, entitled "An act fixing the compensation of ministers and consuls residing on the coast of Barbary, and for other purposes," twenty thousand dollars.

For annual proportion of the expenses of Cape Spartel light, on the coast of Morocco, two hundred and eighty-five dollars.

For allowance to widows or heirs of deceased diplomatic and consular officers for the time that would be necessarily occupied in making the transit from the post of duty of the deceased to his residence in the United States, five thousand dollars.
For rent of court-house and jail, with grounds appurtenant, in Yeddo, or such other place as the United States minister in Japan may designate, five thousand dollars.

Approved, February 18, 1875.

CHAP. 82.—An act giving the approval and sanction of Congress to the route and termini of the Anacostia and Potomac River Railroad, and to regulate its construction and operation.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the approval and sanction of Congress is hereby given to the construction, operation, and maintenance of a street-railroad by the Anacostia and Potomac River Railroad Company, of Washington City, District of Columbia, a company incorporated under the act of Congress of May fifth, eighteen hundred and seventy, which incorporation is hereby confirmed and validated, along, upon, and over the following route, in the city of Washington, District of Columbia, namely: Commencing for the eastern terminus of said road, at or near the northern end of the navy-yard bridge, in the said city, on Eleventh street east; thence upon and along said Eleventh street east to M street south; thence upon and along said M street south to Third street east; thence upon and along said Third street east to N street south; thence upon and along said N street south to Water street; thence upon and along said Water street to Twelfth street west; thence upon and along said Twelfth street west to Ohio avenue; thence upon and along said Ohio avenue to Fourteenth street west; thence along and upon said Fourteenth street west to the western terminus of said road at the intersection of Pennsylvania avenue and said Fourteenth street west; and also on M street south from Third street east to Water street, and on Eleventh street west from Water street to the intersection of Twelfth and D streets southwest; conforming to the grades of said streets and avenues as the same now are, or may hereafter be, established by law:

Provided, That said company shall construct at least a single-track road over said route, and open the same to travel within sixteen months after the approval of this act: And provided further, That whenever the foregoing route shall coincide with the route of any other duly-incorporated railroad company, or connect portions of such route, but one set of tracks shall be used, and each company using the tracks shall contribute equitably to the expense of laying and maintaining them; the amount to be contributed to be ascertained, when the companies disagree, by the supreme court of the District of Columbia, upon application of any company interested, and on notice to and hearing of the parties interested.

SEC. 2. That in the manner of laying its tracks, and paving the same, this company shall be under the control of the executive authority of the District of Columbia; and it shall pave its tracks, and the spaces between them, and for the space of two feet beyond the outer line thereof, and keep the same in good order, without expense to the United States or the District of Columbia; and that said pavement shall be as prescribed by the said executive authority of the District of Columbia; and the rate of fare charged and received by said company shall not exceed five cents a passenger for any distance between the termini of said road.

SEC. 3. That whenever the present navy-yard bridge shall be replaced by a structure suitable for the passage of a street-railroad, the company shall have the right to cross over the same to Unióntown, under such restrictions and regulations as Congress may provide; and Unióntown shall then become the eastern terminus of the road; and from Unióntown the company may extend their road by the Good Hope road to the District line; and for riding over this extension of the road the company may charge an additional fare not exceeding five cents.

SEC. 4. That Congress may, at any time, alter, amend, or repeal this act.

Approved, February 18, 1875.
FORTY-THIRD CONGRESS. Sess. II. Ch. 83, 84, 89. 1875.

CHAP. 83.—An act for the relief of the district judge of Vermont.

Whereas the present incumbent of the office of district judge for the district of Vermont is incapacitated by sickness and paralysis from performing the duties of his office, which incapacity is believed to be permanent: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the resignation of the district judge for the district of Vermont being tendered and accepted by the President of the United States, the salary now received by said judge shall be continued to him during his natural life, payable in the same manner and form as if he actually performed the duties of his office.

"Approved, February 18, 1875.

CHAP. 84.—An act providing for the distribution of the Revised Statutes of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of State is hereby directed to furnish, for the use of the Senate, one thousand copies of the Revised Statutes of the United States; and for the use of the House of Representatives, three thousand copies of the same; to be distributed to the members of the present Congress.

SEC. 2. That the Secretary of State is hereby authorized to make arrangement with persons engaged in the business of selling books, to keep on sale the Revised Statutes of the United States; but in any such arrangement it shall be provided that the same be sold at the Government price to all purchasers, and the Secretary may allow to any such person keeping the Revised Statutes for sale, such part of the ten per cent. above the actual cost, as he may deem just and reasonable.

Approved, February 18, 1875.

CHAP. 89.—An act to amend section five thousand two hundred and forty of the Revised Statutes of the United States, in relation to the compensation of national-bank examiners.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section five thousand two hundred and forty of the Revised Statutes of the United States be so amended that the latter clause of said section, after the word "Comptroller" in the eighth line of said section, be amended so that the same shall read as follows, namely: "That all persons appointed to be examiners of national banks not located in the redemption-cities specified in section five thousand one hundred and ninety-two of the Revised Statutes of the United States, or in any one of the States of Oregon, California, and Nevada, or in the Territories, shall receive compensation for such examination as follows: For examining national banks having a capital less than one hundred thousand dollars, twenty dollars; those having a capital of one hundred thousand dollars and less than three hundred thousand dollars, twenty-five dollars; those having a capital of three hundred thousand dollars and less than four hundred thousand dollars, thirty-five dollars; those having a capital of four hundred thousand dollars and less than five hundred thousand dollars, forty dollars; those having a capital of five hundred thousand dollars and less than six hundred thousand dollars, fifty dollars; those having a capital of six hundred thousand dollars and over, seventy-five dollars; which amounts shall be assessed by the Comptroller of the Currency upon, and paid by, the respective associations so examined; and shall be in lieu of the compensation and mileage heretofore allowed for making said examina-
R. S., 5193, p. 1010.

Sections, and persons appointed to make examination of national banks in the cities named in section five thousand one hundred and ninety-two of the Revised Statutes of the United States, or in any one of the States of Oregon, California, and Nevada, or in the Territories, shall receive such compensation as may be fixed by the Secretary of the Treasury upon the recommendation of the Comptroller of the Currency; and the same shall be assessed and paid in the manner hereinbefore provided."

Approved, February 19, 1875.

Feb. 19, 1875.

CHAP. 90.—An act to authorize the Seneca Nation of New York Indians to lease lands within the Cattaraugus and Allegany reservations, and to confirm existing leases.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all leases of land within the Cattaraugus and Allegany reservations in the State of New York, heretofore made by or with the authority of the Seneca Nation of New York Indians, to railroad-corporations, are hereby ratified and confirmed; and said Seneca Nation may, in accordance with their laws and form of government, lease lands within said reservations for railroad purposes.

SEC. 2. That the President of the United States shall appoint three commissioners, whose duty it shall be, as soon as may be, to survey, locate, and establish proper boundaries and limits of the villages of Vandalia, Carrollton, Great Valley, Salamanca, West Salamanca, and Red House, within said Allegany reservation, including therein, as far as practicable, all lands now occupied by white settlers and such other lands as, in their opinion, may be reasonably required for the purposes of such villages; and they shall cause a return of their doings in writing, together with maps of such surveys and locations duly certified by them, to be filed in the office of the county clerk of the county of Cattaraugus, in said State, there to be recorded and preserved. The boundaries of said villages so surveyed, located, and established shall be the limits of said villages for all the purposes of this act.

SEC. 3. That all leases of land situate within the limits of said villages when established as hereinbefore provided, except those provided for in the second section of this act, in which Indians or said Seneca Nation, or persons claiming under them are lessors, shall be valid and binding upon the parties thereto, and upon said Seneca Nation for a period of five years from and after the passage of this act, except such as by their terms may expire at an earlier date; and at the end of said period, or at the expiration of such leases as terminate within that time, said nation through its councillors shall be entitled to the possession of the said lands, and shall have the power to lease the same: Provided, however, That at the expiration of said period, or the termination of said leases, as hereinbefore provided, said leases shall be renewable for periods not exceeding twelve years, and the persons who may be at such time the owner or owners of improvements erected upon such lands, shall be entitled to such renewed leases, and to continue in possession of such lands, on such conditions as may be agreed upon by him or them and such councillors; and in case they cannot agree upon the conditions of such leases, or the amount of annual rents to be paid, then the said councillors shall appoint one person, and the other party or parties shall choose one person, as referees to fix and determine the terms of said lease and the amount of annual rent to be paid; and if the two so appointed and chosen cannot agree, they shall choose a third person to act with them, the award of whom, or the major part of whom, shall be final and binding upon the parties; and the person or persons owning said improvements shall be entitled to a lease of said land and to occupy and improve the same according to the terms of said award, he or they paying rent and otherwise complying with the said lease or said award; and whenever any lease shall expire after its
renewal as aforesaid, it may, at the option of the lessee, his heirs or
assigns, be renewed in the manner hereinbefore provided.

SEC. 4. That said Seneca Nation is hereby authorized, by resolution
of its councillors, duly elected according to the laws and system of gov-
ernment of said nation, or in such other manner as said nation in coun-
cil may determine, to lease lands within said villages to which, by the
laws or customs of said nation, no individual Indian or Indians, or other
person claiming under him or them, has or is entitled to the rightful
possession.

SEC. 5. That it shall be the further duty of the said commissioners
to cause all lands within such villages now leased, as hereinbefore men-
tioned, to be surveyed and defined as near as may be, and to cause the
same to be designated upon the maps of such villages hereinbefore men-
tioned and provided for. All leases of lands within said villages, whether
now existing or hereafter to be made under the provisions of this act,
shall be recorded in the office of the clerk of said county of Cattaraugus
in the same manner and with like effect as similar instruments relating
to lands lying in said county outside of said reservations are recorded
by the laws of said State of New York. All leases herein mentioned or
provided for shall pass by assignment in writing, will, descent, or other-
wise in the manner provided by the laws of said State: Provided, however,
That the rights of Indians in such leases shall descend as provided by
the laws of said Seneca Nation.

SEC. 6. That all moneys arising from rents under the provisions of
this act which shall belong to said Seneca Nation shall be paid to and
recoverable by the treasurer of said Seneca Nation, and expended in the
same manner and for the same purposes as are other revenues or moneys
belonging to said Seneca Nation.

SEC. 7. That the courts of the State of New York within and for the
county of Cattaraugus, having jurisdiction in real actions, and the cir-
cuit and district courts of the United States in and for the northern
district of said State, shall have jurisdiction of all actions for the recov-
ery of rents and for the recovery of possession of any real property
within the limits of said villages, whether actions of debt, ejectment, or
other forms of action, according to the practice in said courts; and ac-
tions of forcible entry and detainer, or of unlawful detainer arising in
said villages, may be maintained in any of the courts of said county
which have jurisdiction of such actions.

SEC. 8. That all laws of the State of New York now in force con-
cerning the laying out, altering, discontinuing, and repairing highways
and bridges shall be in force within said villages, and may, with the
consent of said Seneca Nation in council, extend to, and be in force
beyond, said villages in said reservations, or in either of them; and all
municipal laws and regulations of said State may extend over and be in
force within said villages: Provided, nevertheless, That nothing in this
section shall be construed to authorize the taxation of any Indian, or the
property of any Indian not a citizen of the United States.

Approved, February 19, 1875.

CHAP. 91.—An act to authorize the Secretary of War to give permission to extend
the Hygeia Hotel at Fortress Monroe, Virginia.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Secretary of War be,
and he is hereby, authorized to grant permission to Samuel M. Shoemake-
ner, owner of the Hygeia Hotel at Fortress Monroe, Virginia, to
enlarge the said hotel in such a manner as may be compatible with the
interests of the United States, upon the terms and conditions set forth
in joint resolution of the second session of the Fortieth Congress, House
of Representatives, numbered forty-six.

Approved, February 19, 1875.
CHAP. 92.—An act authorizing the Citizens' National Bank, of Sanbornton, N. H. to change its name.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of the Citizens' National Bank, of Sanbornton, New Hampshire, shall be changed to the Citizens' National Bank of Tilton, New Hampshire, whenever the board of directors of said bank shall accept the new name by resolution of the board, confirmed by a vote of two-thirds of the stockholders, and cause a copy of such action, duly authenticated, to be filed with the Comptroller of the Currency: Provided, That such acceptance be made within six months after the passage of this act; and that all expenses incident to the proposed change, including engraving, shall be borne and paid by said bank.

Sec. 2. That all the debts, demands, liabilities, rights, privileges, and powers of the Citizens' National Bank of Sanbornton, shall devolve upon and inure to the Citizens' National Bank of Tilton, New Hampshire, whenever such change of name is effected.

Approved, February 19, 1875.

CHAP. 93.—An act for the protection of the United States custom-house in the city of Louisville, Kentucky.

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 is hereby empowered and directed to purchase from the owner or owners thereof, at a price not to exceed twelve thousand five hundred dollars, all that certain piece of ground in the city of Louisville, county of Jefferson, and State of Kentucky, situate west of and adjoining the United States custom-house, fronting twenty-five feet on Green street, and extending back one hundred and fifty feet, parallel with and the same depth as the custom-house property; and for that purpose the sum of twelve thousand and five hundred dollars, or so much thereof as shall be necessary, is hereby appropriated, out of any money in the Treasury not otherwise appropriated: Provided, however, That no part of the money hereby appropriated shall be paid or expended until a clear, perfect, and absolute title in fee simple to the ground shall have been secured and conveyed to the United States by a good and sufficient deed of general warranty.

Approved, February 19, 1875.

CHAP. 94.—An act to amend an act entitled “An act for the government of the District of Columbia, and for other purposes”, approved June twentieth, eighteen hundred and seventy-four.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the seventh section of the act of Congress entitled “An act for the government of the District of Columbia, and for other purposes”, approved June twentieth, eighteen hundred and seventy-four, be, and the same is hereby, amended by inserting the words “do so” after the fortieth word following the first period in said section, so that it will read: “And the faith of the United States is hereby pledged that the United States will, by proper proportional appropriations as contemplated in this act, and by causing to be levied upon the property within said District such taxes as will do so, provide the revenues necessary to pay the interest on said bonds as the same may become due and payable, and create a sinking fund for the payment of the principal thereof at maturity”: Provided That registered bonds may be issued in lieu of coupon bonds as provided in said act or exchanged for coupon bonds already issued, and the interest of all said bonds shall be payable at the Treasury of the United States.

Approved, February 20, 1875.
CHAP. 95.—An act regulating fees and costs and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, "That before any bill of costs shall be taxed by any judge or other officer, or any account payable out of the money of the United States shall be allowed by any officer of the Treasury, in favor of clerks, marshals, or district attorneys, the party claiming such account shall render the same, with the vouchers and items thereof, to a United States circuit or district court, and, in presence of the district attorney or his sworn assistant, whose presence shall be noted on the record, prove in open court, to the satisfaction of the court, by his own oath or that of other persons having knowledge of the facts, to be attached to such account, that the services therein charged have been actually and necessarily performed as therein stated; and that the disbursements charged have been fully paid in lawful money; and the court shall thereupon cause to be entered of record an order approving or disapproving the account, as may be according to law, and just. United States commissioners shall forward their accounts, duly verified by oath, to the district attorneys of their respective districts, by whom they shall be submitted for approval in open court, and the court shall pass upon the same in the manner aforesaid. Accounts and vouchers of clerks, marshals, and district attorneys shall be made in duplicate, to be marked respectively "original" and "duplicate". And it shall be the duty of the clerk to forward the original accounts and vouchers of the officers above specified, when approved, to the proper accounting officers of the Treasury, and to retain in his office the duplicates, where they shall be open to public inspection at all times. Nothing contained in this act shall be deemed in any wise to diminish or affect the right of revision of the accounts to which this act applies by the accounting officers of the Treasury, as exercised under the laws now in force."

SEC. 2. That whenever the business of the courts in any judicial district shall make it necessary, in the opinion of the Attorney General, for the clerk or marshal to furnish greater security than the official bond now required by law, a bond in a sum not to exceed forty thousand dollars shall be given when required by the Attorney General, who shall fix the amount thereof.

SEC. 3. That the clerks of the Supreme Court and the circuit and district courts, respectively, shall each, before he enters upon the execution of his office, give bond, with sufficient sureties, to be approved by the court for which he is appointed, to the United States, in the sum of not less than five, and not more than twenty thousand dollars, to be determined and regulated by the Attorney-General of the United States, faithfully to discharge the duties of his office, and seasonably to record the decrees, judgments, and determinations of the court of which he is clerk; and it shall be the duty of the district attorneys of the United States, upon requirement by the Attorney General, to give thirty days notice of motion in their several courts that new bonds, in accordance with the terms of this act, are required to be executed; and upon failure of any clerk to execute such new bonds, his office shall be deemed vacant. The Attorney General may at any time, upon like notice through the district attorney, require a bond of increased amount, in his discretion, from any of said clerks within the limit of the amount above specified; and the failure of the clerk to execute the same shall in like manner vacate his office. All bonds given by the clerks shall, after approval, be recorded in their respective offices, and copies thereof from the records, certified by the clerks respectively, under seal of court, shall be competent evidence in any court. The original bonds shall be filed in the Department of Justice.

SEC. 4. That the circuit courts of the United States, for the purposes of this act, shall have power to award the writ of mandamus, according to the course of the common law, upon motion of the Attorney-General or the district attorney of the United States, to any officer thereof, to...
compel him to make the returns and perform the duties in this act required.

SEC. 5. That if any clerk of any district or circuit court of the United States shall willfully refuse or neglect to make any report, certificate, statement, or other document required by law to be by him made, or shall willfully refuse or neglect to forward any such report, certificate, statement, or document to the department, officer, or person to whom, by law, the same should be forwarded, the President of the United States is empowered, and it is hereby made his duty, in every such case, to remove such clerk so offending from office by an order in writing for that purpose. And upon the presentation of such order, or a copy thereof, authenticated by the Attorney-General of the United States, to the judge of the court whereof such offender is clerk, such clerk shall thereupon be deemed to be out of office, and shall not exercise the functions thereof. And such district judge, in the case of the clerk of a district court, shall appoint a successor; and in the case of the clerk of a circuit court, the circuit judge shall appoint a successor. And such person so removed shall not be eligible to any appointment as clerk or deputy clerk for the period of two years next after such removal.

SEC. 6. That if any clerk mentioned in the preceding section shall willfully refuse or neglect to make or to forward any such report, certificate, statement, or document therein mentioned, he shall be deemed guilty of a misdemeanor, and shall be punished by a fine not exceeding one thousand dollars, or by imprisonment not exceeding one year, in the discretion of the court; but a conviction under this section shall not be necessary as a condition precedent to the removal from office provided for in this act.

SEC. 7. That the proviso in the sixth paragraph of the act entitled "An act making appropriations for the support of the army for the fiscal year ending June thirtieth, eighteen hundred and seventy-five, and for other purposes," approved June sixteenth, eighteen hundred and seventy-four, shall not be construed to apply or to have applied to attorneys, marshals, or clerks of courts of the United States, their assistants or deputies. And all accounts of said attorneys, marshals, and clerks, for mileage and for expenses incurred subsequent to the first day of July, eighteen hundred and seventy-four, and prior to the first day of January, eighteen hundred and seventy-five, shall and may be audited, allowed, and paid at the Treasury Department of the United States in the same manner as if said act had not been passed. And from and after the first day of January, eighteen hundred and seventy-five, no such officer or person shall become entitled to any allowance for mileage or travel not actually and necessarily performed under the provisions of existing law.

SEC. 8. That all acts inconsistent with the provisions of this act are hereby repealed.

Approved, February 22, 1875.

CHAP. 99.—An act for the relief of actual settlers on lands claimed to be swamp and overflowed lands in the State of Missouri.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in all cases in the State of Missouri where lands have heretofore been selected and claimed as swamp and overflowed lands by said State, and the various counties therein, by virtue of any act of Congress, and said lands have been withheld from market in consequence thereof by the General Government, and the said State and counties have sold said lands to actual settlers, and said settlers have improved the same to the value of one hundred dollars; said settlers, their heirs, assigns, and legal representatives, who have continued to reside thereon, shall have priority of right to preempt or homestead all such lands as may be rejected by the
United States as not being in fact swamp and overflowed lands; and it shall be the duty of the Secretary of the Interior to make such rules and regulations as may be necessary to carry into effect the provisions of this act: Provided, That nothing herein contained shall prejudice the rights of any person who may have made actual settlement upon such lands under the preemption or homestead laws prior to the passage of this act.

Approved, February 23, 1875.

CHAP. 108.—An act to provide for settlements with certain railway companies.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War and Attorney-General are hereby authorized and empowered jointly to adjust and settle the claims of the United States against
The Alexandria, Loudon and Hampshire,
The Edgefield and Kentucky,
The Knoxville and Kentucky,
The McMinnville and Manchester,
The Mobile and Ohio,
The Memphis, Clarksville and Louisville,
The Memphis and Little Rock,
The Nashville and Northwestern,
The Southwestern Branch Pacific Railroad of Missouri, and
The Selma, Rome and Dalton Railroad Companies, and all persons and corporations having any interest in the subject growing out of the sale and transfer by the United States of any rights or property to said railway companies above named, respectively, in the years eighteen hundred and sixty-five and eighteen hundred and sixty-six, or both, by making such abatement in the amount of such claims, respectively, as shall be deemed just, in respect of an overvaluation, if any, of the property sold, not exceeding twenty-five per centum of the valuation of the property in each case, as made under the authority of the War Department on the occasion of such sales: Provided, That such settlements shall be made within one year next after the passage of this act; and that good and sufficient security be given to the United States by or on behalf of the parties in interest, respectively, who do not pay in cash at the time of settlement, for the payment, with interest, of such sums as shall, on such settlements, be so found due, at such times within ten years as may be agreed upon.

SEC. 2. That this act shall not be construed so as to produce or authorize any delay in the prosecution of said claims respectively other than as aforesaid; and each of said claims not so settled and disposed of as aforesaid shall be prosecuted and enforced according to existing obligations. In such settlements no allowance shall be made in respect of any matter occurring prior to such sales and transfers, or otherwise, except such payments as may have been made in cash, and such credits for transportation as the general course of the business regulations of the Departments authorizes. And in any such settlements, the said Secretary and Attorney-General shall, as a condition thereof, take a full release from the other parties, respectively, of all claims and demands of every name and nature theretofore existing, if any such there be, against the United States.

Approved, February 27, 1875.

CHAP. 114.—An act to protect all citizens in their civil and legal rights.

Whereas, it is essential to just government we recognize the equality of all men before the law, and hold that it is the duty of government in its dealings with the people to mete out equal and exact justice to all, of whatever nativity, race, color, or persuasion, religious or political; and it being the appropriate object of legislation to enact great fundamental principles into law: Therefore,
Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all persons within the jurisdiction of the United States shall be entitled to the full and equal enjoyment of the accommodations, advantages, facilities, and privileges of inns, public conveyances on land or water, theaters, and other places of public amusement; subject only to the conditions and limitations established by law, and applicable alike to citizens of every race and color, regardless of any previous condition of servitude.

Sec. 2. That any person who shall violate the foregoing section by denying to any citizen, except for reasons by law applicable to citizens of every race and color, and regardless of any previous condition of servitude, the full enjoyment of any of the accommodations, advantages, facilities, or privileges in said section enumerated, or by aiding or inciting such denial, shall, for every such offense, forfeit and pay the sum of five hundred dollars to the person aggrieved thereby, to be recovered in an action of debt, with full costs; and shall also, for every such offense, be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be fined not less than five hundred nor more than one thousand dollars, or shall be imprisoned not less than thirty days nor more than one year: Provided, That all persons may elect to sue for the penalty aforesaid or to proceed under their rights at common law and by State statutes; and having so elected to proceed in the one mode or the other, their right to proceed in the other jurisdiction shall be barred. But this proviso shall not apply to criminal proceedings, either under this act or the criminal law of any State: And provided further, That a judgment for the penalty in favor of the party aggrieved, or a judgment upon an indictment, shall be a bar to either prosecution respectively.

Sec. 3. That the district and circuit courts of the United States shall have, exclusively of the courts of the several States, cognizance of all crimes and offenses against, and violations of, the provisions of this act; and actions for the penalty given by the preceding section may be prosecuted in the territorial, district, or circuit courts of the United States wherever the defendant may be found, without regard to the other party; and the district attorneys, marshals, and deputy marshals of the United States, and commissioners appointed by the circuit and territorial courts of the United States, with powers of arresting and imprisoning or bailing offenders against the laws of the United States, are hereby specially authorized and required to institute proceedings against every person who shall violate the provisions of this act, and cause him to be arrested and imprisoned or bailed, as the case may be, for trial before such court of the United States, or territorial court, as by law has cognizance of the offense, except in respect of the right of action accruing to the person aggrieved; and such district attorneys shall cause such proceedings to be prosecuted to their termination as in other cases: Provided, That nothing contained in this section shall be construed to deny or defeat any right of civil action accruing to any person, whether by reason of this act or otherwise; and any district attorney who shall willfully fail to institute and prosecute the proceedings herein required, shall, for every such offense, forfeit and pay the sum of five hundred dollars to the person aggrieved thereby, to be recovered by an action of debt, with full costs, and shall, on conviction thereof, be deemed guilty of a misdemeanor, and be fined not less than one thousand nor more than five thousand dollars: And provided further, That a judgment for the penalty in favor of the party aggrieved against any such district attorney, or a judgment upon an indictment against any such district attorney, shall be a bar to either prosecution respectively.

Sec. 4. That no citizen possessing all other qualifications which are or may be prescribed by law shall be disqualified for service as grand or petit juror in any court of the United States, or of any State, on account of race, color, or previous condition of servitude; and any officer or other person charged with any duty in the selection or summoning of jurors who shall exclude or fail to summon any citizen for the cause
SEC. 3. That all cases arising under the provisions of this act in the courts of the United States shall be reviewable by the Supreme Court of the United States, without regard to the sum in controversy, under the same provisions and regulations as are now provided by law for the review of other causes in said court.

Approved, March 1, 1875.

CHAP. 115.—An act to authorize the promulgation of the general regulations for the government of the Army.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That so much of section twenty of the act approved July fifteenth, eighteen hundred and seventy, entitled "An act making appropriations for the support of the Army for the year ending June thirtieth, eighteen hundred and seventy-one, and for other purposes," as requires the system of general regulations for the Army therein authorized to be reported to Congress at its next session, and approved by that body, be, and the same is hereby, repealed; and the President is hereby authorized, under said section, to make and publish regulations for the government of the Army in accordance with existing laws.

Approved, March 1, 1875.

CHAP. 116.—An act making appropriations for the payment of invalid and other pensions of the United States, for the year ending June thirtieth, eighteen hundred and seventy-six.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby, appropriated, out of any money in the Treasury for pensions, for the fiscal year ending the thirtieth of June, eighteen hundred and seventy-six:

For Army pensions to invalids, widows, and dependent relatives, revolutionary pensions, and pensions to soldiers of the war of eighteen hundred and twelve, and for furnishing artificial limbs or apparatus for resection, with transportation or commutation therefor; also, for compensation to pension-agents, and the expenses of the several agencies, and for fees for preparing vouchers and administering oaths as provided for by the several acts of Congress applicable to pensions provided by law, twenty-nine million and five hundred thousand dollars.

For Navy pensions to invalids, widows and dependent relatives, and pensions to sailors of the war of eighteen hundred and twelve, and for furnishing artificial limbs or apparatus for resection, with transportation or commutation therefor, compensation to pension-agents, expenses of agencies, and fees for preparing vouchers and administering oaths, as provided by the several acts of Congress applicable to pensions provided by law, five hundred thousand dollars: Provided, That the appropriation aforesaid for Navy pensions, and the other expenditures under that head, shall be paid from the income of the Navy pension-fund, so far as the same may be sufficient for that purpose.

Approved, March 1, 1875.

CHAP. 117.—An act explanatory of the act passed June twentieth, eighteen hundred and seventy-four.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That it was the true intent and meaning of the act passed June twentieth, eighteen hundred and seventy-four, for the government of the District of Columbia, that the sweeping, cleaning, and removing all refuse and filthy accumulations...
in the streets, alleys, and avenues of the cities of Washington and Georgetown, and the repairs and cleaning of the sewers, are necessary municipal objects, which belong to the current expenses of the same, to be paid for in money as other ordinary municipal expenses; and the proper District authorities are hereby directed to pay the parties that have heretofore performed this class of work, from the treasury of said District, out of any money not otherwise appropriated, the amount and value of said work done since the passage of the act, with legal interest from the time the same fell due under the contract, but not till after their accounts have been approved and audited as the law directs.

Approved, March 1, 1875.

March 2, 1875.

CHAP. 118.—An act fixing the number of paymasters in the Army of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the number of paymasters is hereby established at fifty, instead of sixty, as was designated in the eighteenth section of the act of July twenty-eighth, eighteen hundred and sixty-six; said paymasters to have the rank, pay, and emoluments of majors of cavalry.

SEC. 2. That so much of said eighteenth section as relates to the persons from whom said paymasters shall be selected be, and is hereby, repealed.

Approved, March 2, 1875.

March 2, 1875.

CHAP. 119.—An act further supplemental to the various acts prescribing the mode of obtaining evidence in cases of contested elections.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That so much of section one hundred and twenty-seven of the Revised Statutes as requires the Clerk of the House of Representatives to open, upon the written request of either party, any deposition, in cases of contested election, after he shall have received the same, and prior to the meeting of Congress, be, and the same is hereby repealed.

SEC. 2. That section one hundred and seven of the Revised Statutes of the United States shall be construed as requiring all testimony in cases of contested election to be taken within ninety days from the day on which the answer of the returned member is served upon the contestant.

Approved, March 2, 1875.

March 2, 1875.

CHAP. 120.—An act to declare the true intent and meaning of the twentieth section of an act passed by the legislature of the Territory of Dakota, passed January fourteenth, eighteen hundred and seventy-five, entitled "An act making the conveyance of homesteads not valid unless the wife joins in the conveyance."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the twentieth section of the act named in the title shall not be construed as an absolute repeal of chapter thirty-seven of the laws of Dakota, approved May twelfth, eighteen hundred and sixty-two, but only as repealing so much of said chapter thirty-seven as is inconsistent with the first named act, and no other effect shall be given to said twentieth section.

Approved, March 2, 1875.

March 3, 1875.

CHAP. 126.—An act in relation to the Quartermaster's Department, fixing its status, reducing its numbers, and regulating appointments and promotions therein.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Quartermaster's Department of the Army shall hereafter consist of the Quartermaster—
General, with the rank, pay and emoluments of a brigadier general; four assistant quartermasters-general, with the rank, pay and emoluments of colonels of cavalry; eight deputy quartermasters-general, with the rank, pay and emoluments of lieutenant-colonels of cavalry; fourteen quartermasters, with the rank, pay and emoluments of majors of cavalry; and thirty assistant quartermasters, with the rank, pay and emoluments of captains of cavalry.

SEC. 2. That no more appointments shall be made in the grade of military storekeepers in the Quartermaster's Department, and this grade shall cease to exist as soon as the same becomes vacant by death, resignation, or otherwise of the present incumbents.

SEC. 3. That no officer now in service shall be reduced in rank, or deprived of his commission by reason of any provision of this act.

SEC. 4. That no officer shall be promoted or appointed in the Quartermaster's Department in excess of the organization prescribed by this act, and that so much of section six of the act approved March third, eighteen hundred and sixty-nine, entitled "An act making appropriations for the support of the Army for the year ending June thirtieth, eighteen hundred and seventy, and for other purposes", as applies to the Quartermaster's Department, be, and the same is hereby, repealed.

Approved, March 3, 1875.

CHAP. 127.—An act to further protect the sinking-fund and provide for the exigencies of the Government.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the passage of this act there shall be levied and collected on all distilled spirits thereafter produced in the United States, a tax of ninety cents on each proof gallon, or wine-gallon when below proof, to be paid by the distiller, owner or person having possession thereof, before removal from the distillery bonded warehouse; and so much of section three thousand two hundred and fifty-one of the Revised Statutes of the United States as is inconsistent herewith is hereby repealed.

SEC. 2. That section three thousand three hundred and sixty-eight of the Revised Statutes be, and the same is hereby, amended by striking out the words "twenty cents a pound", and inserting in lieu thereof, the words "twenty-four cents a pound"; and that section three thousand three hundred and ninety-four of the Revised Statutes be, and the same is hereby, amended by striking out the word "five" wherever it occurs therein, and inserting instead thereof the word "six", and by striking out the word "fifty" and inserting instead thereof the words "seventy-five": Provided, That the increase of tax herein provided for shall not apply to tobacco on which the tax under existing law shall have been paid when this act takes effect. And provided further, That whenever it shall be shown to the satisfaction of the Secretary of the Treasury by testimony under oath that any person liable to pay the increased tax by this section imposed had prior to the tenth day of February, eighteen hundred and seventy-five, made a contract for the future delivery of such tobacco, cigars, and cigarettes at a fixed price, which contract was in writing prior to that date, such tobacco may be delivered to the contracting party entitled thereto under special permit from the Commissioner of Internal Revenue provided therefor, without previous payment of such additional tax; but the said additional tax shall be a lien thereon, and shall be paid by and collected from the purchaser under such contract before the sale or removal thereof by him, and when demanded by the collector of internal revenue for the district to which the same shall be removed for delivery to the purchaser; and any sale or removal by such purchaser, prior to the payment of such tax, shall subject him and such tobacco so sold or removed to all the penalties and processes of law provided in the case of manufacturers of tobacco so selling or removing tobacco to avoid the payment of tax.

March 3, 1875.

Tax on distilled spirits.

When payable.

R. S. 3368, p. 669, amended.

Tax on tobacco and snuff.


Proviso.

Contracts prior to Feb. 10, 1' for future delivery, by whom tax to be paid.

Sale by purchaser without payment of additional tax, forfeitures, and penalties.
Duties on molasses, sugars, &c.

R. S. 2304, p. 472.

Concentrated molasses, tank-bottoms, syrup of sugar cane juice, melada, and on sugars according to the Dutch standard in color, imported from foreign countries, there shall be levied, collected, and paid, in addition to the duties now imposed in schedule G, section two thousand five hundred and four of the Revised Statutes, an amount equal to twenty-five per centum of said duties as levied upon the several articles and grades therein designated; Provided, That concentrated melada, or concrete, shall hereafter be classed as sugar dutiable according to color by the Dutch standard: and melada shall be known and defined as an article made in the process of sugar-making being the cane-juice boiled down to the sugar point and containing all the sugar and molasses resulting from the boiling-process and without any process of purging or clarification, and any and all products of the sugar-cane imported in bags, mats, baskets or other than tight packages shall be considered sugar and dutiable as such. 

And provided further, That of the drawback on refined sugars exported allowed by section three thousand and nineteen of the Revised Statutes of the United States, only one per centum of the amount so allowed shall be retained by the United States.

SEC. 4. That so much of section two thousand five hundred and three of the Revised Statutes as provides that only ninety per centum of the several duties and rates of duty imposed on certain articles therein enumerated by section two thousand five hundred and four shall be levied, collected, and paid be, and the same is hereby, repealed; and the several duties and rates of duty prescribed in said section two thousand five hundred and four shall be and remain as by that section levied, without abatement of ten per centum as provided in section two thousand five hundred and three.

SEC. 5. That the increase of duties provided by this act shall not apply to any goods, wares, or merchandise actually on shipboard and bound to the United States, on or before the tenth day of February, eighteen hundred and seventy-five, nor on any such goods, wares, or merchandise on deposit in warehouses or public stores at the date of the passage of this act.

SEC. 6. That nothing contained in the act entitled "An act to amend existing customs and internal-revenue laws, and for other purposes," approved February eighth, eighteen hundred and seventy-five, shall be construed to impose any duty on bolting-cloths theretofore admitted free of duty; nor to require the use of a stamp upon the receipt in the receipt-book of a savings-bank or institution for savings having no capital stock, and doing no other business than receiving deposits to be loaned or invested for the sole benefit of the parties making such deposits without profit or compensation to the association or company, when money is paid to a depositor on his pass-book.

Approved, March 3, 1875.

March 3, 1875.

Chap. 128.—An act making appropriations for the service of the Post-Office Department for the fiscal year ending June thirtieth, eighteen hundred and seventy-six, 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 following sums be, and the same are hereby, appropriated for the service of the Post-Office Department for the year ending June thirtieth, eighteen hundred and seventy-six, out of any money in the Treasury arising from the revenues of said Department, in conformity to the act of July second, eighteen hundred and thirty-six, as follows:

Office of the First Assistant Postmaster-General.

For pay of postmasters, seven million dollars; and the salary of the postmaster of the city of New York is hereby fixed at eight thousand dollars per annum.
For pay of clerks for post-offices, three million five hundred thousand dollars.
For pay of letter-carriers, and incidental expenses of the free-delivery system, two million dollars.
For wrapping-paper, twenty-five thousand dollars.
For twine, fifty-five thousand dollars.
For postmarking and canceling stamps, ten thousand dollars.
For letter-balances, three thousand dollars.
For rent, light, and fuel for post-offices five hundred thousand dollars.
For stationery, fifty thousand dollars.
For furniture for post-offices, thirty-five thousand dollars.
For miscellaneous items, one hundred and fifty thousand dollars.

OFFICE OF SECOND ASSISTANT POSTMASTER GENERAL.

For inland-mail transportation, seventeen million five hundred and forty-eight thousand dollars; and out of the appropriation for inland-mail transportation the Postmaster General is authorized hereafter to pay the expenses of taking the weights of mails on railroad-routes, as provided by the act entitled "An act making appropriations for the service of the Post-Office Department for the year ending June thirtieth, eighteen hundred and seventy-four," approved March third, eighteen hundred and seventy-three; and he is hereby directed to have the mails weighed as often as now provided by law by the employees of the Post-Office Department, and have the weights stated and verified to him by said employees under such instructions as he may consider just to the Post-Office Department and the railroad-companies.

For pay of railway-post-office clerks, one million two hundred and fifty-seven thousand one hundred and forty-one dollars.
For pay of route-agents, one million and fifty thousand dollars.
For pay of mail-route messengers, one hundred and sixty thousand dollars.
For pay of local agents, one hundred and fifteen thousand dollars.
For pay of mail-messengers, seven hundred thousand dollars.
For mail locks and keys, twenty-one thousand four hundred dollars.
For mail-bags and mail-bag catchers, two hundred and ten thousand dollars.
For preparing and publishing post-route maps, thirty thousand dollars; and out of this appropriation the Postmaster-General is hereby authorized to pay all the expense of employing clerks, lithographers, experts, and other persons whose services may be necessary in the preparation and publication of said maps.
For payments on account of mail-depredations, and for special agents of the Post-Office Department, one hundred and sixty thousand dollars.

OFFICE OF THE THIRD ASSISTANT POSTMASTER GENERAL.

For the manufacture of adhesive postage-stamps, including official stamps, one hundred and forty-nine thousand seven hundred and sixty-four dollars.
For pay of agent and assistants to distribute postage-stamps, six thousand nine hundred dollars.
For stamped envelopes and newspaper-wrappers, four hundred and forty-six thousand five hundred and twenty dollars.
For pay of distributing-agent and assistants, sixteen thousand three hundred dollars.
For manufacture of postal cards, one hundred and fifty-nine thousand eight hundred and six dollars.
For pay of agent and assistants to distribute postal cards, five thousand six hundred dollars.
Registered package envelopes, &c. For registered-package envelopes, locks, and seals, sixty-five thousand six hundred and twenty dollars.

Official envelopes. For official envelopes for postmasters, sixty-six thousand five hundred and sixty dollars.

Dead-letter return-envelopes. For envelopes for the return of dead-letters, three thousand seven hundred and fifty dollars.

Ship, steamboat, and way letters. For ship, steamboat, and way letters, seven thousand five hundred dollars.

Fees. For fees to United States attorneys, marshals, clerks of courts, and counsel necessarily employed by the special agents of the Post-Office Department, seven thousand five hundred dollars.

Engraving, &c. For engraving, printing, and binding drafts and warrants, three thousand dollars.

Advertising. For advertising, one hundred thousand dollars: Provided, That hereafter the mail-lettings for the States of Maryland and Virginia and for the District of Columbia shall be advertised in not more than one newspaper published in the District of Columbia, and at prices satisfactory to the Postmaster-General, not exceeding the customary rates paid in the city of Washington for ordinary commercial advertisements; and so much of the third section three thousand eight hundred and sixty of the Revised Statutes of the United States as refers to the publication of advertisements in newspapers be, and the same is hereby, repealed.

Advertisements to be posted up. The Postmaster-General shall cause an advertisement of the mail-lettings of each State and Territory to be posted up in each post-office therein, to be posted conspicuously for at least sixty days before the time of such letting.

Miscellaneous. For miscellaneous items, two thousand five hundred dollars.

OFFICE OF THE SUPERINTENDENT OF FOREIGN MAILS.

Foreign-mail transportation. For foreign-mail transportation, three hundred thousand dollars.

Balances due foreign countries. For balances due foreign countries, including unsettled balances due France, for the fourth quarter of the year eighteen hundred and sixty-nine, and the first and second quarters of the year eighteen hundred and seventy, eighty thousand dollars.

SEC. 2. That the following sums, or so much thereof as may be necessary, be, and the same are hereby, appropriated for the year ending June thirtieth, eighteen hundred and seventy-six, out of any money in the Treasury not otherwise appropriated, namely:

Steamship-service between San Francisco, Japan, and China. For steamship-service between San Francisco, Japan, and China, five hundred thousand dollars, to be paid in accordance with the provisions and conditions of the act entitled "An act to authorize the establishment of ocean-mail steamship-service between the United States and China," approved February seventeenth, eighteen hundred and sixty-five, and of the second section of the act entitled "An act making appropriations for the service of the Post-Office Department during the fiscal year ending June thirtieth, eighteen hundred and sixty-eight, and for other purposes," approved February seventeenth, eighteen hundred and sixty-seven, and the contracts heretofore made in conformity to the provisions of said acts.

Repeal of certain provisions of act. That so much of an act entitled "An act making appropriations for the service of the Post-Office Department for the year ending June thirtieth, eighteen hundred and seventy-three, approved June first, eighteen hundred and seventy-two, as relates to and authorizes a contract to be made by the Postmaster-General with the Pacific Mail Steamship Company for steamship-service between San Francisco, Japan and China, is hereby repealed, and any such contract made by the Postmaster-General in pursuance of said act is hereby annulled.

Steamship-service between the United States and Brazil. For steamship-service between the United States and Brazil, thirty-seven thousand five hundred dollars.
For official postage-stamps for the Post-Office Department, nine hundred and eighty-six thousand dollars.

SEC. 3. That if the revenues of the Post-Office Department shall be insufficient to meet the appropriations made by this act, then the sum of six million eight hundred and fifty-two thousand seven hundred and five dollars, or so much thereof as may be necessary, be, and the same is hereby, appropriated, to be paid out of any money in the Treasury not otherwise appropriated, to supply deficiencies in the revenue of the Post-Office Department for the year ending June thirtieth, eighteen hundred and seventy-six.

That the provisions of section thirteen of the act of June twenty-third, eighteen hundred and seventy-four, entitled "An act making appropriations for the service of the Post-Office Department for the fiscal year ending June thirtieth, eighteen hundred and seventy-five, and for other purposes," shall apply to ex-members of Congress and ex-delegates for the period of nine months after the expiration of their terms as members and delegates, and postage on public documents mailed by such persons shall be as provided in said section.

SEC. 4. That hereafter the Sixth Auditor shall keep the accounts in his office so as to show the expenditures of the Post-Office Department under each item of appropriation provided by law.

SEC. 5. That from and after the passage of this act, the Congressional Record, or any part thereof, or speeches or reports therein contained, shall, under the frank of a member of Congress, or delegate, to be written by himself, be carried in the mail free of postage, under such regulations as the Postmaster-General may prescribe; and that public documents already printed, or ordered to be printed, for the use of either House of Congress may pass free through the mails upon the frank of any member or delegate of the present Congress, written by himself, until the first day of December anno Domini eighteen hundred and seventy-five.

SEC. 6. That the Postmaster-General shall cause a full inquiry and investigation to be made into all branches of the expenditure of the Post-Office Department, with a view to reduce such expenditures as nearly as practicable to the postal receipts; and with that purpose he shall report to the first session of the next Congress such a rate of compensation for postmasters and other employees of that Department as will reduce such compensation to a rate not exceeding that paid for equal service in private employments, and to limit the number of clerks and employees, and to reduce the number of free-delivery cities, and the compensation of postal transportation companies; and that he also report a rate of postage on printed matter and packages approaching the actual cost of their transportation and delivery, together with such practical measures that will, in his opinion, tend to make the Post-Office Department self-sustaining.

SEC. 7. That seeds transmitted by the Commissioner of Agriculture, or by any member of Congress or delegate receiving seeds for distribution from said Department, together with agricultural reports emanating from that Department, and so transmitted, shall, under such regulations as the Postmaster-General shall prescribe, pass through the mails free of charge. And the provisions of this section shall apply to ex-members of Congress and ex-delegates for the period of nine months after the expiration of their terms as members and delegates.

Approved, March 3, 1875.

CHAP. 129.—An act making appropriations for the legislative, executive, and judicial expenses of the Government for the year ending June thirtieth, eighteen hundred and seventy-six, 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 following sums be, and the same are hereby, appropriated, out of any money in the Treasury

March 3, 1875.
special appropriations not otherwise appropriated, for the service of the fiscal year ending June thirtieth, eighteen hundred and seventy-six, for the objects hereinafter expressed, namely:

LEGISLATIVE.

SENATE.

Compensation of Senators.

For compensation of Senators, three hundred and seventy thousand dollars.

For mileage of Senators, thirty thousand dollars.

Compensation of officers, clerks, &c., of Senate.

For compensation of the officers, clerks, messengers, and others receiving an annual salary in the service of the Senate, namely: Secretary of the Senate, four thousand three hundred and twenty dollars; officer charged with disbursements of the Senate, five hundred and seventy-six dollars; chief clerk, three thousand dollars, and the additional sum of one thousand dollars while the said office is held by the present incumbent, and no longer; principal clerk, principal executive clerk, minute and journal clerk, and financial clerk in the office of the Secretary of the Senate, at three thousand dollars each; librarian and seven clerks in the office of the Secretary of the Senate, at two thousand two hundred and twenty dollars each; five clerks, at two thousand and one hundred dollars each; keeper of the stationery, two thousand one hundred and two dollars and forty cents; one messenger, one thousand two hundred and ninety-six dollars; assistant keeper of the stationery, one thousand eight hundred dollars; Sergeant-at-Arms and Doorkeeper, four thousand three hundred and twenty dollars; Sergeant-at-Arms to receive no fees. Provided, That he shall receive, directly or indirectly, no fees or other compensation or emolument whatever for performing the duties of the office, or in connection therewith, otherwise than as aforesaid; assistant doorkeeper, two thousand five hundred and ninety-two dollars; acting assistant doorkeeper, two thousand five hundred and ninety-two dollars; postmaster of the Senate, two thousand one hundred dollars; assistant postmaster and mail-carrier, two thousand and eighty-eight dollars; two mail-carriers, at one thousand two hundred dollars each; superintendent of the document-room, at one thousand four hundred and forty dollars each; superintendent of the folding-room, two thousand one hundred and sixty dollars; three messengers, acting as assistant doorkeepers, at one thousand eight hundred dollars each; twenty messengers, to be appointed and removed by the Sergeant-at-Arms, with the approval of the Committee to Audit and Control the Contingent Expenses of the Senate, at one thousand four hundred and forty dollars each; secretary to the Vice-President, two thousand one hundred and two dollars and forty cents; clerk to the Committee on Finance, two thousand two hundred and twenty dollars; clerk to the Committee on Claims, two thousand two hundred and twenty dollars; clerk of printing records, two thousand two hundred and twenty dollars; clerk to the Committee on Appropriations, two thousand two hundred and twenty dollars; clerk to the Committee on Commerce, two thousand two hundred and twenty dollars; clerk to the Committee on the Judiciary, two thousand two hundred and twenty dollars; one laborer in charge of private passage, eight hundred and sixty-four dollars; one special policeman, one thousand two hundred and ninety-six dollars; Chaplain to the Senate, nine hundred dollars; chief engineer, two thousand one hundred and sixty dollars; three assistant engineers, at one thousand four hundred and forty dollars each; assistant engineer in charge of the Senate elevator, one thousand four hundred and forty dollars; two firemen, at one thousand and ninety-five dollars each; three laborers, at seven hundred and thirty dollars each; and to pay Kate Dodson, female attendant in charge of ladies' retiring-room, seven hundred and twenty dollars; telegraph-
operator, at the rate of one hundred dollars per month, seven hundred dollars, making, in all, one hundred and thirty-nine thousand eight hundred and thirty-six dollars and eighty cents.

For contingent expenses of the Senate, namely:
For stationery and newspapers, (including five thousand dollars for stationery for committees and officers of the Senate, and one hundred dollars for postage-stamps for the Secretary of the Senate,) fourteen thousand three hundred and fifty dollars.

For clerks to committees thirty-six thousand dollars; and hereafter clerks of committees of either branch of Congress (except those whose salaries are fixed by specific appropriations,) shall be paid not more than six dollars per day, and during the session only.

For fourteen pages for the Senate chamber, two riding-pages, one page for the Vice-President's room, and one page for the office of the Secretary of the Senate, making eighteen pages in all, at the rate of two dollars and fifty cents per day while actually employed, said pages to be appointed and removed by the Sergeant-at-Arms, with the approval of the Committee to Audit and Control the Contingent Expenses of the Senate, ten thousand three hundred and fifty dollars.

For hire of horses and mail-wagons for carrying the mails, for horses and wagons, and for one saddle-horse for messengers, six thousand dollars.

For fuel and oil for the heating-apparatus, ten thousand dollars; for furniture and repairs of furniture, nine thousand dollars; for labor, eighteen thousand dollars; for folding documents, and materials therefor, eight thousand dollars; for packing boxes, seven hundred and forty dollars; for miscellaneous articles, exclusive of labor, thirty thousand dollars.

For reporting the debates and proceedings of the Senate, twenty-five thousand dollars.

CAPITOL POLICE.

For one captain, two thousand dollars; three lieutenants, at one thousand six hundred dollars each; twenty-seven privates, at one thousand four hundred dollars each, thirty-seven thousand eight hundred dollars; and eight watchmen, at one thousand dollars each, eight thousand dollars; making, in all, fifty-two thousand six hundred dollars, one-half to be paid into the contingent fund of the House of Representatives and the other half to be paid into the contingent fund of the Senate: Provided, That hereafter, whenever a member of the Capitol police or watch force is suspended from duty for cause, said policeman or watchman shall receive no compensation for the time of such suspension if he shall not be re-instated.

For expenses of compiling and preparing the Congressional Directory, to be expended under the direction of the Joint Committee on Public Printing, one thousand two hundred dollars.

HOUSE OF REPRESENTATIVES.

For compensation of members of the House of Representatives and Delegates from Territories, one million five hundred and fifty thousand dollars.

For mileage, one hundred thousand dollars.

For compensation of the officers, clerks, messengers, and others receiving an annual salary in the service of the House of Representatives, namely: clerk of the House of Representatives, four thousand three hundred and twenty dollars; officer charged with disbursing the contingent fund, five hundred and seventy-six dollars; chief clerk and journal-clerk of the House, while such positions are held by the present incumbents, and no longer, three thousand six hundred dollars each; two reading-clerks.
Sergeant-at-Arms to receive no fees.

Provided, That hereafter he shall receive, directly or indirectly, no fees or other compensation or emolument whatever for performing the duties of the office, or in connection therewith, otherwise than as aforesaid; clerk to the Sergeant-at-Arms, two thousand five hundred dollars; paying-teller for the Sergeant-at-Arms, one thousand eight hundred dollars; messenger to the Sergeant-at-Arms, one thousand four hundred and ninety-two dollars; Doorkeeper, two thousand five hundred and ninety-two dollars; first assistant doorkeeper, two thousand five hundred and eighty-eight dollars; fourteen messengers, seven at one thousand five hundred dollars each, and seven at one thousand two hundred dollars each; Chaplain of the House, nine hundred dollars; five official reporters of the proceedings and debates of the House, at five thousand dollars each; two stenographers for committees, four thousand two hundred dollars each; superintendent of the folding-room, two thousand one hundred and sixty dollars; superintendent and assistant superintendent of the document-room, at two thousand one hundred and sixty dollars each; document-file clerk, one thousand eight hundred dollars; eleven messengers, five at one thousand eight hundred dollars, and six at one thousand four hundred and forty dollars each; twelve messengers during the session, at the rate of one thousand four hundred and forty dollars each per annum, ten thousand and eighty dollars; one telegraph-operator, at one hundred dollars per month during the sessions of Congress; fifteen laborers, at seven hundred and twenty dollars each; seven laborers, during the session, at the rate of seven hundred and twenty dollars each per annum; one laborer, at eight hundred and twenty dollars; and Henry Douglas, laborer's pay, as fixed by act of March third, eighteen hundred and seventy-three, nine hundred and seventeen dollars and fifty cents; and for one female attendant in ladies' retiring room, six hundred dollars; making, in all, the sum of two hundred and twenty-seven thousand five hundred and ninety dollars and seventy cents.

For contingent expenses of the House of Representatives, namely:

For clerks to committees, twenty-two thousand five hundred dollars.
For folding documents, including pay of folders in the folding-rooms and materials, twenty-five thousand dollars: Provided, That no part of this appropriation shall be used in paying more than twenty folders.

For fuel, ten thousand five hundred dollars.

For hire of horses and mail-wagons for carrying the mails, and for one saddle horse for messenger, five thousand four hundred and seventy-five dollars.

For furniture, and repairs of the same, ten thousand dollars.

For postage-stamps for the Sergeant-at-Arms, the Clerk, and the Postmaster of the House of Representatives, each one hundred dollars, three hundred dollars.

For packing-boxes, three thousand and twenty dollars.

For cartage, two thousand dollars.

For miscellaneous items, twenty-eight thousand dollars.

For newspapers and stationery for members of the House of Representatives, officers of the House, and Committees of the House, including six thousand dollars for stationery for the use of the committees and officers of the House, forty-three thousand seven hundred and fifty dollars.

For twenty-eight pages, (including three riding-pages,) at two dollars and fifty cents per day, fourteen thousand eight hundred and forty dollars.

PUBLIC PRINTING.

For compensation of the Congressional Printer, and the clerks and messengers in his office, fifteen thousand one hundred and seventeen dollars and sixty cents.

For contingent expenses of his office, namely: For stationery, postage, advertising, traveling-expenses, horses and wagons, and miscellaneous items, two thousand five hundred dollars.

It shall be lawful for the Congressional Printer to print and deliver, upon the order of any Senator or Member of the House of Representatives, or Delegate, extracts from the Congressional Record, the person ordering the same paying the cost thereof.

LIBRARY OF CONGRESS.

For compensation of the Librarian, four thousand dollars; and for sixteen assistant librarians, three at two thousand five hundred dollars each, two at one thousand eight hundred dollars each, three at one thousand six hundred dollars each, two at one thousand four hundred and forty dollars each, three at one thousand two hundred dollars each, two at one thousand dollars each, and one at nine hundred and sixty dollars per annum; in all, twenty-nine thousand three hundred and forty dollars.

For purchase of books for the Library, nine thousand dollars; for purchase of law-books for the Library, two thousand dollars; for purchase of files of periodicals and newspapers, two thousand five hundred dollars; for expenses of exchanging public documents for the publications of foreign governments, one thousand five hundred dollars.

For contingent expenses of said Library, two thousand dollars.

For expenses of the copyright-business, five hundred dollars.

For Botanic Garden, for improving the garden, procuring manure, tools, fuel, and repairs, and purchasing trees and shrubs, under the direction of the Library Committee of Congress, five thousand dollars.

For pay of superintendent and assistant in Botanic Garden and greenhouses, and laborers, under the direction of the Library Committee of Congress, twelve thousand one hundred and forty-six dollars.
Clerk and messenger.

For clerk in the Office of Public Buildings and Grounds, one thousand four hundred dollars.
For messenger in the same office, eight hundred and forty dollars.
For the public gardener, one thousand four hundred and forty dollars.
For a landscape-gardener, one thousand eight hundred dollars.
For the laborer in charge of the water-closets in the Capitol, seven hundred and twenty dollars.
For a foreman and laborers employed in the public grounds, twenty-one thousand four hundred and fifty-six dollars.
For four laborers in the Capitol, two thousand eight hundred and eighty dollars.

Gardeners.

For the public gardener, one thousand four hundred and forty dollars.

Laborers.

For a landscape-gardener, one thousand eight hundred dollars.

Furnace-keepers.

For furnace-keeper in charge of heating-apparatus under the old hall of the House of Representatives, eight hundred and sixty-four dollars.

Employees at Executive Mansion.

For the following employees at the Executive Mansion, namely: For furnace-keeper, eight hundred and sixty-four dollars; two policemen, two thousand six hundred and forty dollars; one night-watchman, nine hundred dollars; one night-usher, one thousand two hundred dollars; and two doorkeepers, at one thousand two hundred dollars each, in all, eight thousand and four dollars.

Draw-keepers at bridges.

For two draw-keepers for Navy-Yard and Upper bridges, and for fuel, oil, and lamps, one thousand six hundred dollars.

Heating-apparatus.

For watchman in Franklin Square, seven hundred and twenty dollars.

Watchmen.

For the person in charge of the heating-apparatus of the Library of Congress, and other steam-heating apparatus in the central building, eight hundred and sixty-four dollars.
For four watchmen in reservation numbered two, (being the Smithsonian grounds,) two thousand eight hundred and eighty dollars.
For watchman in Lincoln Square, five hundred and forty dollars.
For watchman at Lafayette Square, seven hundred and twenty dollars.
For watchman in Washington Circle, five hundred and forty dollars.
For one bridge-keeper at Chain Bridge, seven hundred and twenty dollars.
For watchman for circle at intersection of Massachusetts and Vermont avenues, five hundred and forty dollars.
For watchman at Rawlins' Square, and one at Pacific Place, at five hundred and forty dollars each; in all, one thousand and eighty dollars.
For watchman for Judiciary Square, seven hundred and twenty dollars.

Contingent expenses.

For contingent and incidental expenses, two thousand dollars.

President.

For compensation of the President of the United States, fifty thousand dollars.

Vice-President.

For compensation of the Vice-President of the United States, eight thousand dollars.

Private secretary, assistants, clerks, &c.

For compensation to private secretary, three thousand five hundred dollars; assistant secretary, two thousand five hundred dollars; two executive clerks at two thousand three hundred dollars each, steward at two thousand dollars, and messenger at one thousand two hundred dollars, of the President of the United States; in all, thirteen thousand eight hundred dollars.

Contingent expenses.

For contingent expenses of the Executive Office, including stationery therefore, six thousand dollars.

Postage-stamps.

For official postage-stamps, six hundred dollars.

Pay of Secretary of State, assistants, clerks, &c.

For compensation of the Secretary of State, eight thousand dollars; three assistant secretaries of state, at three thousand five hundred dollars each; for chief clerk, two thousand five hundred dollars; twelve
clerks of class four; six clerks of class three; eleven clerks of class one; and thirteen clerks, at nine hundred dollars each; one messenger; one assistant messenger; nine laborers; and four watchmen; in all, eighty-eight thousand and twenty dollars.

For six chiefs of bureaus, (consular, diplomatic, accounts, rolls and library, statistics, and indexes and archives,) and one translator, at two thousand four hundred dollars each, sixteen thousand eight hundred dollars; and the chief of the Bureau of Accounts may be appointed by the head of the Department disbursing-clerk of the Department of State.

For additional force required for the new building to be occupied by the Department, viz: One superintendent of watch, one thousand dollars; five watchmen, at seven hundred and twenty dollars each; eight laborers; chief engineer, one thousand two hundred dollars; one assistant engineer, one thousand dollars; conductor for the elevator, seven hundred and twenty dollars; four firemen, at seven hundred and twenty dollars each; in all, sixteen thousand one hundred and sixty dollars.

For proof-reading, and packing the laws and documents for the various regulations and consulates, including boxes and transportation of the same, three thousand dollars; for stationery, furniture, fixtures, and repairs, five thousand dollars; for books and maps, two thousand five hundred dollars; for extra clerk-hire and copying, six thousand dollars; in all, sixteen thousand five hundred dollars.

For contingent expenses, namely: For fuel, five thousand dollars; for tights, four thousand three hundred and twenty dollars; for care and subsistence of horses and repairs of carriages, two thousand dollars; and for miscellaneous items, not included in the foregoing, six thousand two hundred and fifty dollars; for publishing in newspapers the laws passed at the second session of the Forty-third Congress, fifty thousand dollars, to be available immediately; in all seventy-one thousand five hundred and seventy dollars.

For rent of stable and wagon-shed for the new State Department building, one thousand dollars.

For lithographer, laborers, and necessary materials for the lithographic press, two thousand five hundred dollars.

For expense of editing, printing, binding, and distributing the laws enacted by the Forty-third Congress at their second session, ten thousand dollars.

For expense of editing, printing, binding, and distributing the Statutes at Large of the Forty-third Congress, twenty thousand dollars.

For purchase of official postage-stamps, twenty-five thousand dollars.

For rent of building on Fourteenth street to time of expiration of the lease, four thousand dollars, or so much thereof as may be necessary.

TREASURY DEPARTMENT.

SECRETARY'S OFFICE.—For compensation of the Secretary of the Treasury, eight thousand dollars; two assistant secretaries of the Treasury, at four thousand five hundred dollars each; chief clerk and ex-officio superintendent of the Treasury building, three thousand dollars; one principal clerk of warrants and appropriations, three thousand dollars; seven principal clerks, at two thousand eight hundred dollars each; eight assistant clerks, at two thousand four hundred dollars each; twenty-five clerks of class four; two disbursing-clerks, at two thousand eight hundred dollars each; stenographer to the Secretary, two thousand four hundred dollars; twenty-six clerks of class three; twenty-one clerks of class two; eighteen clerks of class one; thirty-one female clerks, at nine hundred dollars each; eleven messengers; and eleven laborers; one clerk of class four and one clerk of class one, to assist the chief clerk in superintending the building; one captain of the watch, one thousand four hundred dollars; one engineer, one thousand dollars; Chievers of bureaux.

Chief of Bureau of Accounts may be disbursing-clerk.

Additional force for new building.

Proof-reading, stationery, &c.

Contingent expenses.

Rent of stable, &c.

Lithographing.

Editing, &c., laws.

Editing, &c., statutes.

Postage-stamps.

Rent of building.

Pay of Secret of Treasury, assistants, clerks, &c.
six hundred dollars; one machinist and gas-fitter, one thousand two hundred dollars; one storekeeper, one thousand four hundred dollars; sixty watchmen, at seven hundred and twenty dollars each, and, additional to two of said watchmen, acting as lieutenants of watchmen, two hundred and eighty dollars each; twenty-five laborers, at seven hundred and twenty dollars each; one assistant engineer, one thousand dollars; nine firemen, at seven hundred and twenty dollars each; ninety charwomen, at one hundred and eighty dollars each; in all, three hundred and forty-six thousand five hundred dollars.

SUPERVISING ARCHITECT.—In the construction branch of the Treasury: For Supervising Architect, four thousand dollars; chief clerk, two thousand five hundred dollars; book-keeper, two thousand dollars; photographer, two thousand five hundred dollars; assistant photographer, one thousand six hundred dollars; four clerks of class four; additional to two clerks of class four, one at six hundred dollars and one at two hundred dollars; four clerks of class three; two clerks of class one; two copyists; and one messenger; in all, thirty-two thousand and forty dollars.

FIRST COMPTROLLER OF THE TREASURY.—For First Comptroller of the Treasury, five thousand dollars; chief clerk, two thousand dollars; ten clerks of class four; twelve clerks of class three; ten clerks of class two; five clerks of class one; six copyists, at nine hundred dollars each; one messenger; one assistant messenger; and two laborers; in all, seventy-two thousand six hundred dollars.

SECOND COMPTROLLER OF THE TREASURY.—For Second Comptroller of the Treasury, five thousand dollars; chief clerk, two thousand dollars; twelve clerks of class four; eighteen clerks of class three; eighteen clerks of class two; fourteen clerks of class one; ten copyists, at nine hundred dollars each; one messenger; one assistant messenger; and two laborers; in all, one hundred and eleven thousand four hundred dollars.

COMMISSIONER OF CUSTOMS.—For Commissioner of Customs, four thousand five hundred dollars; chief clerk, two thousand dollars; three clerks of class four; seven clerks of class three; ten clerks of class two; nine clerks of class one; one messenger; and one laborer; in all, forty-nine thousand four hundred and sixty dollars.

FIRST AUDITOR.—For the First Auditor of the Treasury, three thousand dollars; chief clerk, two thousand dollars; three clerks of class four; ten clerks of class three; eight clerks of class two; thirty-seven clerks of class one; one messenger; one assistant messenger; and one laborer; in all, fifty-five thousand four hundred and eighty dollars.

SECOND AUDITOR.—For Second Auditor, three thousand dollars; chief clerk, two thousand dollars; six clerks of class four; and, for additional to disbursing-clerk, two hundred dollars; thirty-seven clerks of class three; seventy-three clerks of class two; forty-five clerks of class one; one messenger; five assistant messengers; and seven laborers; in all, two hundred and forty thousand eight hundred dollars.

THIRD AUDITOR.—For Third Auditor, three thousand dollars; chief clerk two thousand dollars; eleven clerks of class four; twenty-six clerks of class three; eighty-two clerks of class two; forty-four clerks of class one; ten copyists, at nine hundred dollars each; two messengers; two assistant messengers; and five laborers; in all, two hundred and forty-nine thousand seven hundred and twenty dollars.

FOURTH AUDITOR.—For the Fourth Auditor, three thousand dollars; chief clerk two thousand dollars; five clerks of class four; eighteen clerks of class three; eleven clerks of class two; ten clerks of class one; six female clerks, at nine hundred dollars each; one messenger; one assistant messenger; and two laborers; in all, seventy-eight thousand and four hundred dollars.

FIFTH AUDITOR.—For the Fifth Auditor, three thousand dollars; chief clerk, two thousand dollars; four clerks of class four; seven clerks of class three; seven clerks of class two; nine clerks of class one; six
copyists, at nine hundred dollars each; one messenger; one assistant
messenger; and two laborers; in all, fifty-two thousand four hundred
dollars.

Sixth Auditor.—For compensation of the Sixth Auditor, three
thousand dollars; chief clerk, two thousand dollars; nine clerks of class
two; thirty-seven clerks of class one; one messenger; one assistant
messenger; and eighteen laborers; twenty assor ters of money-
orders, twenty thousand dollars; also, fifteen female assor ters of money-
orders, at nine hundred dollars each; in all, three hundred and nine
thousand six hundred and twenty dollars: Provided, That on and after
the first day of July, eighteen hundred and seventy-five, the fees on
money-orders shall be, for orders not exceeding fifteen dollars, ten
cents; exceeding fifteen, and not exceeding thirty dollars, fifteen cents;
exceeding thirty and not exceeding forty dollars, twenty cents; exceed-
ing forty and not exceeding fifty dollars, twenty-five cents; and no
money-order shall be issued for a sum greater than fifty dollars.

Treasurer.—For compensation of the Treasurer of the United
States, six thousand five hundred dollars, assistant treasurer, three
thousand eight hundred dollars; chief clerk, three thousand five hundred
dollars; assistant cashier, three thousand five hundred dollars; five
chiefs of division, at two thousand seven hundred dollars each; two
principal book-keepers, one at two thousand six hundred dollars and one
at two thousand five hundred dollars; two tellers, one at two thousand
seven hundred dollars and one at two thousand six hundred dollars;
one chief clerk, two thousand seven hundred dollars; two assistant
tellers, at two thousand three hundred and fifty dollars each; fifteen
clerks of class four; fifteen clerks of class three; nine clerks of class
two; eight clerks of class one; sixty female counters, at nine hundred
dollars each; seven messengers; five male laborers, at seven hundred
dollars each; and seven female laborers, at two hundred and forty
dollars each; in all, one hundred and eighty thousand four hundred
and sixty dollars.

Register of the Treasury.—For compensation of the Register of
the Treasury, four thousand dollars; assistant register, two thousand
dollars; chief clerk, two thousand dollars; seven clerks of class four;
ten clerks of class three; fourteen clerks of class two, eight clerks of
class one; eight copyists, at nine hundred dollars each; one messenger;
two assistant messengers; and two laborers; in all, seventy-six thou-
sand seven hundred and twenty dollars.

Comptroller of the Currency.—For Comptroller of the Currency,
five thousand dollars; deputy comptroller, two thousand five hundred
dollars; thirteen clerks of class four; fourteen clerks of class three;
twelve clerks of class two; eleven clerks of class one; thirty-three
female clerks, four messengers, four laborers, and two night-watch-
men; in all, one hundred and twenty thousand six hundred and eighty
dollars.

For expenses of special examinations of national banks, three thou-
sand dollars.

Commissioner of Internal Revenue.—For Commissioner of Internal
Revenue, six thousand dollars; one deputy commissioner, three
thousand five hundred dollars; and one deputy commissioner, three thou-
sand dollars; seven heads of division, at two thousand five hundred
dollars each; one stenographer, at two thousand dollars; thirty clerks
of class four; forty-five clerks of class three; fifty-two clerks of class
two; eighteen clerks of class one; seventy-five copyists, at nine hundred
dollars each; five messengers; three assistant messengers; and four-
ten laborers; in all, three hundred and thirty-six thousand, three hun-
dred and forty dollars.

For dies, paper, and stamps, five hundred thousand dollars; to be
expended under the direction of the Secretary of the Treasury.
Salaries and expenses of collectors.

For salaries and expenses of collectors, two million one hundred and fifty-one thousand dollars.

Supervisors, &c.

For salaries, expenses, and fees of supervisors, storekeepers, agents, surveyors, gaugers, and miscellaneous expenses, two million three hundred thousand dollars; and hereafter no gauger shall receive a greater compensation than six dollars per day.

Limit to compensation of gaugers.

For detecting and bringing to trial and punishment persons guilty of violating the internal-revenue laws, or conniving at the same, including payments for information and detection of such violations, one hundred thousand dollars.

Detecting, &c., violations of internal-revenue laws.

LIGHT-HOUSE BOARD.—For chief clerk of the Light-House Board, two thousand dollars; two clerks of class four; two clerks of class three; one clerk of class two; one clerk of class one; one female copyist; one messenger; and one laborer; in all, thirteen thousand eight hundred and sixty dollars.

Bureau of Statistics, officer in charge, clerks, &c.

BUREAU OF STATISTICS.—For officer in charge of the Bureau of Statistics, two thousand five hundred dollars; chief clerk, two thousand dollars; eleven clerks of class four; seven clerks of class three; nine clerks of class two; four clerks of class one; five copyists at nine hundred dollars each; one messenger; one laborer; and one char-woman, at four hundred and eighty dollars; in all, fifty-nine thousand four hundred and forty dollars. It shall be the duty of the officer in charge of the Bureau of Statistics to gather, collate, and annually report to the Secretary of the Treasury, for transmission to Congress, statistics and facts relating to commerce with foreign nations and among the several States, the railroad systems of this and other countries, the construction and operation of railroads, the actual cost of such construction and operation of railroads, the actual cost of transporting freights and passengers on railroads, and on canals, rivers, and other navigable waters of the United States, the charges imposed for such transportation of freight and passengers, and the tonnage transported; and the reports now by law required to be prepared and published monthly in the said Bureau of Statistics shall hereafter be prepared and published quarterly, under the direction of the Secretary of the Treasury; and the sum of twenty thousand dollars, or so much thereof as may be necessary, is hereby appropriated, to be expended under the direction of the Secretary of the Treasury, to defray the expenses thereof.

Collection, &c., of statistics, &c., required.

TREASURY MISCELLANEOUS.—For stationery for the Treasury Department and its several Bureaus, fifty thousand dollars.

Postage stamps.

For purchase of official postage stamps, one hundred thousand dollars.

Contingent expenses.

For contingent expenses of the Treasury Department, namely:

For arranging and binding canceled marine-papers, requisitions, and other importa-tt records; sealing ships' registers; for foreign postage, newspapers, books, hand-stamps, and repairs of the same, ten thousand dollars.

For investigations of accounts and records, including the necessary traveling-expenses, and for other traveling-expenses, four thousand dollars.

For freight, expressage, telegrams, and car-tickets, seven thousand dollars.

Other buildings may be rented.

For rent of buildings, thirteen thousand dollars: Provided, That the Secretary may rent other buildings in lieu of those now rented as he may deem for the public interest, for a sum not to exceed this appropriation.

For care and subsistence of horses for office, and mail-wagons, including feeding and shoeing; and for wagons, harness, and repairs of same, six thousand dollars.

For ice, buckets, file-holders, book-rests, labor; for care of grounds, clocks, and repairs of the same, nine thousand dollars.

For coal, wood, grates, grate-baskets and fixtures, stoves and fixtures,
blowers, coal-hods, hearths, shovels, tongs, pokers, matches, and match-safes, twelve thousand dollars.

For gas, drop-lights and tubing, gas-burners, brackets and globes, candles, lanterns, and wicks, twenty thousand dollars.

For carpets, oil-cloth, matting, repairs, cleaning, and laying of the same, fourteen thousand dollars.

For desks, tables, and chairs, and shelving for file-rooms, and cases; repairs of furniture; boxes, rugs, chair-covers and caning, cushions, cloth for covering desks, locks, screws, hand-saws, turpentine, and varnish, twenty-four thousand five hundred dollars.

For washing towels, brooms, brushes, crash, cotton cloth, cane, chamois-skins, dusters, flour, keys, lye, matches, nails, oil, powders, sponge, soap, tacks, wall-paper, and the other miscellaneous expenses required for the current and ordinary business of the Department; and for repairs of machinery, baskets, spittoons, files, water-coolers, tumblers, ice-picks, bowls and pitchers, traps, thermometers, ventilators, towels, awnings and fixtures, alcohol, window-shades and fixtures, wire-screens, hemming towels, axes, bellows, chisels, canvas, candlesticks, door and window fasteners, bells and bell-pulls, hammers, mallets, leather, gum, and other belting, stencil-plates, tools, whetstones, wire, and zinc, and other absolutely necessary expenses, twenty-five thousand dollars.

INDEPENDENT TREASURY.

Office of the assistant treasurer at New York: For assistant treasurer, eight thousand dollars; for deputy assistant treasurer, three thousand six hundred dollars; cashier and chief clerk, four thousand two hundred dollars; chief of coin division, four thousand dollars; chief of note-paying division, three thousand dollars; chief of note-receiving division, three thousand dollars; chief of check division, three thousand dollars; chief of registered-interest division, two thousand eight hundred dollars; chief of coupon-interest division, two thousand five hundred dollars; chief of fractional-currency division, two thousand five hundred dollars; chief of bond division, two thousand four hundred dollars; chief of canceled-check and record division, two thousand dollars; two clerks, at two thousand four hundred dollars each; six clerks, at two thousand two hundred dollars each; nine clerks, at one thousand eight hundred dollars each; four clerks, at one thousand seven hundred dollars each; three clerks, at one thousand two hundred dollars each; five messengers, at one thousand three hundred dollars each; one messenger, one thousand two hundred dollars; keeper of building, one thousand eight hundred dollars; chief detective, one thousand eight hundred dollars; assistant detective, one thousand four hundred dollars; three hall-men, at one thousand dollars each; six watchmen, at seven hundred and thirty dollars each; one engineer, one thousand dollars; one porter, nine hundred dollars; in all, one hundred and fifty thousand nine hundred and eighty dollars.

Office of the assistant treasurer at Boston: For assistant treasurer, five thousand dollars; for chief clerk, two thousand seven hundred dollars; paying-teller, two thousand five hundred dollars; chief interest-clerk, two thousand five hundred dollars; receiving-teller, one thousand eight hundred dollars; first book-keeper, one thousand seven hundred dollars; second book-keeper, “depositors’” accounts, one thousand five hundred dollars; stamp and new-fractional-currency clerk, one thousand eight hundred dollars; specie-clerk, one thousand five hundred dollars; assistant specie-clerk, one thousand four hundred dollars; two coupon-clerks, at one thousand four hundred dollars each; fractional-currency-redemption clerk, one thousand two hundred dollars; receipt-clerk, one thousand two hundred dollars; assistant book-keeper.
eight hundred dollars; money-clerk, one thousand dollars; assistant
currency-redemption clerk, one thousand one hundred dollars; assistant
currency-redemption clerk, one thousand dollars; messenger and chief
watchman, one thousand and sixty dollars; two watchmen, at eight
hundred and fifty dollars each; in all, thirty-four thousand two hun-
dred and sixty dollars.

At San Francisco. Office of assistant treasurer at San Francisco: For assistant treas-
urer, six thousand dollars; for cashier, three thousand dollars; for
book-keeper, two thousand five hundred dollars; for assistant cashier,
two thousand dollars; for assistant book-keeper, two thousand dollars;
for stamp-clerk, two thousand four hundred dollars; for one clerk, one
eight hundred eight dollars; for three night-watchmen, at one
thousand five hundred dollars each; for one day-watchman, nine hun-
dred and sixty dollars; in all, twenty-five thousand one hundred and
sixty dollars.

At Philadelphia. Office of assistant treasurer at Philadelphia: For assistant treasurer,
five thousand dollars; for cashier and chief clerk, two thousand seven
hundred dollars; book-keeper, two thousand five hundred dollars; chief
interest-clerk, one thousand nine hundred dollars; assistant book-
keeper, one thousand eight hundred dollars; coin-teller, one thousand
seven hundred dollars; chief registered-interest clerk, one thousand nine
hundred dollars; assistant coupon-clerk, one thousand six hundred dol-
lars; fractional-currency clerk, one thousand six hundred dollars; two
assistant registered-loan clerks, one at one thousand five hundred dol-
lars and one at one thousand four hundred dollars; assistant coin-teller,
one thousand four hundred dollars; assistant fractional-currency clerk,
one thousand four hundred dollars; receiving-teller, one thousand three
hundred dollars; assistant receiving-teller, one thousand two hundred-
dollars; superintendent of building, one thousand one hundred dollars;
seven female counters, at nine hundred dollars each; four watchmen,
at nine hundred and thirty dollars each; in all, forty thousand and
twenty dollars.

At Saint Louis. Office of assistant treasurer at Saint Louis: For assistant treasurer,
five thousand dollars; chief clerk and teller, two thousand five hun-
dred dollars; assistant teller, one thousand eight hundred dollars; book-
keeper, one thousand five hundred dollars; assistant book-keeper, one
thousand two hundred dollars; messenger, one thousand dollars; four
watchmen, at seven hundred dollars each; in all, fifteen thousand eight
hundred dollars.

At New Orleans. Office of assistant treasurer at New Orleans: For assistant treasurer,
four thousand five hundred dollars; for cashier, two thousand five hun-
dred dollars; receiving-teller, two thousand dollars; book-keeper, one
thousand five hundred dollars; assistant book-keeper, one thousand five
hundred dollars; porter, nine hundred dollars; two watchmen, at seven
hundred and twenty dollars each; two night-watchmen, at seven hun-
dred and twenty dollars each; in all, fifteen thousand seven hundred
and eighty dollars.

At Baltimore. Office of assistant treasurer at Baltimore: For assistant treasurer, five
thousand dollars; for cashier, two thousand five hundred dollars; for
three clerks, five thousand four hundred dollars; for three clerks, four
thousand two hundred dollars; for two clerks, two thousand four hun-
dred dollars; for one messenger, eight hundred and forty dollars; for
two vault-watchmen, three thousand six hundred dollars; in all, twenty-
three thousand nine hundred and forty dollars.

At Charleston. Office of assistant treasurer at Charleston, South Carolina: For assist-
ant treasurer, four thousand dollars; one clerk, one thousand four hun-
dred dollars; one clerk, one thousand six hundred dollars; one assistant
messenger, seven hundred and twenty dollars; and two watchmen, at
seven hundred and twenty dollars each; in all, nine thousand five hun-
dred and sixty dollars.

At Chicago. Office of assistant treasurer at Chicago: For assistant treasurer, five
thousand dollars; for cashier, two thousand five hundred dollars; for
paying-teller, one thousand eight hundred dollars; for book-keeper and for receiving-teller, at one thousand five hundred dollars each, three thousand dollars; for one clerk, one thousand two hundred dollars; for one messenger, eight hundred and forty dollars; for one watchman, seven hundred and twenty dollars; in all, fifteen thousand and sixty dollars.

Office of assistant treasurer at Cincinnati: For assistant treasurer, five thousand dollars; for cashier, two thousand dollars; for one book-keeper, one thousand eight hundred dollars; for assistant cashier, one thousand five hundred dollars; for check-clerk and interest-clerk, at one thousand two hundred dollars each; for fractional-currency clerk, one thousand dollars; for one messenger, six hundred dollars; for one night-watchman, seven hundred and twenty dollars; two watchmen, at one hundred and twenty dollars each; in all, fifteen thousand two hundred and sixty dollars.

Office of depositary at Pittsburgh: For cashier, one thousand eight hundred dollars; book-keeper, one thousand four hundred dollars; one watchman, seven hundred and twenty dollars; in all, three thousand nine hundred and twenty dollars.

Office of depositary at Santa Fe: For depositary, in addition to his pay as receiver, two thousand dollars; one clerk, one thousand two hundred dollars; two watchmen, at seven hundred and twenty dollars each; in all, four thousand six hundred and forty dollars.

Office of depositary at Tucson, Arizona: For depositary, in addition to his pay as postmaster, one thousand five hundred dollars.

For compensation to special agents to examine the books, accounts, and money on hand at the several subtreasuries and depositories, including national banks acting as depositaries under the act of the sixth of August, eighteen hundred and forty-six, four thousand dollars.

For compensation to designated depositaries at Buffalo, New York, and Pittsburgh, Pennsylvania, for receiving, safely keeping, and paying out public money, at the rate of one-half of one per centum on the first one hundred thousand dollars, one-fourth of one per centum on the second one hundred thousand dollars, and one-eighth of one per centum on all sums over two hundred thousand dollars; any sum which may have been allowed to such depositaries for rent or any other contingent expenses in respect to the custody of such public money being deducted from such compensation before any payment shall be made therefor: Provided, That no compensation shall be allowed for the above services when the emoluments of the office of which said designated depositary is in commission amount to the maximum compensation fixed by law; nor shall the amount allowed to any one of said designated depositaries for such services, when added to the emoluments of the office of which he is in commission, be more than sufficient to make the maximum compensation fixed by law: And provided further That the whole allowance to any designated depositary for such service shall not exceed one thousand five hundred dollars per annum, three thousand dollars.

For checks and check-books for disbursing officers and others, and certificates of deposit for offices of the Treasurer and assistant treasurer and designated depositaries, thirteen thousand dollars.

For contingent expenses under the act of the sixth of August, eighteen hundred and forty-six, for the collection, safe-keeping, transfer, and disbursement of the public money, seventy thousand dollars: Provided, That no part of said sum shall be expended for clerical services or payment of employees of any nature or grade; and hereafter a detailed statement of the expenditure for the preceding fiscal year of all sums appropriated for contingent expenses in any Department or Bureau of the Government shall be presented to Congress at the beginning of each regular session.

UNITED STATES MINTS AND ASSAY OFFICES.

OFFICE OF THE DIRECTOR OF THE MINT:—For Director, four thousand five hundred dollars; examiner, two thousand two hundred dollars; for assaying, six hundred dollars; for public examiner, one thousand dollars; and for clerks, at one thousand dollars each; in all, fifteen thousand six hundred and twenty dollars.

Salaries of Director of Mint, examiner, &c.
dollars; one computer of bullion, two thousand two hundred dollars; one clerk of class four; one clerk of class two; one clerk of class one; one translator, one thousand two hundred dollars; one copyist, nine hundred dollars; one messenger; and one laborer; making in all, the sum of sixteen thousand nine hundred and sixty dollars.

For contingent expenses of the United States mints and assay-offices, namely: For specimens of ores and coins, to be expended under the direction of the Secretary of the Treasury, two hundred dollars; for books, balances and weights, and other incidental expenses including traveling expenses of the Director and examiner, one thousand five hundred dollars.

For recoinage of gold and silver, to meet the difference between the nominal and bullion value of gold coins now in the Treasury, reduced by natural abrasion below the legal limit, and to be recoined, to be expended under the direction of the Secretary of the Treasury, two thousand dollars.

MINT AT PHILADELPHIA: For salaries of the superintendent, four thousand five hundred dollars; for the assayer, melter and refiner, coiner, and engraver, at three thousand dollars each; the assistant assayer, assistant melter and refiner, and assistant coiner, at two thousand one hundred dollars each; cashier, two thousand five hundred dollars; chief clerk, two thousand four hundred dollars; book-keeper, deposit clerk, and weigh clerk, at two thousand dollars each; and two clerks, at one thousand eight hundred dollars each; in all, thirty-seven thousand three hundred dollars.

For wages of workmen and adjusters, two hundred and fifty thousand dollars.

For incidental and contingent expenses, including new machinery and repairs, seventy-five thousand dollars.

For two annealing furnaces, fifteen thousand dollars.

At San Francisco.

MINT AT SAN FRANCISCO, CALIFORNIA: For salaries of superintendent, four thousand, five hundred dollars; assayer, melter and refiner, and coiner, at three thousand dollars each; chief clerk, two thousand five hundred dollars; cashier, two thousand five hundred dollars; four clerks, at one thousand eight hundred dollars each; in all, twenty-five thousand seven hundred dollars.

For wages of workmen and adjusters, two hundred and seventy-five thousand dollars.

For materials and repairs, fuel, lights, chemicals, and other necessaries, eighty-six thousand dollars.

At Carson.

MINT AT CARSON, NEVADA:—For salaries of superintendent, three thousand dollars; assayer, melter and refiner, and coiner, at two thousand five hundred dollars each; chief clerk, two thousand five hundred dollars; cashier and book-keeper, at two thousand dollars each; weigh clerk, voucher clerk, and computing clerk, at two thousand dollars each; and assayer's clerk, at one thousand six hundred dollars; in all, twenty-four thousand six hundred dollars.

For wages of workmen and adjusters, eighty-five thousand dollars.

For materials and repairs, fuel, light, charcoal, chemicals, and other necessaries, one hundred thousand dollars.

At Denver.

MINT AT DENVER, COLORADO.—For salaries of assayer in charge, two thousand five hundred dollars; melter, two thousand five hundred dollars; three clerks, at one thousand eight hundred dollars each; in all, ten thousand four hundred dollars.

For wages of workmen, fifteen thousand three hundred and thirty-five dollars.

For fuel, lights, acids, chemicals, crucibles, repairs, and other necessaries, five thousand dollars.

At New Orleans.

MINT AT NEW ORLEANS.—For salaries of superintendent, three thousand five hundred dollars.

For assayer, two thousand five hundred dollars.
For wages of workmen and adjusters, three thousand dollars.
For fuel, acids, chemicals, copper, freight, stationery, gas, water, and other necessary materials, three thousand dollars.

**Assay Office at New York:**—For salary of superintendent, four thousand five hundred dollars; for assayer, three thousand dollars; for melter and refiner, three thousand dollars; chief clerk, two thousand eight hundred dollars; weighing clerk, two thousand eight hundred dollars; paying clerk, two thousand two hundred dollars; bar clerk, two thousand dollars; two calculating clerks, at two thousand dollars each; one assistant weigh clerk, one thousand eight hundred dollars; and for assistants to superintendent in assayer’s room and weigh-room, nine thousand five hundred and fifty dollars; in all, thirty-five thousand six hundred and fifty dollars.

For wages of workmen, eighty thousand dollars.
For acids, copper, coal, lead, light, and for miscellaneous items and repairs, fifty thousand dollars.

**Assay Office at Boise City, Idaho:**—For salaries of assayer in charge, two thousand five hundred dollars; melter, two thousand five hundred dollars; in all, five thousand dollars.

For wages of workmen, one thousand five hundred dollars.
For fuel, crucibles, chemicals, repairs, and other necessaries, one thousand dollars.

**Government in the Territories.**

**Territory of Arizona:**—For salary of governor, three thousand five hundred dollars; chief justice and two associate judges, three thousand dollars each; secretary, two thousand five hundred dollars; interpreter and translator in the executive office, five hundred dollars; in all, fifteen thousand five hundred dollars.

For legislative expenses, for rent of office, store-rooms, library, light, fuel, and stationery, three thousand dollars.

For contingent expenses, to be expended by the governor, one thousand dollars.

**Territory of Colorado:**—For salaries of governor, chief justice and two associate judges, and secretary, fifteen thousand dollars.

For legislative expenses, namely: For per diem and mileage of members, and per diem of officers, thirteen thousand dollars; for printing, four thousand dollars; rent of legislative halls and rooms, six hundred dollars; stationery for legislature, six hundred dollars; coal, light, labor, and other incidental expenses, one thousand eight hundred dollars; messenger for the secretary’s office, three hundred dollars; rent, light, fuel, stationery, postage, and printing for secretary’s office, one thousand seven hundred dollars; in all, twenty-two thousand dollars.

For contingent expenses, to be expended by the governor, one thousand dollars.

**Territory of Dakota:**—For salaries of governor, chief justice and two associate judges and secretary, fifteen thousand dollars.

For legislative expenses, namely: For rent of secretary’s office, four hundred and twenty-five dollars; storage of Government property, one hundred and fifty dollars; postage, one hundred and twenty-five dollars; stationery and blanks, three hundred and sixty-five dollars; lights, oil, and candles, seventy-five dollars; fuel, two hundred and fifty dollars; porter, labor, and care of Government property, three hundred & sixty dollars; incidental expenses, two hundred and fifty dollars; in all, two thousand dollars.

For contingent expenses, to be expended by the governor, one thousand dollars.

**Territory of Idaho:**—For salaries of governor, chief justice and two associate judges, and secretary, fifteen thousand dollars.

For rent of secretary’s office, six hundred dollars; storage and care of Government property, three hundred dollars; fuel two hundred dol-
lars; stationery, lights, and incidental expenses, five hundred dollars, in all, sixteen hundred dollars.

For contingent expenses, to be expended by the governor, one thousand dollars.

**Montana.**

**TERRITORY OF MONTANA.—**For salaries of governor, chief justice and two associates judges, and secretary, fifteen thousand dollars.

For legislative expenses, namely: For compensation and mileage of members of legislative assembly, eleven thousand three hundred dollars; compensation of officers of legislative assembly, three thousand two hundred and forty dollars; contingent and miscellaneous expenses, one thousand five hundred dollars; incidental and miscellaneous expenses of the secretary's office, one thousand eight hundred and forty dollars; pay of clerk during session of legislative assembly, three hundred dollars; pay of clerk in assisting to copy and index laws, five hundred dollars; for printing, four thousand dollars; in all, twenty-two thousand six hundred and eighty dollars.

For contingent expenses of the Territory, to be expended by the governor, one thousand dollars.

**New Mexico.**

**TERRITORY OF NEW MEXICO.—**For salaries of governor, chief justice and two associate judges, secretary, and interpreter and translator in the executive office, fifteen thousand five hundred dollars.

For legislative expenses, namely: For per diem and mileage of members of the legislative assembly, eleven thousand and forty-three dollars and ninety cents; for per diem of officers, three thousand five hundred dollars; for translating laws and journals, and other incidental expenses of the legislative assembly and secretary's office, three thousand five hundred dollars; for printing, four thousand dollars; in all, twenty-two thousand and forty-three dollars and ninety cents.

For contingent expenses of the Territory, to be expended by the governor, one thousand dollars.

**Utah.**

**TERRITORY OF UTAH.—**For salaries of governor, chief justice and two associate judges, and secretary, fifteen thousand dollars.

For legislative expenses, namely, for compensation and mileage of members of the legislative assembly, officers, clerks, and others, twenty-three thousand four hundred dollars; and this appropriation may be used under the direction of the Department of Justice to defray the judicial expenses of the supreme and district courts of said Territory; and the amount so used shall be reimbursed to said appropriation out of the treasury of said Territory, and until such reimbursement shall be fully made no member or officer of said legislative assembly shall be entitled to any compensation, or allowance, out of any moneys of the United States; for rent of secretary's office, six hundred dollars; storage, and care of Government property, three hundred dollars; fuel, two hundred dollars; stationery, lights, and incidental expenses, five hundred dollars; in all, twenty-five thousand dollars.

For contingent expenses of the Territory, to be expended by the governor, one thousand dollars.

**Washington.**

**TERRITORY OF WASHINGTON.—**For salaries of governor, chief justice and two associate judges, and secretary, fifteen thousand dollars.

For legislative expenses, namely: Compensation of nine councilmen and thirty members of the house, nine thousand three hundred and sixty dollars; extra compensation of president of council and speaker of the house, three hundred and twenty dollars; compensation of two chief clerks, two assistant clerks, two sergeants-at-arms, two doorkeepers, two enrolling-clerks, two engrossing clerks, two watchmen, and two messengers, three thousand four hundred and forty dollars; mileage of thirty-nine members of the legislative assembly, two thousand four hundred dollars; incidental expenses of the assembly, one thousand five hundred dollars; rent of office, fuel, light, stationery, postage, furniture, hire of messenger, and repairs of halls, nine hundred and eighty dollars; for printing, four thousand dollars; in all, twenty-two thousand dollars.

For contingent expenses of the Territory to be expended by the governor, one thousand dollars.
TERRITORY OF WYOMING.—For salaries of governor, chief justice and two associate judges, and secretary, fifteen thousand dollars.

Legislative expenses, namely: Compensation of the speaker of the council, twelve members, chief clerk and seven clerks, and employees, five thousand dollars; and for mileage, nine hundred and fifty dollars; in all, five thousand nine hundred and fifty dollars.

For compensation of the speaker of the house of representatives, twenty-six members, chief clerk and seven clerks, and employees, eight thousand three hundred and sixty dollars; and for mileage, one thousand nine hundred dollars; in all, ten thousand two hundred and sixty dollars.

For stationery, rent, furniture, light, and fuel, one thousand dollars; incidentals of secretary’s office, seven hundred and ninety dollars; for printing, four thousand dollars; in all, five thousand seven hundred and ninety dollars.

For contingent expenses of the Territory, to be expended by the governor, one thousand dollars.

DISTRICT OF COLUMBIA.—For salaries of the five members of the board of health, ten thousand dollars, or so much thereof as may be necessary.

For maintenance of the fire-department, twenty-five thousand dollars.

WAR DEPARTMENT.

For compensation of the Secretary of War, eight thousand dollars; one chief clerk, at two thousand five hundred dollars; one disbursing-clerk, at two thousand dollars; two chief clerks of division, at two thousand dollars each; seven clerks of class four; six clerks of class three; six clerks of class two; fifteen clerks of class one; two messengers; nine laborers; seven watchmen for the Northwest Executive building; in all, seventy-eight thousand three hundred dollars.

For eight messengers, six thousand seven hundred and twenty dollars.

For contingent expenses of his office, twelve thousand dollars.

For the purpose of examining the rebel archives, and having copies furnished for the Government, six thousand six hundred dollars.

For postage on official matter of the War Department and its Bureaus, eighty-five thousand six hundred and sixty-nine dollars.

That so much of the act entitled “An act to incorporate a National Military and Naval Asylum for the relief of totally disabled officers and men of the volunteer forces of the United States”, approved March third, eighteen hundred and sixty-five, and of all acts amendatory thereof, as provides “that for the establishment and support of said asylum there shall be appropriated all stoppages or fines adjudged against officers and soldiers by sentence of court-martial or military commission, over and above the amounts necessary for the re-imbursement of the Government or of individuals; all forfeitures on account of desertion from the service; and all moneys due deceased officers and soldiers which now are or may be unclaimed for three years after the death of such officers and soldiers,” be, and the same is hereby, repealed, to take effect on and after the first day of April, eighteen hundred and seventy-five.

And from and after April first, eighteen hundred and seventy-five, no clerk shall be employed or paid in any Department of the Government for services rendered under any provision of said act of March third, eighteen hundred and sixty-five, or the amendatory thereof, And from and after the first day of April, eighteen hundred and seventy-five, no money shall be appropriated or drawn for the support and maintenance of what is now designated by law as the “National Home for Disabled Volunteer Soldiers,” except by direct and specific annual appropriations by law. And it shall be the duty of the managers of said home, on or before the first day of August in each
year, to furnish, to the Secretary of War, estimates, in detail, for the support of said home for the fiscal year commencing on the first day of July thereafter; and the Secretary of War shall annually include such estimates in his estimates for his Department. And no moneys shall, after the first day of April, eighteen hundred and seventy-five, be drawn from the Treasury for the use of said home, except in pursuance of quarterly estimates, and upon quarterly requisitions by the managers thereof upon the Secretary of War, based upon such quarterly estimates, for the support of said home for not more than three months next succeeding such requisition. And no money shall be drawn or paid upon any such requisition while any balance heretofore drawn or received by said home, or for its use, from the Treasury, under the laws now or heretofore existing, and now held under investment or otherwise, shall remain unexpended. And the managers of said home shall, at the commencement of each quarter of the year, render to the Secretary of War an account of all their receipts and expenditures for the quarter immediately preceding, with the vouchers for such expenditures; and all such accounts and vouchers shall be authenticated by the officers of said home thereunto duly appointed by said managers, and audited, and allowed, as required by law for the general appropriations and expenditures of the War Department.

Pay of clerks &c., in Adjutant-General's Office.

In the Office of the Adjutant-General. One chief clerk, at two thousand dollars; nine clerks of class four; fifteen clerks of class three; twenty-five clerks of class two, one hundred clerks of class one; three temporary clerks of class four; six temporary clerks of class three; twenty temporary clerks of class two; sixty temporary clerks of class one; ten messengers, at eight hundred and forty dollars each; in all, three hundred and twenty thousand six hundred dollars; and the temporary clerks are for one year only, and no longer: Provided, That the Adjutant-General be, and he is hereby, authorized, with the approval of the Secretary of War, to continue the services of not exceeding sixty-seven enlisted clerks, to be employed in copying the worn out muster-rolls and records, and in examining war-claims, until the said work shall be finished; and of not exceeding sixty enlisted men to be employed as messengers and watchmen until the records of the Adjutant General's Office can be collected in one safe building: Provided, That the number of enlisted men hereby authorized shall be reduced as soon as their services can be dispensed with without injury to the public service.

For contingent expenses, eight thousand dollars.

Military Justice.

In the Office of Military Justice. One chief clerk, at two thousand dollars; one messenger, at eight hundred and forty dollars; in all, two thousand six hundred and forty dollars.

For contingent expenses, five hundred dollars.

Signal Office.

In the Signal Office. Two clerks of class four; one messenger, at eight hundred and forty dollars; in all, four thousand four hundred and forty dollars.

Quartermaster-General.

In the Office of the Quartermaster General. One chief clerk, at two thousand dollars; eight clerks of class four; ten clerks of class three; twenty-four clerks of class two; forty clerks of class one; eighteen copyists, at nine hundred dollars each; one female messenger, at thirty dollars per month; one messenger, at eight hundred and forty dollars; eight laborers, at seven hundred and twenty dollars; one engineer, at one thousand two hundred dollars; one fireman, at seven hundred and twenty dollars; one draughtsman, at eighteen hundred dollars; two assistant messengers at seven hundred and twenty dollars each per annum; and five watchmen, at seven hundred and twenty dollars each; six temporary clerks of class two; ten temporary clerks of
class one; ten temporary copyists, at nine hundred dollars each; in all, one hundred and seventy-five thousand three hundred and twenty dollars.

For contingent expenses, seven thousand dollars.

In the Office of the Commissary General. One chief clerk, at two thousand dollars; two clerks of class four; four clerks of class three; five clerks of class two; twelve clerks of class one; one messenger, at eight hundred and forty dollars; three laborers, at seven hundred and twenty dollars each; two watchmen, at seven hundred and twenty dollars each; in all, thirty-seven thousand eight hundred and forty dollars.

For contingent expenses, namely: office-rent, repairs, and miscellaneous items, eight thousand dollars.

In the Office of the Surgeon General. One chief clerk, at Surgeon-General two thousand dollars; eight clerks of class four; six clerks of class three; nine clerks of class two; one hundred and twenty clerks of class one; (twenty-eight of whom shall be temporary;) one anatomist at the Army Medical Museum, at one thousand six hundred dollars; one engineer in division of records and museum, at one thousand four hundred dollars; one messenger, at eight hundred and forty dollars; twenty-two watchmen and laborers, (six of whom are temporary,) at seven hundred and twenty dollars each; in all, two hundred and two thousand two hundred and eighty dollars.

For contingent expenses, blank books, stationery, binding, rent, fuel, and including rent of the Surgeon General's Office and the Army Medical Museum, seven thousand dollars.

In the Office of the Chief of Ordnance. One chief clerk, at Chief of Ordnance two thousand dollars; three clerks of class four, three clerks of class three; three clerks of class two; eight clerks of class one; one messenger, at eight hundred and forty dollars; one laborer, at seven hundred and twenty dollars; in all, twenty-seven thousand five hundred and sixty dollars:

Provided, That the Secretary of War is authorized to employ in said Bureau not exceeding eight enlisted men for one year.

For contingent expenses, namely: stationery, envelopes, wrapping-paper, for sending blanks to the arsenals, forts, permanent batteries, and troops in the field, telegrams, express charges, and incidentals of a similar nature, furniture, matting, carpets, oil-cloth, professional books for Ordnance Department library, pamphlets, and newspapers, two thousand dollars.

In the Office of the Paymaster-General. One chief clerk, at Paymaster-General two thousand dollars; seven clerks of class four; eight clerks of class three; fifteen clerks of class two; thirteen clerks of class one; one messenger, at eight hundred and forty dollars; four watchmen, at seven hundred and twenty dollars each; five laborers, at seven hundred and twenty dollars each; two temporary clerks of class two; three temporary clerks of class one; in all, seventy-seven thousand seven hundred and twenty dollars.

For contingent expenses, four thousand dollars.

In the Office of the Chief of Engineers. One chief clerk, at Chief of Engineers two thousand dollars; five clerks of class four; four clerks of class three; four clerks of class two; four clerks of class one; one messenger, at eight hundred and forty dollars; three laborers, at seven hundred and twenty dollars each; in all, thirty thousand eight hundred and sixty dollars.

For contingent expenses, namely: for stationery, office-furniture, miscellaneous and incidental expenses, including professional books, maps, and two daily Washington newspapers, three thousand dollars.

WAR DEPARTMENT BUILDINGS.

For compensation of superintendent of the building occupied by the Superintendents, War Department (two hundred and fifty dollars) and for one engineer, engineers, &c. one thousand four hundred dollars; four watchmen and two laborers; in all, five thousand nine hundred and seventy dollars.
Miscellaneous.

For labor, fuel, lights, and miscellaneous items for the said building, eight thousand dollars.

For superintendent of the building at the corner of Fifteenth and G streets, occupied as the Quartermaster-General's Office, two hundred and fifty dollars.

For superintendent of the building occupied by the Paymaster-General (two hundred and fifty dollars) and for five watchmen and two laborers; in all, five thousand two hundred and ninety dollars.

For rent of building and fuel and contingencies, twelve thousand five hundred dollars.

For superintendent of the building at the corner of Seventeenth and F streets (two hundred and fifty dollars) and for four watchmen and two laborers; in all, four thousand five hundred and seventy dollars.

For fuel for warming the entire building, including the Ordnance Office, and for operating the ventilating fan in summer, repairs of steam warming and ventilating apparatus, pay of engineer and fireman, and for general repairs and other incidental expenses, eight thousand dollars.

For superintendent of building on Tenth street, occupied as the Surgeon General's Office, two hundred and fifty dollars.

NAVY DEPARTMENT.

Compensation of Secretary, clerks, &c.

For compensation of the Secretary of the Navy, eight thousand dollars; for compensation of the chief clerk of the Navy Department, at two thousand two hundred dollars, and, additional to chief clerk, three hundred dollars, to continue while there is no assistant secretary, and no longer; one disbursing clerk, at two thousand dollars; four clerks of class four; four clerks of class three; two clerks of class two; three clerks of class one; two messengers; and two laborers; in all, thirty-five thousand six hundred and twenty dollars.

For official postage stamps for the Secretary's office and the Bureaus of the Navy Department, twenty thousand dollars.

For stationery, furniture, newspapers, and miscellaneous items, five thousand dollars.

BUREAU OF YARDS AND DOCKS.—For chief clerk, one thousand eight hundred dollars; draughtsman, one thousand eight hundred dollars; one clerk of class four; two clerks of class three; one clerk of class two; one clerk of class one; one messenger; and one laborer; in all, twelve thousand seven hundred and sixty dollars.

For stationery, books, plans, drawings, labor, and miscellaneous items, one thousand eight hundred dollars.

BUREAU OF EQUIPMENT AND RECRUITING.—For chief clerk, one thousand eight hundred dollars; one clerk of class four; one clerk of class three; two clerks of class two; two clerks of class one; one messenger; and one laborer; in all, eleven thousand nine hundred and sixty dollars.

For stationery, books, and miscellaneous items, eight hundred and fifty dollars.

BUREAU OF NAVIGATION.—For chief clerk, one thousand eight hundred dollars; one clerk of class three; one clerk of class two; one messenger; and one laborer; in all, six thousand three hundred and sixty dollars.

For stationery, books, and miscellaneous items, eight hundred dollars.

BUREAU OF ORDNANCE.—For chief clerk, one thousand eight hundred dollars; draughtsman, one thousand eight hundred dollars; one clerk of class three; two clerks of class two; one messenger; and one laborer; in all, nine thousand five hundred and sixty dollars.

For stationery, books, and miscellaneous items, eight hundred dollars.

BUREAU OF CONSTRUCTION AND REPAIR.—For chief clerk, one thousand eight hundred dollars; draughtsman, one thousand eight hundred dollars; one clerk of class four; two clerks of class three; two clerks of class two; one messenger; and one laborer; in all, twelve thousand nine hundred and sixty dollars.
For stationery and miscellaneous items, eight hundred dollars.

BUREAU OF STEAM ENGINEERING.—For chief clerk, one thousand eight hundred dollars; draughtsman, one thousand eight hundred dollars; one clerk of class two; one assistant draughtsman, one thousand two hundred dollars; one messenger; and one laborer; in all, seven thousand seven hundred and sixty dollars.

For stationery and miscellaneous items, one thousand dollars.

BUREAU OF PROVISIONS AND CLOTHING.—For chief clerk, one thousand eight hundred dollars; one clerk of class four; two clerks of class three; two clerks of class two; three clerks of class one; one messenger; and one laborer; in all, fourteen thousand seven hundred and sixty dollars.

For stationery and miscellaneous items, eight hundred dollars.

BUREAU OF MEDICINE AND SURGERY.—For one clerk of class four; one clerk of class three; one messenger; and one laborer; in all, four thousand nine hundred and sixty dollars.

For stationery and miscellaneous items, four hundred dollars.

For superintendent (two hundred and fifty dollars) and for five watchmen and two laborers for the building occupied by the Navy Department; in all, five thousand two hundred and ninety dollars.

For incidental labor, fuel, lights, and miscellaneous items for said building, seven thousand dollars.

DEPARTMENT OF THE INTERIOR.

For compensation of the Secretary of the Interior, eight thousand dollars; assistant secretary, three thousand five hundred dollars; chief clerk, two thousand five hundred dollars; ten clerks of class four, eight of whom may be paid two hundred dollars additional if the Secretary of the Interior deem it necessary and proper; six clerks of class three; six clerks of class two; six clerks of class one, one of whom shall be the telegraph operator of the Department; three copyists; three messengers; two assistant messengers; and six laborers in his office; in all, sixty-nine thousand seven hundred and eighty dollars.

For secretary to sign patents for public lands, one thousand five hundred dollars.

For one captain of the watch, one thousand two hundred dollars, and twenty-eight watchmen for the general service of the Interior Department building, and all the Bureaus therein, to be allotted to day or night service, as the Secretary of the Interior may direct, twenty-one thousand three hundred and sixty dollars.

For stationery, furniture, advertising, telegraphing, cases for official records, ice, and miscellaneous items, including new books and books to complete broken sets, and cases and maps for library, sixteen thousand five hundred dollars.

For expenses of packing and distributing official documents, including salary of superintendent, seven thousand five hundred dollars.

For rent and fitting up of additional rooms for the use of the Pension Office and for the Bureau of Education, sixteen thousand dollars.

For casual repairs of the Department building, twenty thousand dollars.

For fuel, light, and salary of the engineer, assistant engineer, firemen, and repairs of the heating apparatus, twenty thousand dollars.

For completing F street portico, and grading, paving, and fencing, to conform to the change of grade of Seventh and F street fronts of the Interior Department building, sixty-five thousand dollars.

For official postage stamps for the Department of the Interior, as follows:

For the office of the Secretary, eighteen thousand dollars; for the General Land Office, forty-one thousand dollars; for the Bureau of Education, ten thousand dollars; for the Bureau of Indian Affairs, ten thousand dollars; for the Patent Office, twenty thousand dollars; for
the Pension Office, twenty-five thousand dollars; and for the National Museum in the Smithsonian Institution, one thousand dollars; in all, one hundred and twenty-five thousand dollars.

**Pay of Commissioner, clerks, &c.**

**GENERAL LAND OFFICE.** For the Commissioner of the General Land Office, four thousand dollars; chief clerk, two thousand dollars; recorder, two thousand dollars; one clerk, two thousand dollars; three principal clerks, at one thousand eight hundred dollars each; three clerks of class four; twenty-three clerks of class three; forty clerks of class two; forty clerks of class one; one draughtsman, one thousand six hundred dollars; one assistant draughtsman, one thousand four hundred dollars; two messengers; three assistant messengers; seven laborers; and two packers; in all, one hundred and seventy-four thousand nine hundred and twenty dollars; also, for additional clerks, on account of military bounty lands, namely: For one clerk of class three; four clerks of class two; thirty-five clerks of class one; and two laborers; in all, fifty thousand six hundred and forty dollars:

**Provided,**

That the Secretary of the Interior, at his discretion, shall be, and he is hereby, authorized to use any portion of said appropriation for piece work, or by the day, month, or year, at such rate or rates as he may deem just and fair, not exceeding a salary of one thousand two hundred dollars per annum; also, for three clerks of class four; two clerks of class three; four clerks of class two; and twenty-one clerks of class one, to be available from and after the first day of March, eighteen hundred and seventy-five, fifty-two thousand five hundred and thirty-three dollars and thirty-three cents.

**Diagrams, stationery, &c.**

For diagrams, stationery, parchment paper for land patents, furniture and repairs of the same, miscellaneous items, including two of the city newspapers, to be filed, bound, and preserved for the use of the office, and for advertising and telegraphing, thirty thousand dollars.

**Commissioner of Indian Affairs, clerks, &c.**

**INDIAN OFFICE.**—For compensation of the Commissioner of Indian Affairs, three thousand dollars; chief clerk, two thousand dollars; five clerks of class four; eight clerks of class three; one stenographer, at one thousand six hundred dollars; thirteen clerks of class two; thirteen clerks of class one; six copyists, at nine hundred dollars each; one messenger; one assistant messenger; and one laborer; in all, sixty-nine thousand eight hundred and eighty dollars.

**Miscellaneous.**

For blank books, binding, stationery, fuel, lights, telegraphing, and miscellaneous items, including two city newspapers, to be filed, bound, and preserved for the use of the office, eight thousand dollars.

**Commissioner of Pensions, clerks, &c.**

**PENSION OFFICE.**—For compensation of the Commissioner of Pensions, three thousand dollars; deputy commissioner, two thousand five hundred dollars; chief clerk, two thousand dollars; medical referee, two thousand five hundred dollars; twenty-six clerks of class four; fifty-two clerks of class three; eighty-four clerks of class two; one hundred and twenty-two clerks of class one; twenty-five copyists, at nine hundred dollars each; one messenger; twelve assistant messengers; eight laborers; two watchmen; one engineer, at one thousand four hundred dollars and one assistant engineer, at one thousand dollars; in all, four hundred and forty-five thousand five hundred and eighty dollars.

**Additional clerks, &c.**

And for the following additional clerks and employees, namely: Two clerks of class four; four clerks of class three; ten clerks of class two; and ten copyists, at nine hundred dollars each; in all, forty-five thousand dollars; and this appropriation shall be made available immediately, and to the end of the next fiscal year, and no longer.

For one skilled mechanic, one thousand two hundred dollars.

**Miscellaneous.**

For contingent expenses of the Office, namely: For actual expenses of clerks detailed to investigate suspected attempts at fraud, as provided by law, forty thousand dollars; for stationery, ten thousand dollars; for carpets, mats, furniture, awnings, and repairs of the same, five thousand dollars; for fuel, gas, engraving, and retouching plates; for bounty land warrants, printing and binding the same; engraving and...
printing pension certificates; and for other necessary expenses of the Office, including two daily newspapers, eighteen thousand eight hundred dollars; in all, seventy-three thousand eight hundred dollars.

UNITED STATES PATENT OFFICE.—For compensation of the Commissioner of the Patent Office, four thousand five hundred dollars; for assistant commissioner, three thousand dollars; for chief clerk, two thousand five hundred dollars; three examiners in chief, at three thousand dollars each; examiner in charge of interferences, two thousand five hundred dollars; trade-mark examiner, two thousand five hundred dollars; twenty-four principal examiners, (one of whom shall be librarian,) at two thousand five hundred dollars each; twenty-four first assistant examiners, at one thousand eight hundred dollars each; twenty-four second assistant examiners, at one thousand six hundred dollars each; twenty-three third assistant examiners, two of whom may be females, at one thousand four hundred dollars each; one machinist, one thousand six hundred dollars; six clerks of class four, (one of whom shall receive two hundred dollars additional for services as financial clerk, and shall give bond in such amount as the Secretary of the Interior may determine;) seven clerks of class three; twenty-five clerks of class two; and forty clerks of class one; also, for thirty permanent clerks, at one thousand dollars each; for fifty copyist clerks, at nine hundred dollars each; for six attendants in model room, at one thousand dollars each; for six attendants in model room, at nine hundred dollars each; for fifty laborers, at seven hundred and twenty dollars each; for six laborers, at six hundred dollars each: in all, four hundred and thirty-six thousand and four hundred dollars.

For contingent and miscellaneous expenses of the Patent Office, namely: For stationery for use of office, repair of model cases, stationery portfolios for drawings, furniture and labor connected therewith, repairing, papering, painting, carpets, ice, advertising, books for library, moneys refunded, printing engraved patent-heads, international exchanges, plumbing, gas-fitting, extra labor on indexes and abstracts for annual reports, fitting rooms, temporary clerks, laborers, and other contingencies, eighty thousand dollars; and no money appropriated by this paragraph shall be expended for advertising in newspapers published in the city of Washington other than the Patent Office Official Gazette.

For photolithographing, or otherwise producing copies of drawings of current and back issues, for use of the office and for sale, including pay of temporary draughtsman, one hundred thousand dollars: Provided, however, That on and after the first day of July, eighteen hundred and seventy-six, the grade of third assistant examiner in the Patent Office shall cease.

For photolithographing, or otherwise producing plates for the Official Gazette, including pay of employees engaged on the Gazette, and for making similar plates of patents issued between July first, eighteen hundred and sixty-nine, and January first, eighteen hundred and seventy-two, forty thousand dollars.

For photolithographing, or otherwise producing copies of the weekly issues of drawings, to be attached to patents and copies, forty thousand dollars.

For tracings of drawings preparatory to photolithographing back issues, thirty-five thousand dollars.

BUREAU OF EDUCATION.—For the Commissioner of Education, three thousand dollars; chief clerk, two thousand dollars; one clerk of class four; one statistician, with the compensation of a clerk of class four; one clerk of class three; one translator, with the compensation of a clerk of class three; one clerk of class two; four copyists, at nine hundred dollars each; one messenger, eight hundred and forty dollars; and one watchman; in all, eighteen thousand three hundred and sixty dollars.
Contingent expenses.

For contingent, namely: Stationery, two thousand dollars; cases for library, five hundred dollars; library, one thousand dollars; current educational periodicals, two hundred and fifty dollars; cases for official records, two hundred and fifty dollars; current publications, two hundred and twenty-five dollars; completing valuable sets of periodicals and publications in the library, two hundred dollars; telegraphing and expressage, two hundred dollars; collecting statistics, and writing and compiling matter for annual and special reports, and editing and publishing circulars of information, eleven thousand dollars; fuel and lights, two hundred and seventy-five dollars; office-furniture, two hundred and fifty dollars; contingencies, one thousand and sixty dollars, in all, seventeen thousand two hundred and ten dollars.

Surveyors-general, clerks, &c., in

Louisiana.

For surveyor-general of Louisiana, two thousand dollars; and for the clerks in his office, five thousand dollars.

Florida.

For surveyor-general of Florida, two thousand dollars; and for the clerks in his office, two thousand five hundred dollars.

Minnesotta.

For surveyor-general of Minnesota, two thousand dollars; and for the clerks in his office, eight thousand four hundred dollars.

Dakota.

For surveyor-general of the Territory of Dakota, two thousand dollars; and for the clerks in his office, six thousand three hundred dollars.

Kansas.

For surveyor-general of Kansas, two thousand dollars; and for the clerks in his office, six thousand three hundred dollars; and the business of the said office shall be settled, and the office shall be closed and discontinued, on or before the thirtieth day of June, eighteen hundred and seventy-six.

Colorado.

For surveyor-general of the Territory of Colorado, three thousand dollars; and for the clerks in his office, six thousand three hundred dollars.

New Mexico.

For surveyor-general of the Territory of New Mexico, three thousand dollars; and for the clerks in his office, six thousand three hundred dollars.

California.

For surveyor-general of California, three thousand dollars; and for the clerks in his office, twenty thousand dollars.

Idaho.

For surveyor-general of the Territory of Idaho, three thousand dollars; and for the clerks in his office, four thousand dollars.

Nevada.

For surveyor-general of Nevada, three thousand dollars; and for the clerks in his office, five thousand dollars.

Oregon.

For surveyor-general of Oregon, two thousand five hundred dollars; and for the clerks in his office, five thousand dollars.

Washington.

For surveyor-general of the Territory of Washington, two thousand five hundred dollars; and for the clerks in his office, five thousand dollars.

Nebraska and Iowa.

For surveyor-general of Nebraska and Iowa, two thousand dollars; and for the clerks in his office, six thousand three hundred dollars.

Montana.

For surveyor-general of the Territory of Montana, three thousand dollars; and for the clerks in his office, five thousand dollars.

Utah.

For surveyor-general of the Territory of Utah, three thousand dollars; and for the clerks in his office, four thousand seven hundred dollars.

Wyoming.

For surveyor-general of the Territory of Wyoming, three thousand dollars; and for the clerks in his office, six thousand seven hundred dollars.

Arizona.

For surveyor-general of the Territory of Arizona, three thousand dollars; and for the clerks in his office, four thousand dollars.

Recorder in Missouri.

For recorder of land-titles in Missouri, five hundred dollars.

Pay of Postmaster-General, assistants, clerks, &c.

For compensation of the Postmaster-General, eight thousand dollars; three assistant postmasters-general, at three thousand five hundred dollars each; superintendent of money-order system, three thousand dollars; superintendent of foreign mails, three thousand dollars; topographer,
two thousand five hundred dollars; chief of division for the office of mail-depredations, two thousand five hundred dollars; chief of division of dead-letters, two thousand five hundred dollars; chief of division of postal stamps, two thousand five hundred dollars; superintendent of Post-Office building and disbursing officer, two thousand three hundred dollars; chief clerk to the Postmaster-General, two thousand two hundred dollars; one chief clerk to each assistant postmaster-general, at two thousand dollars each; one chief clerk in money-order office, two thousand dollars; one chief clerk in office of superintendent of foreign mails, two thousand dollars; superintendent of blank-agency, one thousand eight hundred dollars; assistant superintendent of blank-agency, one thousand six hundred dollars; four assistants, at one thousand two hundred dollars each; two assistants, at nine hundred dollars each; seventeen clerks of class four; sixty-eight clerks of class three; fifty-three clerks of class two; seventy-seven clerks of class one, four of whom are hereby authorized in lieu of four clerks of said class heretofore paid out of appropriations for mail locks and keys; and so much of this appropriation as is necessary to pay the salaries of two clerks of class four, two clerks of class three, and one clerk of class one shall be available from and after the first day of March, eighteen hundred and seventy-five, and the sum of two thousand six hundred and sixty-six dollars and sixty-six cents is hereby appropriated therefor: Provided, That hereafter no payment shall be made as salaries to clerks of class one, two, three, or four in said Department out of appropriations made for other purposes; fifty-seven female clerks, at nine hundred dollars each; one messenger of the Postmaster-General, nine hundred dollars; one messenger to each assistant postmaster-general, at eight hundred and forty dollars each; five assistant messengers, at seven hundred and twenty dollars each; captain of the watch, one thousand dollars; and nine watchmen and twenty-seven laborers, at seven hundred and twenty dollars each; one engineer, one thousand six hundred dollars; one assistant engineer, one thousand dollars; one carpenter, one thousand two hundred and fifty-two dollars; one assistant carpenter, one thousand dollars; one fireman and blacksmith, nine hundred dollars; one fireman, at seven hundred and twenty dollars; one fireman and steam-fitter, at nine hundred dollars; three female laborers, at four hundred and eighty dollars each; one stenographer, one thousand eight hundred dollars; and for temporary clerks, ten thousand dollars; making, in all, four hundred and seventy-three thousand five hundred and eighteen dollars and sixty-six cents.

Contingent expenses of the Post-Office Department: For stationery, nine thousand dollars; fuel for the General Post-Office building, including the Auditor's Office, seven thousand four hundred dollars; for gas, four thousand five hundred dollars; plumbing and gas-fixtures, four thousand dollars; telegraphing, three thousand dollars; painting, two thousand five hundred dollars; carpets, five thousand dollars; furniture, five thousand dollars; keeping of horses, and repair of carriage, wagons, and harness, one thousand two hundred dollars; hardware, one thousand two hundred dollars; for rent of house numbered nine hundred and fifteen, E street, northwest, eighteen hundred dollars: Provided, That the above sum shall not be deemed to be paid on account of any lease for years of said building: Provided, however, That at the end of the present fiscal year, the Postmaster-General be directed, upon the demand of the lessor, to deliver up the possession of said premises; miscellaneous items, nine thousand dollars; making, in all, fifty-three thousand six hundred dollars.

DEPARTMENT OF AGRICULTURE.

For compensation of the Commissioner of Agriculture, three thousand dollars; chief clerk, two thousand dollars; entomologist, two thousand dollars; chemist, two thousand dollars; assistant chemist, one thousand
six hundred dollars; superintendent of experimental gardens and grounds, two thousand dollars; statistician, two thousand dollars; disbursing clerk, one thousand eight hundred dollars; superintendent of seed-room, one thousand eight hundred dollars; librarian, one thousand eight hundred dollars; botanist, one thousand eight hundred dollars; microscopist, one thousand eight hundred dollars; four clerks of class four; five clerks of class three; six clerks of class two; seven clerks of class one; engineer, one thousand four hundred dollars; superintendent of folding-room, one thousand two hundred dollars; assistant superintendent of experimental garden and grounds, one thousand two hundred dollars; assistant superintendent of the seed room, one thousand two hundred dollars; three copyists, at nine hundred dollars each; two attendants in museum, at one thousand dollars each; messenger, eight hundred and forty dollars; two assistant messengers, at seven hundred and twenty dollars each; one carpenter, at nine hundred and sixty dollars; three watchmen; and nine laborers; making, in all, seventy-seven thousand one hundred and eighty dollars.

For collecting agricultural statistics, and compiling and writing matter for monthly, annual, and special reports, fifteen thousand dollars:

Provided, That no part of this sum shall be paid to any person receiving at the same time other compensation as an officer or employee of the Department.

For purchase and distribution of new and valuable seeds and plants, sixty thousand dollars; for expense of putting up the same, for labor, bagging, paper, twine, gum, and other necessary materials, five thousand dollars.

For labor on experimental garden, and for flower-pots, repairs to greenhouse, and purchase of new plants and seeds for the same, eight thousand dollars.

For collecting and modeling specimens of fruits and vegetables, and collecting and preparing specimens for the museum and herbarium, two thousand dollars.

For repairs of building, heating-apparatus, furniture, water and gas pipes, and new furniture, three thousand three hundred dollars.

For entomological works of reference, two hundred and fifty dollars; for botanical works of reference, two hundred and fifty dollars; for works on chemistry, mineralogy, and charts, two hundred and fifty dollars; for current agricultural works for the library, two hundred and fifty dollars; for miscellaneous agricultural periodicals, two hundred and fifty dollars; in all, one thousand two hundred and fifty dollars.

For chemicals and apparatus for the use of the chemical division, one thousand dollars.

For stationery, two thousand dollars; for freight-charges, two thousand dollars; for fuel, two thousand dollars; for lights, six hundred dollars; for subsistence and care of horses, and repairs of harness and carriage, one thousand dollars; for paper, twine, and gum for folding-room, five hundred dollars; for incidental and miscellaneous items, namely, for advertising, telegraphing, dry goods, soap, brushes, brooms, mats, oils, paints, glass, lumber, hardware, ice, and expenses in attending fairs, and care of stationery, purchasing supplies, and for other necessary items, four thousand dollars; in all, twelve thousand one hundred dollars.

For postage on seeds, reports, circulars, and letters, fifty-two thousand dollars.

For the Chief Justice of the Supreme Court of the United States, ten thousand five hundred dollars; and for eight associate justices, ten thousand dollars each; in all, ninety thousand five hundred dollars.
For nine circuit judges, to reside in circuit, fifty-four thousand dollars. For salary of the reporter of the decisions of the Supreme Court of the United States, two thousand five hundred dollars. For salary of the marshal of the Supreme Court, three thousand five hundred dollars. For salaries of the district judges of the United States, including the salaries of the retired judges of the eastern district of Texas, eastern district of Wisconsin, and of the district of Delaware, one hundred and ninety-three thousand dollars. For salaries of the chief justice of the supreme court of the District of Columbia and the four associate judges, twenty thousand five hundred dollars.

For compensation of the district attorneys of the United States, nineteen thousand three hundred and fifty dollars. For compensation of the district marshals of the United States, eleven thousand nine hundred dollars. For salary of the warden of the jail in the District of Columbia, two thousand dollars.

COURT OF CLAIMS.

For salaries of five judges of the Court of Claims, at four thousand five hundred dollars each; the chief clerk, three thousand dollars; and assistant clerk, two thousand dollars; bailiff, one thousand five hundred dollars; and messenger thereof; in all, twenty-nine thousand eight hundred and forty dollars.

For stationery, books, fuel, labor, and other contingent and miscellaneous expenses, three thousand dollars; for reporting the decisions of the court, clerical hire, labor in preparing and superintending the printing of the tenth volume of the Reports of the Court of Claims, to be paid on the order of the court, one thousand dollars; and for preparing a digest of the decisions of the court for the past twelve years, one thousand dollars; in all, five thousand dollars.

To complete repairs commenced last year, five hundred and fifty dollars. To pay judgments of the Court of Claims, four hundred thousand dollars.

DEPARTMENT OF JUSTICE.

OFFICE OF THE ATTORNEY GENERAL.—For compensation of the Attorney General, eight thousand dollars; solicitor general, seven thousand five hundred dollars; three assistant attorneys-general, at five thousand dollars each; one assistant attorney general of the Post Office Department, four thousand dollars; solicitor of internal revenue, five thousand dollars; naval solicitor and judge advocate general, three thousand five hundred dollars; examiner of claims, three thousand five hundred dollars; law clerk, three thousand dollars; chief clerk, two thousand two hundred dollars; stenographic clerk, two thousand dollars; two law clerks, at two thousand dollars each; six clerks of class four; additional for disbursing clerk, two hundred dollars; one clerk of class two; one telegraph operator, at one thousand dollars; five copyists, at nine hundred dollars each; one messenger; two assistant messengers; two laborers; and two watchmen; in all, eighty thousand seven hundred and sixty dollars.

For contingent expenses of the Department, namely: For furniture, and repairs, one thousand five hundred dollars; for care and subsistence of horses, one thousand four hundred dollars; repairs to carriages and harness, six hundred dollars; for law and miscellaneous books for the library of the Department, three thousand dollars; for the same for the Office of the Solicitor of the Treasury, five hundred dollars; for stationery, two thousand five hundred dollars; for miscellaneous...
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expenditure, such as telegraphing, fuel, lights, labor, and other necessities, six thousand dollars; in all, fifteen thousand five hundred dollars.

For official postage stamps for the Department of Justice, ten thousand dollars.

OFFICE OF THE SOLICITOR OF THE TREASURY.—For compensation of the Solicitor of the Treasury, four thousand five hundred dollars; assistant solicitor, three thousand dollars; chief clerk, two thousand dollars; four clerks of class four; two clerks of class three; three clerks of class two; two clerks of class one; one messenger; and one laborer; in all, twenty-eight thousand and sixty dollars.

For rent of the portion (four floors) of the building occupied by the Department of Justice, fourteen thousand dollars.

In the Office of the Secretary of the Treasury: Two principal clerks, at two thousand eight hundred dollars each; two assistant clerks, at two thousand four hundred dollars each; fourteen clerks of class four; eight clerks of class three; six clerks of class two; four clerks of class one; forty copyists, at nine hundred dollars each; eight messengers, at eight hundred and forty dollars each; twenty-one assistant messengers and laborers, at seven hundred and twenty dollars each; and twenty-two laborers, at not exceeding two dollars and twenty-five cents per day; making, in all, the sum of one hundred and thirty-four thousand nine hundred and thirty-three dollars and fifty cents.

In the Office of the Treasurer: Seventeen clerks of class four; six clerks of class three; five clerks of class two; nine clerks of class one; one hundred and forty-five counters and copyists, at nine hundred dollars each; nine messengers; and twenty-six assistant messengers and laborers; making, in all, the sum of two hundred and fourteen thousand seven hundred and eighty dollars.

In the Office of the Register of the Treasury: Five chiefs of division, at two thousand five hundred dollars each; one disbursing clerk, at two thousand dollars; twelve clerks of class four; twelve clerks of class three; four clerks of class two; five clerks of class one; one hundred counters and copyists, at nine hundred dollars each; eight messengers; six assistant messengers and laborers, making, in all, the sum of one hundred and sixty-seven thousand nine hundred and forty dollars.

In the Office of the First Auditor of the Treasury: Four clerks of class four; three clerks of class three; three clerks of class two; and two clerks of class one; making, in all, the sum of eighteen thousand six hundred dollars.

In Bureau of Engraving and Printing: Chief of the Bureau, five thousand dollars; for payment of employees at a per diem, to be paid only for the time actually employed, namely: two assistants, at eight dollars per day; one accountant, at seven dollars per day; eight clerks, at four dollars per day; five copyists, at not more than two dollars and ninety cents per day; and six messengers or laborers, at two dollars per day; thirty thousand five hundred and nine dollars and fifty cents.

Approved, March 3, 1875.
CHAP. 130.—An act making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and seventy-six, and for other purposes.

March 3, 1875.

Appropriations for sundry civil expenses for year ending June 30, 1876.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby, appropriated, for the objects hereinafter expressed, for the fiscal year ending June thirtieth, eighteen hundred and seventy-six, namely:

PUBLIC PRINTING AND BINDING.

For the public printing, for the public binding, and for paper for the public printing, including the cost of printing the debates and proceedings of Congress in the Congressional Record, one million six hundred and twenty-five thousand five hundred and seven dollars and sixty-six cents; and out of the sum hereby appropriated, printing and binding may be done by the Congressional Printer to the amounts following, namely:

For the Court of Claims, twelve thousand dollars; for the Department of State, twenty-five thousand dollars; for the Treasury Department, three hundred thousand dollars for the War Department, one hundred and twenty thousand dollars; for the Navy Department, sixty-five thousand dollars; for the Interior Department, one hundred and twenty-five thousand dollars; for the Agricultural Department, fifteen thousand dollars; for the Department of Justice, and the Attorney-General's Office, ten thousand dollars; for the Supreme Court of the United States, twenty-five thousand dollars; for the supreme court of the District of Columbia, five thousand dollars; for the Post-Office Department, one hundred and seventy-five thousand dollars; and for both houses of Congress, six hundred and forty-eight thousand dollars and sixty-six cents.

For lithographing, mapping, and engraving for both Houses of Congress, the Supreme Court, and the Court of Claims, thirty thousand dollars.

For printing at the Government Printing Office, twenty thousand copies of the report of the Commissioner of Education for the use of the Commissioner, ten thousand dollars; ten thousand of said copies to be for the use of the House, five thousand for the use of the Senate, and five thousand for the use of the Commissioner of Education.

TREASURY DEPARTMENT.

FOR LIFE-SAVING AND LIFE-BOAT STATIONS.

For salaries of two superintendents of the life-saving stations on the coasts of Long Island and New Jersey, at one thousand five hundred dollars each; one assistant to superintendent on the coast of Long Island, five hundred dollars; for one superintendent on the coast of Massachusetts, one thousand dollars; for one superintendent on the coasts of Maine and New Hampshire, one thousand dollars; for one superintendent on the coasts of Virginia and North Carolina, one thousand dollars; for one superintendent on the coast of Florida, one thousand dollars; for one superintendent on the coasts of Delaware and Virginia, one thousand dollars; for one superintendent on the coasts of Lakes Erie and Ontario, one thousand dollars; for one superintendent on the coasts of Lakes Huron and Superior, one thousand dollars; and for one superintendent for the life-saving stations on the coast of Lake Michigan, one thousand dollars; in all, eleven thousand and five hundred dollars.

For new life-saving stations on Long Island Sound, one at Eaton's Neck, and one at Point Judith, ten thousand dollars.

For one hundred and fifty keepers of stations, at two hundred dollars each, thirty thousand dollars.
Surf-men.

For five keepers of stations on the coast of Florida, two thousand four hundred dollars.

For pay of crews of experienced surf-men at such stations and for such periods as the Secretary of the Treasury may deem necessary and proper, one hundred and fifty-seven thousand six hundred and eighty dollars.

Fuel; repairs and outfits; supplies and provisions; traveling expenses of officers; contingent expenses.

For fuel for one hundred and fifty-five stations and houses of refuge; repairs and outfits for the same; supplies and provisions for houses of refuge and for shipwrecked persons succored at stations; traveling expenses of officers under orders from the Treasury Department, and contingent expenses, including freight, storage, repairs to apparatus, medals, stationery, advertising, and miscellaneous expenses that cannot be included under any other head of life-saving stations on the coasts of the United States, thirty thousand dollars.

And the Secretary of the Treasury is hereby authorized, whenever he shall deem it advisable, to acquire, by donation or purchase in behalf of the United States, the right to use and occupy sites for life-saving or life-boat stations, houses of refuge and sites for pier-head beacons the establishment of which has been, or shall hereafter be, authorized by Congress.

REVENUE CUTTER SERVICE.

Pay of officers and pilots.

For the pay of thirty-four captains, one hundred and one lieutenants, and sixty-three engineers, and for pay of pilots employed, three hundred and sixty-one thousand and three hundred dollars.

Rations for officers and pilots.

For rations of thirty-four captains, one hundred and one lieutenants, sixty-three engineers, and for rations of pilots employed, two hundred and eighty-three thousand dollars.

Pay of crews.

For pay of eight hundred and sixty petty-officers, seamen, stewards, boys, coal-passers, and firemen, two hundred and eighty-three thousand dollars.

Rations for crews.

For rations for eight hundred and sixty petty-officers, seamen, cooks, stewards, boys, coal-passers, and firemen, two hundred and eighty-three thousand dollars.

Fuel, repairs, &c.

For fuel for thirty-eight vessels, repairs and outfits; same, ship-chandlery and engineers' stores for same, travelling expenses of officers travelling on duty under orders from the Treasury Department, commutation of quarters, and contingent expenses, including wharfage, towage, dockage, freight, advertising, surveys, and miscellaneous expenses which cannot be included under special heads, two hundred and sixty thousand dollars.

NATIONAL CURRENCY.

Making and issuing currency.

For paper, engraving, printing, express charges, and other expenses of making and issuing the national currency, two hundred thousand dollars, to be disbursed under the direction of the Secretary of the Treasury: Provided, That the national-bank notes shall be printed under the direction of the Secretary of the Treasury, and upon the distinctive or special paper which has been, or may hereafter be, adopted by him for printing United States notes.

Macerating-machine.

For expenses of operating macerating-machine, three thousand dollars.

Transportation.

For transportation of notes, bonds, and other securities of the United States, finished and unfinished, fifty thousand dollars.

NATIONAL LOAN.

Paper for notes and bonds.

For paper for notes, bonds, and other securities, including mill expenses, boxing, and transportation, two hundred and fifty thousand dollars.

Labor.

For labor (by the day or piece or contract,) including labor of workman skilled in engraving, transferring, plate-printing, and other special
ties necessary for carrying on the work of engraving and printing notes, bonds, and other securities of the United States, the pay for such labor to be fixed by the Secretary of the Treasury at rates not exceeding the rates usually paid for such work, and for other expenses of engraving and printing notes, bonds, and other securities of the United States, one million one hundred and twenty-five thousand dollars.

For materials other than paper required in the work of engraving and printing, two hundred thousand dollars.

For the purchase of engravers' tools, dies, rolls, and plates, and for machinery and repairs of the same, fifty thousand dollars: Provided, That the above-named notes, currency, and other securities of the United States be executed with not less than three plate-printings: And provided further, That the Secretary of the Treasury shall have executed one or two of such printings by such responsible and capable and experienced bank-note companies or bank-note engravers as may contract for the same at the lowest cost to the Government, and at prices not greater than those heretofore paid for the same class of work; no company or establishment executing more than one printing upon the same note or obligation, and the final printing and finishing to be executed in the Treasury Department.

JUDICIARY.

For defraying the expenses of the Supreme Court and circuit and district courts of the United States, including the District of Columbia; and also for jurors and witnesses and expenses of suits in which the United States are concerned, of prosecutions for offenses committed against the United States; for the safe-keeping of prisoners; and for the expenses which may be incurred in the enforcement of the act of February twenty-eighth, eighteen hundred and seventy-one, relative to the right of citizens to vote, or any acts amendatory thereof or supplementary thereto, three million dollars.

For the support and maintenance of convicts transferred from the District of Columbia, eight thousand dollars.

For defending suits and defraying expenses thereof in claims against the United States pending in any Department, and for the defence of the United States in the Court of Claims, to be expended under the direction of the Attorney-General, fifty thousand dollars: Provided, That the compensation of the counsellor of the United States provided for by section five of the act of Congress creating a Court of Commissioners of Alabama Claims approved June twenty-third, eighteen hundred and seventy-four, shall not exceed eight thousand dollars per annum.

For expenses to be incurred in the prosecution and collection of claims due the United States, to be disbursed under the direction of the Attorney-General, five thousand dollars.

For defending the expenses of defending claims under the convention with Mexico of the fourth of July, eighteen hundred and sixty-eight, to be expended under the direction of the Attorney-General, five thousand dollars.

For detecting and punishing violations of the intercourse-acts of Congress, and frauds committed in the Indian service, the same to be expended by the Attorney-General, in allowing such increased fees and compensation of witnesses, jurors, and marshals, and in defraying such other expenses as may be necessary for this purpose, eight thousand dollars.

For this sum, or so much thereof as may be necessary, to be expended under the direction of the Attorney-General in the detection and prosecution of crimes against the United States, twenty-five thousand dollars.

For iron gratings for the windows, and putting up the same, in the building for penitentiary in the Territory of Montana, one thousand and two hundred dollars.
For repairs and preservation of the court-house building in the city of Washington, and for tiling the basement-floors of the same, three thousand dollars: Provided that hereafter the building shall be under the supervision and control of the Attorney-General.

MISCELLANEOUS.

For the continuation of the geological and geographical survey of the Territories of the United States, under the direction of the Secretary of the Interior, during the fiscal year ending June thirtieth, eighteen hundred and seventy-six: by the first division, under F. V. Hayden, in Colorado and such adjacent portions of Utah and New Mexico as were not explored the preceding year, seventy-five thousand dollars; and by the second division, under J. W. Powell, in Utah, twenty-five thousand dollars; in all, one hundred thousand dollars, to be immediately available.

For the preparation and publication of the maps, charts, geological sections, and other engravings necessary to illustrate the reports of the United States geological and geographical survey of the Territories: by the first division, twenty thousand dollars; and by the second division twenty thousand dollars; in all, forty thousand dollars, to be expended under the direction of the Secretary of the Interior.

For collection of mining and mineral statistics, under charge of Professor Rossiter W. Raymond, the amount to be immediately available, to be expended, and to be for the completion of the work, fifteen thousand dollars.

For three thousand six hundred copies, including paper of the map of the United States, prepared in the General Land Office, six thousand dollars.

For completion of the jail in the District of Columbia, in accordance with the plans and specifications therefor, one hundred and forty thousand and fifty-seven dollars and ninety-three cents.

For fencing and enclosures around said jail, nine thousand and nine hundred dollars.

For heating apparatus, twenty-nine thousand nine hundred dollars, after advertisement, to the lowest responsible bidder: Provided, That it does not interfere with existing contracts.

For kitchen utensils, wash-room apparatus, and driving-engine, five thousand six hundred and ninety-one dollars.

To enable the Secretary of the Interior to purchase a suitable safe for the use of the disbursing-clerk of the Department of the Interior, two thousand dollars, or so much thereof as may be necessary.

For furniture, carpenter and mason work, and materials, painting, plastering, and other work necessary to the proper repair of the capitol building, at Olympia, Washington Territory, five thousand two hundred and seventy-four dollars and seventy-five cents, or so much thereof as may be necessary, to be expended under the direction of the Secretary of the Interior.

That the additional compensation authorized by section four thousand seven hundred and forty-four of the Revised Statutes, to be paid to clerks detailed to investigate suspected attempts of fraud upon the Government through and by virtue of the pension-laws, shall be the actual and necessary expenses of transportation, and a per diem allowance in lieu of subsistence, not exceeding four dollars per diem.

For continuing the inquiry into the causes of the decrease of food-fishes of the coast, of the rivers, and of the lakes of the United States, five thousand dollars.

For the introduction of shad into the waters of the Pacific States, the Gulf States, and of the Mississippi Valley, and of salmon, white-fish and other useful food-fishes, into the waters of the United States to which they are best adapted, forty-seven thousand five hundred dollars, to be available from the passage of this act, to be expended under the direction of the United States Commissioner of Fish and Fisheries.
For preparation of illustrations for the report of the United States Commissioner of Fish and Fisheries, one thousand dollars.

For engraving and printing certificates of Centennial stock for the International Exhibition to be held in the city of Philadelphia in the year eighteen hundred and seventy-six, thirty thousand seven hundred and fifty dollars: Provided, That this appropriation shall not be construed as in any manner committing the Government of the United States to any other payment whatever to meet the expenses of said exhibition.

To enable the Clerk of the House of Representatives to pay the fourteen crippled and disabled soldiers now in the employment of the Door-keeper of the House, from April first, eighteen hundred and seventy-five, to December sixth, eighteen hundred and seventy-five, the sum of twelve thousand five hundred and forty-nine dollars and sixty cents; which is hereby appropriated.

To enable the Clerk of the House of Representatives to pay Isaac Strohm for the time employed in making out the warrants for bringing, by order of the House, persons before its bar, and other papers requiring the seal of the House of Representatives, one hundred and fifty dollars per annum, a sum sufficient for the purpose is hereby appropriated, and added to the contingent fund of the House of Representatives.

To enable the Clerk of the House to have prepared for the Public Printers, copies of all the "Summary Reports" of the Commissioners of Claims in cases reported to Congress as disallowed under the act of March third, eighteen hundred and seventy-one, of which twenty-five copies shall be printed and bound for the use of the Senate and twenty-five copies for the use of the House, one thousand dollars.

For the purchase of a noiseless steam-pump for the heating and ventilating department of the House of Representatives, one thousand dollars, or so much thereof as may be necessary.

For temporary clerks of the Treasury Department, forty thousand dollars; and for temporary clerks in the office of the Treasurer of the United States, twenty thousand dollars.

For salaries and traveling-expenses of agents at seal-fisheries in Alaska: one agent, at three thousand six hundred and fifty dollars per annum; one assistant agent, at two thousand nine hundred and twenty dollars per annum; two assistant agents, at two thousand one hundred and ninety dollars each per annum; and for necessary traveling-expenses of agents in going to and returning from Alaska, at six hundred dollars each per annum; in all, thirteen thousand three hundred and fifty dollars. And hereafter no payment whatever shall be made for this purpose from indefinite appropriations.

For expenses in detecting and bringing to trial and punishment persons engaged in counterfeiting Treasury notes, bonds, national-bank notes, and other securities of the United States, and the coinage thereof, and for detecting other frauds upon the Government, one hundred and twenty-five thousand dollars, to be disbursed under the direction of the Secretary of the Treasury.

For compensation in lieu of moiities in certain cases under customs-revenue laws, two hundred thousand dollars.

To enable the Secretary of the Treasury to adjust the account of the expenditures for "dies, paper, and stamps for the Internal Revenue Department," for the fiscal year ending June thirtieth, eighteen hundred and seventy-five, a transfer on the books of the Treasury of such illustrations for report.

Engraving and printing Centennial stock.

Crippled and disabled soldiers employed by Door-keeper of House.

Isaac Strohm.

Summary reports.


Monuments to deceased Representatives.

Steam-pump for House of Representatives.

Temporary clerks in Treasury Department.

Salaries and traveling-expenses of agents at seal-fisheries in Alaska.

Payment not to be made from indefinite appropriations.

Compensation in lieu of moiities.

Adjusting account of expenditures for "dies, paper, and stamps for the Internal Revenue Department."
sum as may be necessary is hereby authorized: Provided, That the same shall not involve any actual expenditure of money from the Treasury.

To enable the Secretary of the Treasury to collect, procure, preserve, and arrange for use all vouchers, papers, records, and evidence, and to take and examine testimony as to claims against the United States, to be paid only upon the certificate of the Commissioners of Claims, the unexpended balance of the sum of twenty-thousand dollars of the re-appropriation made by act of June twenty-third, eighteen hundred and seventy-four, is hereby continued and rendered available for the service of the fiscal year ending June thirtieth, eighteen hundred and seventy-six.

To enable the Secretary of the Treasury to have the rebel archives and records of captured property examined, and information furnished therefrom for the use of the Government, six thousand dollars.

To enable the Secretary of the Navy to pay the first instalment due under contract made by him, in accordance with the joint resolution approved June twenty-second, eighteen hundred and seventy-four, with Miss Vinnie Ream, for the statue of the late Admiral Farragut, five thousand dollars.

To pay on behalf of the United States, as a portion of the general expenses of the District of Columbia, to be expended by the commissioners of said District, one million and sixty thousand dollars, only to be drawn as needed for immediate use; and three hundred thousand dollars of this sum shall be available from the passage of this act no salaries to be changed from the standard fixed under act of June twentieth, eighteen hundred and seventy-four.

To pay the interest on the three-sixty-five bonds issued under the act entitled "An act for the government of the District of Columbia, and for other purposes" one hundred and eighty-five thousand dollars; and the salary of the commissioner of the sinking-fund, acting as treasurer thereof, shall be one thousand dollars per annum.

To defray the expenses of conducting the sanitary service of the District of Columbia, twenty-six thousand one hundred and seventeen dollars and fifty cents: Provided, That the commissioners of the District shall pay concurrently for such service to the board of health a like amount out of the treasury of the District of Columbia, which they are hereby authorized and required to do.

For the payment of the salaries of the inspector of gas and meters, and assistant inspector, for the District of Columbia, three thousand dollars.

To enable the Secretary of the Treasury to repay Jacob Parmelter, of Plattsburgh, New York, the amount paid by him in satisfaction of a judgment rendered against him for an official act as collector of customs for the district of Champlain, six hundred and eighty-four dollars and ten cents.

To enable the Secretary of the Treasury to pay Charles Morgan for general average on the ship Alabama, three thousand dollars.

To pay Thomas J. Durant for preparing a revision of the laws in relation to the District of Columbia, under the direction of the Committee on the Revision of the Laws, three thousand three hundred dollars.

To enable the Joint Committee on the Library to purchase such works of art for ornamenting the Capitol as may be ordered and approved, fifteen thousand dollars.

And no work of art not the property of the United States shall be exhibited in the Capitol, nor shall any room in the Capitol be used for private studios or works of art, without permission from the Joint Committee on the Library, given in writing; and it shall be the duty of the Architect of the Capitol Extension to carry these provisions into effect.
For rent of rooms on the second and third floors of the house numbered one thousand nine hundred and thirty, at the corner of Pennsylvania avenue and Twentieth street, from November first, eighteen hundred and seventy-four, to June thirtieth, eighteen hundred and seventy-six, at the rate of one thousand dollars per annum, one thousand six hundred and sixty-six dollars and sixty-six cents, to be paid from the unexpended balance of appropriation for the Northern Boundary Commission, in which service the rooms are occupied. And the remaining balance of said appropriation, namely, the appropriation made by act of June eleventh, eighteen hundred and seventy-four, with the portion aforesaid, is hereby continued and rendered available for the purpose for which it was originally intended, and to complete the office work. For repairs to the Postoffice Department building, including necessary repairs to the roof, the construction of stairways to basement, and the cost of heating apparatus for the entire building, one hundred and six thousand dollars.

To enable the Postmaster General to pay for not exceeding thirty thousand copies quarterly of the United States Official Postal Guide, and for mailing the same, twenty thousand dollars. That section eight of the act approved June twenty-third, eighteen hundred and seventy-four, "making appropriations for the service of the Post-Office Department for the year ending June thirtieth, eighteen hundred and seventy-five, and for other purposes," be, and the same is hereby, amended as follows: Insert the word "ounce" in lieu of the words "two ounces."

That the Secretary of State be, and he is hereby, authorized to rent, furnish, and keep suitable buildings, with grounds appurtenant, at Peking, for the use of the legation in China, at an annual cost not exceeding five thousand dollars; that the period of such lease shall be for two or more years, and with renewals, as the Secretary of State shall determine; and that the sum of five thousand dollars is hereby appropriated, out of any money in the Treasury not otherwise appropriated, therefor. To pay the clerk to the Committee on Private Land Claims of the Senate, two thousand two hundred and twenty dollars. That hereafter the salary of the supervising surgeon-general of the United States marine hospital service shall be paid out of the marine hospital fund, at the rate of four thousand dollars per year; and the supervising surgeon-general shall be appointed by the President, by and with the advice and consent of the Senate.

COAST SURVEY.

For every purpose and object necessary for and incident to the continuation of the survey of the Atlantic and Gulf coasts of the United States, with soundings and observations of deep-sea temperatures in the Gulf Stream and Gulf of Mexico, and observations of currents along the same coasts, and the preparation, engraving, lithographing, and issuing charts, the preparation and publication of the Coast Pilot, and other results of the Coast Survey, the purchase of materials therefor, and including compensation of civilians engaged in the work, and pay and subsistence of engineers for the steamers engaged on those coasts, three hundred and sixty thousand dollars.

For every purpose and object necessary for and incident to the continuation of the survey of the Pacific coast of the United States, with soundings and observations of deep-sea temperatures in the branch of the Japan Stream off, and observations of other currents along the same coasts; and the preparation, engraving, lithographing, and issuing of charts; the preparation and publication of the Coast Pilot, and other results of the Coast Survey, with the purchase of materials therefor, including compensation of civilians engaged in the work, and pay and subsistence of engineers for the steamers used on those coasts, two hundred and thirty-one thousand dollars.
Survey between Atlantic and Pacific coasts, &c. For every purpose and object necessary for and incident to the continuation of the triangulation of the Coast Survey to form a connection between the Atlantic and Pacific coasts of the United States, and assisting in the state surveys, including compensation of civilians engaged in the work, fifty thousand dollars.

Repairs, &c., of Coast-Survey vessels. For repairs and maintenance of the complement of vessels used in the Coast Survey, forty-one thousand dollars.

Publication of observations. For continuing the publication of observations, and their discussion, made in the progress of the Coast Survey, including compensation of civilians engaged in the work, the publication to be made at the Government Printing Office, eight thousand dollars.

General expenses. For general expenses of the Coast Survey, in reference to the Atlantic, Gulf, and Pacific coasts of the United States, namely:

Rent. For rent of buildings numbered two hundred and eleven, South New Jersey avenue, and two hundred and fifteen, South Capitol street, (except such small portions as are occupied for the preservation and preparation of standard weights and measures,) for offices, work-rooms, and work-shops in Washington, District of Columbia, ten thousand dollars.

For rent of fire-proof building numbered two hundred and five South New Jersey avenue, (except the portion used for standard weights and measures,) for the safe-keeping and preservation of the original astronomical, magnetic, hydrographic, and other records; the original topographical and hydrographic maps and charts; the engraved plates, instruments, and other valuable articles of the Coast Survey; five thousand dollars.

For rent of office in San Francisco, California, two thousand dollars.

Fuel. For fuel for all the offices and buildings, two thousand dollars.

Transportation and purchase of instruments, maps, &c., and miscellaneous expenses. For the transportation of instruments, maps, and charts; the purchase of new instruments, books, maps, and charts; and for gas and other miscellaneous expenses, eight thousand dollars.

Miscellaneous expenses. Vessels for the Coast Survey: For construction, equipment, and outfit of one schooner, of about seventy-two feet in length, for the observation of currents along and off the Atlantic and Gulf coasts, sixteen thousand dollars.

For construction, equipment, and outfit of two schooners, of about eighty-five feet in length, for inshore work of all kinds along the Atlantic and Gulf coasts, to replace old and worthless vessels, each at twenty thousand dollars, forty thousand dollars.

For construction, equipment, and outfit of two small steamers, of about eighty feet in length, for inshore work of all kinds on the coast of Louisiana and other parts of the Gulf coast, each at seventeen thousand dollars, thirty-four thousand dollars.

For construction, equipment, and outfit of one small steamer, for in-shore coast-hydrography on the Pacific coast, fifty-five thousand dollars.

For construction and verification of standard weights and measures for the custom-houses of the United States and for the several States, and of the metric standards for the same, five thousand dollars; and for rent of workshops, in building numbered two hundred and fifteen South Capitol street, four hundred dollars; rent of fire-proof rooms in the building numbered two hundred and five South New Jersey avenue; for the safe-keeping and preservation of finished weights and measures, balances and metric standards, one thousand dollars; fuel and light, two hundred and fifty dollars; and for travelling-expenses, transportation, and miscellaneous expenses, nine hundred and fifty dollars; in all, seven thousand six hundred dollars.

LIGHT-HOUSE ESTABLISHMENT.

Keepers and assistants. For salaries of nine hundred and seventy-five light-house keepers and light-beacon keepers, and their assistants, five hundred and eighty-five thousand dollars.
For seamen's wages, rations, repairs, salaries, supplies, and incidental expenses of twenty-three light-ships and eight relief light-vessels, two hundred and thirty thousand dollars.

For expenses of raising, cleaning, painting, repairing, renewing, and supplying losses of buoys, spindles, and day-beacons, and for chains, sinkers, and similar necessaries, three hundred and twenty-five thousand dollars.

For repairs and incidental expenses in renewing, refitting, and improving fog-signals and buildings connected therewith, fifty thousand dollars.

For expenses of visiting and inspecting lights and other aids to navigation, including rewards paid for information as to collisions, four thousand dollars.

For supplying the light-houses and beacon-lights on the Atlantic, Gulf, Lake, and Pacific coasts with oil, wicks, glass chimneys, chamois-skins, spirits of wine, whiting, polishing powder, towels, brushes, soap, paints, and other cleaning materials, and of gauging, testing, transportation, delivery of oil, fuel, and other supplies for light-houses and fog signals, and other incidental necessary expenses, three hundred and eighty thousand dollars.

For repairs and incidental expenses in refitting and improving light houses and buildings connected therewith, and for expenses of keeping in repair illuminating-apparatus and machinery, three hundred and twenty-five thousand dollars.

**LIGHT-HOUSES, FOG SIGNALS, AND BEACONS.**

For establishing a light upon East Chop, Martha's Vineyard, five thousand dollars.

Nausett Beach light-station, Massachusetts: For repairs and additions to towers and keeper's dwelling at Nausett Beach, Massachusetts, five thousand dollars.

Block Island light-station, Rhode Island: For completing the reservoir for supplying water for the fog-signal at the southerly end of Block Island, entrance to Long Island Sound, Rhode Island, four thousand five hundred dollars.

For a fog-signal at Castle Hill, entrance to Newport Harbor, Rhode Island, ten thousand dollars.

For re-building light-house at Windmill Point, at the entrance to Lake St. Clair, Michigan, eighteen thousand dollars.

For building a light-house, or range-lights, at Cold Spring Harbor, Long Island Sound, New York, twenty thousand dollars.

Repair of iron light-houses on Florida coast: For repairs of the iron light-houses on the coast of Florida, twenty-five thousand dollars.

Steam-tender for seventh district: For building a small steamer for use in construction and repairs in the seventh light-house district, fifty thousand dollars.

Tchefuncti River light-station, Louisiana; For rebuilding breakwater for protection of site at Tchefuncti River light-station, Louisiana, three thousand five hundred dollars.

Brazos Island light-station, Texas; For rebuilding light-house at Brazos Island, Texas, twenty-five thousand dollars.

South Manitou light-station, Michigan: For protecting site of the light-house at South Manitou, Michigan, two thousand five hundred dollars.

For re-establishing range-lights at Eagle Harbor, Lake Superior, eight thousand dollars.

For the construction of a light-house on Ottawa Point, or for range to guide into Tawas Bay, on the northwest shore of Saginaw Bay, in the State of Michigan, to be known as Tawas light, thirty thousand dollars.
Range-lights, Saginaw River. For erection of range-lights to guide into the cut through the outer bar at the mouth of the Saginaw River, in the State of Michigan, and for the construction of a new dwelling-house for the light-house keeper's use, twenty-three thousand dollars. And that the jurisdiction of the Light-House Board is hereby extended so that it shall be lawful for said board to lease the necessary ground for erection and maintenance of the said lights.

That the portion of the act of Congress entitled "An act making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and seventy-five," approved June thirtieth, eighteen hundred and seventy-four, which makes appropriation for the construction of a light-house at the mouth of Thunder Bay River, in the State of Michigan, be so amended that the proviso thereto attached shall read as follows: Provided, That when the light-house is completed, from that time and thereafter further collections of tolls from vessels and their cargoes entering or clearing from said river is hereby prohibited.

For a light-house on Passage Island, Lake Superior, eighteen thousand dollars: Provided, That this appropriation shall not be available until the government of the Dominion of Canada shall build a light-house on Cholchester Reef, to the eastward of the mouth of Detroit River.

For maintaining a light-ship off the mouth of Detroit River, twenty thousand dollars. Chicago light-station, Illinois: For procuring a proper supply of good water for the light-station at Chicago, Illinois, one thousand two hundred dollars.

Pier-head lights on northern and northwestern lakes: For erection of pier-head lights on the northern and northwestern lakes, twenty thousand dollars.

Detroit depot, Michigan: For completing the depot for the storage of oil and other supplies at Detroit, Michigan, and building a new landing thereat, ten thousand dollars.

Point Reyes light-station, California: For enlarging the asphaltum water-shed at Point Reyes, California, three thousand dollars.

Depot for thirteenth district: For building a depot for buoys and supplies in the thirteenth light-house district, ten thousand dollars.

Repairing tender Haze: For repairing steam-tender Haze for light-house service in the tenth light-house district, thirty thousand dollars.

For steam fog-signal for Yerba Buena Island, California, five thousand dollars.

Petit Menan light-station, Maine: For repairs and additions to tower and keeper's dwelling at Petit Menan, Maine, five thousand dollars.

Seguin light-station, Maine: For repairs and additions to tower and keeper's dwelling at Seguin, Maine, four thousand dollars.


Sandy Hook light-station, New Jersey: For rebuilding jettee and crib of west beacon at Sandy Hook, New Jersey, six thousand dollars.

Barnegat light-station, New Jersey: For repairs of tower and keeper's dwelling at Barnegat, New Jersey, one thousand two hundred dollars.

Range-lights, Schuylkill River. For range-lights, to guide into the Schuylkill River, Pennsylvania, fifteen thousand dollars.

Cape Henlopen light-station, Delaware: For general repairs at Cape Henlopen light-station, Delaware; and for general repairs at Cape Henlopen Beacon light-station, Delaware, one thousand one hundred dollars.

For two sets of range-lights at or near the Listons Tree, Delaware Bay, fifty-five thousand dollars; and the appropriation made by act of June twenty-third, eighteen hundred and seventy-four, for rebuilding the keeper's dwelling at Reedy Island, is hereby made available for the establishment of the ranges at or near Listons Tree, and the light at Reedy Island shall be discontinued when said ranges are established.
For a steam fog-signal at Cape Henlopen, Delaware, twelve thousand dollars.

Maurice River light-station, New Jersey: For general repairs at Maurice River light-station, Delaware Bay, seven hundred dollars.

Jordon’s Point light-station, Virginia: For protection of structure and change in bell-tower at Jordon’s Point, Virginia, two thousand dollars.

Thomas’s Point Shoal light-station, Maryland: For completing the screw-pile light-house on Thomas’s Point Shoal, Maryland, fifteen thousand dollars.

For the maintenance of lights on the Mississippi, Ohio, and Missouri Rivers, and such buoys as may be necessary, one hundred thousand dollars, including salaries of keepers.

And the unexpended balance of the appropriation “for building two day-beacons in Sandusky Bay, Ohio,” in the act approved June twenty-third, eighteen hundred and seventy-four, is hereby continued and rendered available for the purpose of erecting range-lights at the same place, in addition to eight thousand dollars, which are hereby appropriated.

Curtituck Beach light-station, North Carolina: For completing the sea-coast light-house at Curtituck Beach, North Carolina, twenty thousand dollars.


Morris Island light-station, South Carolina: For completing the rebuilding of the first-order sea-coast light on Morris Island, South Carolina, thirty thousand dollars.

Castle Pinckney light-station, South Carolina: For rebuilding tower on Castle Pinckney, Charleston Harbor, South Carolina, two thousand dollars.

Hunting Island light-station, South Carolina: For protecting site and building a keeper’s dwelling at Hunting Island, South Carolina, ten thousand dollars.


Dry Tortugas light-station, Florida: For rebuilding the tower at Dry Tortugas, Loggerhead Keys, Florida, seventy-five thousand dollars.

Dry Tortugas Harbor light-station, Florida: For transferring light to an adjacent stair-tower of Fort Jefferson, Dry Tortugas Harbor, (Garden Keys,) Florida, five thousand dollars.

Florida Reef beacons: For replacing day-beacon numbered one, on Rebecca Shoal, Florida; putting up others on the Great Florida Reef; and making necessary repairs to those now in position, ten thousand dollars.

Pass a l’Outre light-station, Louisiana: For building a new landing and making general repairs at Pass a l’Outre, Louisiana, two thousand and five hundred dollars.

Head of the Passes light-station, Louisiana: For rebuilding breakwater for protection of site of the light-house at the Head of the Passes, Mississippi River, Louisiana, three thousand and five hundred dollars.

Sister Islands light-station, New York: For protection of site of Sister Islands light-station, New York, seven hundred dollars.

Thirty-Mile Point light-station, New York: For completing the lake-coast light at or near Thirty-Mile Point, Lake Ontario, New York, five thousand dollars.

Dunkirk light-station, New York: For rebuilding tower at Dunkirk, New York, fifteen thousand dollars.

Maumee outer range light-station, Maumee Bay, Ohio: For protecting site of the front beacon of the Maumee outer range, Maumee Bay, Lake Erie, Ohio, two thousand dollars.

Skilligalee light-station, Michigan: For protecting site of the light-house at Skilligalee, (Isle aux Galets,) Michigan, five thousand dollars.
Poverty Island. Poverty Island light-station, Wisconsin: For completing the lighthouse at Poverty Island, Lake Michigan, Wisconsin, three thousand dollars.

Piedras Blancas. Piedras Blancas light-station, California: For completing station and establishing fog-signal at Piedras Blancas, California, fifteen thousand dollars.

DEPARTMENT OF THE INTERIOR.

PUBLIC LANDS.

Louisiana. For rent of office of surveyor-general of Louisiana, fuel, books, stationery, and other incidental expenses, one thousand dollars.

Florida. For rent of office of surveyor-general of Florida, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars.

Minnesota. For rent of office of surveyor-general of Minnesota, fuel, books, stationery, and other incidental expenses, two thousand two hundred dollars.

Dakota Territory. For rent of office of surveyor-general of Dakota Territory, fuel, books, stationery, and other incidental expenses, two thousand four hundred dollars.

Kansas. For rent of office of surveyor-general of Kansas, fuel, books, stationery, and other incidental expenses, two thousand dollars.

Colorado Territory. For rent of office of surveyor-general of Colorado Territory, fuel, books, stationery, and other incidental expenses, three thousand dollars.

New Mexico Territory. For rent of office of surveyor-general of New Mexico Territory, fuel, books, stationery, and other incidental expenses, two thousand five hundred dollars.

California. For rent of office of surveyor-general of California, fuel, books, stationery, and other incidental expenses, seven thousand dollars.

Idaho Territory. For rent of office of surveyor-general of Idaho Territory, fuel, books, stationery, and other incidental expenses, two thousand five hundred dollars.

Nevada. For rent of office of surveyor-general of Nevada, fuel, books, stationery, and other incidental expenses, four thousand dollars.

Oregon. For rent of office of surveyor-general of Oregon, fuel, books, stationery, and other incidental expenses, two thousand dollars.

Washington Territory. For rent of office of surveyor-general of Washington Territory, fuel, books, stationery, and other incidental expenses, two thousand dollars.

Nebraska and Iowa. For rent of office of surveyor-general of Nebraska and Iowa, fuel, books, stationery, and other incidental expenses, three thousand dollars.

Montana Territory. For rent of office of surveyor-general of Montana Territory, fuel, books, stationery, and other incidental expenses, two thousand five hundred dollars.

Utah Territory. For rent of office of surveyor-general of Utah Territory, fuel, books, stationery, and other incidental expenses, two thousand dollars.

Wyoming Territory. For rent of office of surveyor-general of Wyoming Territory, fuel, books, stationery, and other incidental expenses, two thousand five hundred dollars.

Arizona Territory. For rent of office of surveyor-general of Arizona Territory, fuel, books, stationery, and other incidental expenses, two thousand five hundred dollars.

Rancho Panoche Grande. That the Secretary of the Interior be, and he is hereby, authorized and directed to cause a careful examination to be made for the purpose of ascertaining whether any person, firm, or corporation is now occupying any larger portion of the lands known as Rancho Panoche Grande, than is authorized and allowed by the laws relating to mining lands; and that he make full and detailed report of such examination to Congress at the beginning of the next session; and to enable the Secretary of the Interior to carry into effect this provision, the sum of five thousand dollars, or so much thereof as may be necessary, is hereby appropriated.
For surveying the public lands in Louisiana, at rates not exceeding twelve dollars per linear mile for township and ten dollars for section lines, fifteen thousand dollars. *And it is hereby provided that, out of the appropriation for surveying the public lands in Louisiana for the fiscal year ending June thirtieth, eighteen hundred and seventy-five, the sum of four thousand two hundred dollars may be expended in paying for clerical service in the office of the surveyor-general.*

For surveying the public lands in Florida, at rates not exceeding twelve dollars per linear mile for standard lines, twelve dollars for township, and ten dollars for section lines, and for closing up the expenses of the office so far as relates to the surveying of the public lands, ten thousand dollars.

For surveying the public lands in Minnesota, at rates not exceeding fifteen dollars per linear mile for standard lines, twelve dollars for township, and ten dollars for section lines, thirty thousand dollars.

For surveying the public lands in Dakota Territory, at rates not exceeding twelve dollars per linear mile for standard lines, nine dollars for township, and eight dollars for section lines, fifty thousand dollars.

For surveying the public lands in Montana Territory, at rates not exceeding fifteen dollars per linear mile for standard lines, twelve dollars for township, and ten dollars for section lines, forty thousand dollars.

For surveying the public lands in Nebraska, at rates not exceeding fifteen dollars per linear mile for standard lines, twelve dollars for township, and ten dollars for section lines, seventy-five thousand dollars.

For surveying the public lands in Colorado Territory, at rates not exceeding fifteen dollars per linear mile for standard lines, twelve dollars for township, and ten dollars for section lines, and for heavily-timbered lands at augmented rates not exceeding eighteen dollars per linear mile for standard, sixteen dollars for township, and fourteen dollars for section lines, sixty thousand dollars.

For surveying the public lands in Idaho Territory, at rates not exceeding fifteen dollars per linear mile for standard lines, twelve dollars for township, and ten dollars for section lines, and for heavily-timbered lands at augmented rates not exceeding eighteen dollars per linear mile for standard, sixteen dollars for township, and fourteen dollars for section lines, thirty thousand dollars.

For surveying the public lands in New Mexico Territory, at rates not exceeding fifteen dollars per linear mile for standard lines, twelve dollars for township, and ten dollars for section lines, forty thousand dollars.

For surveying the public lands in Arizona Territory, at rates not exceeding fifteen dollars per linear mile for standard lines, twelve dollars for township, and ten dollars for section lines, twenty thousand dollars.

For surveying the public lands in California, at rates not exceeding fifteen dollars per linear mile for standard lines, fourteen dollars for township, and twelve dollars for section lines, and for heavily-timbered mountain-lands at augmented rates, not exceeding eighteen dollars per linear mile for standard, sixteen dollars for township, and fourteen dollars for section lines, seventy thousand dollars.

For surveying the public lands in Oregon, at rates not exceeding fifteen dollars per linear mile for standard lines, fourteen dollars for township, and twelve dollars for section lines, and for heavily-timbered lands lying west of the Cascade Mountains, at augmented rates, not exceeding eighteen dollars per linear mile for standard, sixteen dollars for township, and fourteen dollars for section lines, seventy thousand dollars.

For surveying the public lands in Washington Territory, at rates not exceeding fifteen dollars per linear mile for standard lines, fourteen dollars for township, and twelve dollars for section lines, and for heavily-timbered lands lying in the mountains, at augmented rates, not exceeding eighteen dollars per linear mile for standard, sixteen dollars for township, and fourteen dollars for section lines, forty thousand dollars.
Utah Territory. For surveying the public lands in Utah Territory, at rates not exceeding fifteen dollars per linear mile for standard lines, twelve dollars for township, and ten dollars for section lines, thirty thousand dollars.

Nevada. For surveying the public lands in Nevada, at rates not exceeding fifteen dollars per linear mile for standard lines, twelve dollars for township, and ten dollars for section lines, thirty thousand dollars.

Wyoming Territory. For surveying the public lands in Wyoming Territory, at rates not exceeding fifteen dollars per linear mile for standard lines, twelve dollars for township, and ten dollars for section lines, and for heavily-timbered lands, at augmented rates not exceeding eighteen dollars per linear mile for standard, sixteen dollars for township, and fourteen dollars for section lines, thirty thousand dollars.

Examination and test of field-surveys. For occasional examinations to test the accuracy of surveys in the field, ten thousand dollars.

Survey of Indian reservations. For the survey of Indian reservations and subdividing portions of the same, one hundred and ninety-one thousand eight hundred and twenty dollars: Provided, That the sum of one hundred thousand dollars thereof, or so much thereof as may be necessary, be applicable to the payment of such surveys executed prior to the end of the fiscal year ending June thirtieth, eighteen hundred and seventy-five.

Survey of confirmed private land claims in California. For surveying confirmed private land claims in California at legal rates, including necessary office expenses, twenty thousand dollars.

Colorado Territory. For surveying confirmed private land claims in Colorado Territory, at a rate not exceeding fifteen dollars per linear mile, ten thousand dollars.

New Mexico. For surveying confirmed private land claims in New Mexico, at a rate not exceeding fifteen dollars per linear mile, ten thousand dollars: Provided, That the provisions of the third section of the act entitled "An act to reduce the expenses of the survey of the public lands in the United States," approved May thirtieth, eighteen hundred and sixty-two, in part, two, requiring that the cost of survey and platting shall be paid by the claimant for any private land claim before a patent therefor shall be issued, be, and the same is hereby, repealed.

Survey of boundary between New Mexico and Arizona. For survey of the boundary between New Mexico and Arizona, being so much of the thirty-second meridian west from the Washington observatory as lies between the parallels of thirty-one degrees and twenty minutes and thirty-seven degrees of north latitude, at a rate not exceeding seventy dollars per linear mile, twenty-seven thousand three hundred and seventy dollars.

EXPENSES OF THE COLLECTION OF REVENUE FROM SALES OF PUBLIC LANDS.

Registers and receivers. For salaries and commissions of registers of land-offices and receivers of public moneys at ninety land-offices, five hundred and twenty-five thousand and seven hundred dollars.

Incidental expenses. For incidental expenses of the land-offices, fifty-seven thousand nine hundred and forty dollars.

Depositing moneys. For expenses of depositing moneys received from sales of public lands, thirteen thousand dollars.

Suppressing depredations on public timber. To meet the expenses of suppressing depredations upon the timber on the public lands, five thousand dollars.

CAPITOL EXTENSION.

Work on Capitol, care, and repairs. For work on the Capitol, and for general care and repairs thereof, fifty thousand dollars.

Improvement of Capitol grounds. For improvement of the Capitol Grounds, according to the plans and under the general direction of Fred. Law Olmsted, to be expended by the Architect of the Capitol, two hundred thousand dollars.
And the telegraph-companies having offices in the Capitol are 
directed to take from the Capitol Grounds, and the streets around 
the same, all telegraph poles, and connect these lines with the Capitol by 
means of cables laid underground; and further, that the Washington 
and Georgetown and the Metropolitan Railway Companies are directed 
to take up such portions of their tracks as may come in the way of the 
improvement of the Capitol Grounds and relay the same as may be 
directed by the officers in charge of the improvements of the Capitol 
Grounds. And the architect of the Capitol is hereby directed to move 
from the Capital Grounds all stables, workshops, and other buildings 
which may be in the way of the improvements of said grounds.

For stable for mail-wagons, and so forth, for Senate, to be erected on 
lot at the north of the Capitol, recently purchased by the United States, 
ten thousand dollars.

For repairing steam-boilers and for steam-traps for Senate wing, three 
thousand and five hundred dollars.

BOTANIC GARDENS.

For lining with wood the iron ventilators of the conservatory, four 
hundred dollars; for sash for double glazing for north front of the same, 
three hundred and fifty dollars; for concrete or other walks for gardens, 
eight hundred dollars; for additional forcing-house, one thousand dol-
lars; for painting and glazing, six hundred dollars; for fence to square 
the bed of Maryland avenue, six hundred dollars; in all, three 
thousand seven hundred and fifty dollars.

That any moneys appropriated for the purpose of erecting a building 
on the ground owned by the Women's Christian Association of the Dis-
trict of Columbia, under the act of June twenty-third, eighteen hundred 
and seventy-four, which may remain unexpended on the thirtieth of 
June, eighteen hundred and seventy-five, are hereby continued and ren-
dered available for the service of the ensuing fiscal year.

REFORM SCHOOL OF THE DISTRICT OF COLUMBIA

For the superintendent, one thousand five hundred dollars; two assist-
ant superintendents, at seven hundred and fifty dollars each; matron, 
six hundred dollars; two teachers, at six hundred dollars each; for 
medicines and physicians fees, five hundred dollars; gardener, seven 
hundred and twenty dollars; superintendent of work shops, six hun-
dred dollars; laborer, one hundred and forty-four dollars; seamstress, 
laundress, and servants, five hundred and forty dollars; and for fuel, 
clothing, and incidentals, two thousand six hundred and ninety-six 
dollars; making, in all, the sum of ten thousand dollars.

METROPOLITAN POLICE

For salaries and other necessary expenses of the Metropolitan Police 
for the District of Columbia, two hundred and five thousand two hun-
dred and seventy dollars. Provided, That a further sum amounting to 
one hundred and two thousand six hundred and thirty five dollars shall 
concurrently be paid to defray the expenses of the said Metropolitan 
Police force, out of the treasury of the District of Columbia: Provided, 
That the duties devolved and the authority conferred upon the board of 
metropolitan police by law, for police purposes, in said District, shall 
extend to and include all public squares or places; and said board are 
hereby authorized and required to make appropriate rules and regula-
tions in relation thereto.

To enable the proper-accounting officers to settle the accounts of 
Binger Herman, late receiver of public moneys at Roseburgh, Oregon,
the sum of five hundred and forty five dollars and seventy seven cents is hereby appropriated, of which the sum of one hundred and sixteen dollars and fifty three cents only may be repaid from the Treasury as balance due him for overpayment on account of sales of public lands

GOVERNMENT HOSPITAL FOR THE INSANE

For the support, clothing, medical and moral treatment of the insane of the Army and Navy and revenue cutter service, and of all persons who may have become insane since their entry into the military or naval service of the United States and who are indigent, and of the indigent insane of the District of Columbia, in the Government Hospital for the Insane one hundred and fifty thousand one hundred and seventy one dollars.

River and boundary walls.

For completing the river wall and raising boundary walls, at their intersection with the same, eight thousand seven hundred and forty eight dollars.

Repairs and improvements.

For general repairs and improvements, including the main entrance to the hospital, and for coal vault in the rear of the east wing of the hospital building, ten thousand dollars.

Water.

For supplying the hospital with water from the Potomac aqueduct, ten thousand dollars.

Payment to State Lunatic Asylum, Auburn.

For the purpose of paying the State Lunatic Asylum for insane convicts, at Auburn, New York, for the keeping of George Sheppard and James Blowers, United States convicts who became insane while undergoing sentence, and who were kept and maintained in said asylum after the term of sentence had expired, the sum of five thousand and ninety dollars and forty-six cents.

COLUMBIA INSTITUTION FOR THE DEAF AND DUMB

For the support of the institution, including salaries and incidental expenses, the maintenance of the beneficiaries of the United States, and five hundred dollars for the books and illustrative apparatus, forty eight thousand dollars.

Construction of buildings.

For continuing the work on the erection, furnishing and fitting up the buildings of the institution, in accordance with the plans submitted to Congress, forty thousand dollars.

COLUMBIA HOSPITAL FOR WOMEN AND LYING IN ASSYLM AND OTHER CHARITIES.

For the support of the Columbia Hospital for Women and Lying-in Asylum, over and above the probable amount which will be received from pay-patients, twenty-four thousand three hundred dollars.

To complete the purchase of the ground around Columbia Hospital, twenty-five thousand dollars, which shall be available immediately.

For care, support, and medical treatment of seventy-five transient paupers, medical and surgical patients, in some proper medical institution in the city of Washington, or in the District of Columbia, under a contract to be formed with such institution, fifteen thousand dollars, or so much thereof as may be necessary, under the direction of the Secretary of the Interior.

Soldiers' and Sailors' Orphans' Home.

For the Soldiers' and Sailors' Orphans' Home, Washington City, District of Columbia, to be expended under the direction of the Secretary of the Interior, ten thousand dollars.

Children's Hospital.

To aid in the support of the Children's Hospital, Washington, District of Columbia, five thousand dollars.

Freedmen's Hospital and Asylum.

For the Freedmen's Hospital and Asylum in Washington, District of Columbia, namely, for subsistence, salaries and compensation, fuel and light, clothing, rent of hospital-buildings, medicines and medical supplies, forage and transportation, and miscellaneous expenses, forty-five thousand dollars.
For the immediate relief of the suffering poor of the District of Columbia, to be distributed by the commissioners of the said District, ten thousand dollars.

For the National Association for the relief of the Colored Women and Children of the District of Columbia, ten thousand dollars.

**SMITHSONIAN INSTITUTION.**

For preservation of the collections of the surveying and exploring expeditions of the Government, twenty thousand dollars.

For fitting up new halls required for the Government collections, ten thousand dollars.

To complete the heating-apparatus of the National Museum, two thousand and five hundred dollars.

**WAR DEPARTMENT.**

**ARMORIES AND ARSENALS.**

For Rock Island Arsenal, Rock Island, Illinois:

For shop A: For a wood-working and gun-carriage shop for arsenal, one hundred and seventy-eight thousand dollars.

For shop F: For a rolling-mill and for forging-shop for the armory, seventy-five thousand dollars; and one hundred thousand dollars of said appropriation for shops A and F, shall be available immediately.

For furnishing power to the shops already built, eighteen thousand dollars.

For Rock Island bridge: For care and preservation of the bridge, thirteen thousand dollars; and this sum and the appropriation for said bridge for the fiscal year ending June thirtieth, eighteen hundred and seventy-five, shall be expended in accordance with the joint resolution in relation to the Rock Island bridge, approved July twentieth, eighteen hundred and sixty-eight, and the contract between the United States and the Chicago, Rock Island and Pacific Railroad Company; and the Secretary of War shall, within six months from the passage of this act, notify said railroad company to remove, from said island and from the Mississippi River, all piers, abutments, embankments, erections, structures, or tracks connected in any way with the old bridge or tracks of said railroad-company over or across said island or either branch of said river; and in case of refusal of said railroad-company to comply with such notice for the period of six months, then it shall be the duty of the Attorney-General of the United States to commence, or cause to be commenced, such legal proceedings against said railroad-company as may be necessary to protect and enforce the rights of the United States in that behalf: Provided, however, The Secretary of War may permit the north pier of the old bridge to remain, in accordance with the joint resolution of Congress approved March third, eighteen hundred and seventy-three.

For sewers, building new roads, care and preservation of water-power, painting and care and preservation of permanent buildings and bridges, building fences and grading grounds, and repairs and extension of the railroad, fifteen thousand dollars.

For new machinery and shop-fixtures for shops, ten thousand dollars.

For Springfield armory, Springfield, Massachusetts: For repairs and preservation of grounds, buildings, and machinery, twenty thousand dollars.

For Benicia arsenal, California: For one carpenter’s shop, thirty-five thousand dollars.

For continuing the boring of artesian well, or, if artesian water is procured, for putting down permanent iron pipe and turbine-wheel to force water to reservoir, five thousand six hundred and sixty-five dollars.
Repairing roads, &c. For repairing roads and building sewers and drains, three thousand dollars.

Permanent repairs, &c. For permanent repairs of post, machinery for shops, and for fences, four thousand dollars.

Repairs of arsenals. For repairs of smaller arsenals, and to meet such unforeseen expenditures at arsenals as accidents or other contingencies during the year may render necessary, fifty thousand dollars.

Gatling guns. To enable the Secretary of War to purchase Gatling guns for the Army and Navy, fifty thousand dollars.

Rifling heavy guns. For conversion and rifling of heavy guns, seventy-five thousand dollars.

Examination and report of arsenals east of the Mississippi River. And the Secretary of War is hereby directed to cause an examination to be made into the condition of the United States arsenals east of the Mississippi River, and to report to the next Congress how many of the same can be sold without interfering with the necessities of the military service, together with an estimate of the amount that can probably be realized from the sale of each of the same whenever such sale shall be directed by Congress.

Useless ordnance, Navy. That the Secretary of the Navy is authorized to dispose of the useless ordnance material on hand at public sale, according to law, the net proceeds of which shall be turned into the Treasury; and an amount equal to the same is hereby appropriated, to be applied to the purpose of procuring a supply of material adapted in manufacture and calibre to the present wants of the service; but there shall be expended, under this provision, not more than seventy-five thousand dollars in one year; and in the case of sale of like materials in the War Department, the proceeds of which shall be turned into the Treasury, an amount equal to the net proceeds of such sale is hereby appropriated for the purpose of procuring a supply of material adapted in manufacture and calibre to the present wants of the war service; and there shall be expended in the War Department, under this provision, not more than seventy-five thousand dollars in any one year.

Observation and report of storms: For expenses of the observation and report of storms by telegraph and signals, for the benefit of commerce and agriculture throughout the United States; for manufacture, purchase, or repair of meteorological and other necessary instruments; for telegraphing reports; for expenses of storm-signals, announcing probable approach and force of storms; for continuing the establishment and connection of stations at life-saving stations and light-houses; for instrument-shelters; for hire, furniture, and expenses of offices maintained for public use in cities or ports receiving reports; for river-reports; for maps and bulletins to be displayed in chambers of commerce and boards-of-trade rooms and for distribution; for books and stationery; and for incidental expenses not otherwise provided for, four hundred and fifteen thousand dollars; thirty thousand dollars of which shall be expended on the Atlantic coast south of Cape Hatteras: Provided, That no expenditure shall be made or obligation incurred for any amount in excess of the sum hereby appropriated.

Telegraph-lines on Indian and Mexican frontiers. For completing the construction, and for maintenance and use of military telegraph-lines on the Indian and Mexican frontiers, and for the connection of military posts and stations, for the better protection of immigration and the frontier settlements from depredations, especially in the State of Texas, the Territories of New Mexico and Arizona, and the Indian Territory, eighty-eight thousand dollars: Provided, That the Secretary of War be, and he is hereby, authorized to pay the expenses of operating and keeping in repair the said telegraph-lines out of any money received for dispatches sent over said lines; any balance remaining after the payment of such expenses to be covered into the Treasury as a miscellaneous receipt; the money received in any one fiscal year to be used...
only in payment for the expenses of that year. And a full report of the receipts and expenditures in connection with the said telegraph-lines shall be made quarterly to the Secretary of War through the Chief Signal Officer. And the Chief-Signal Officer shall have the charge and control of said lines of telegraph in the construction, repair, and operation of the same. And so much of this appropriation as may be necessary, not to exceed thirty thousand dollars in all, shall be used in constructing a telegraph-line from Fort Marcy to Fort Bayard, in New-Mexico, and from Fort Bayard to Camp Grant, in Arizona.

NORTHERN AND NORTHWESTERN LAKES.

For continuation of the survey of northern and northwestern lakes, one hundred and fifty thousand dollars.

MISCELLANEOUS OBJECTS.

For geographical surveys of the Territories west of the one hundredth meridian, forty thousand dollars.

For engraving and printing the plates and atlas-sheets accompanying the reports of the geographical surveys west of the one hundredth meridian, twenty thousand dollars.

To pay John M. Burns, contestee, expenses in contested election case of Burns vs. Young, tenth district of Kentucky, two thousand one hundred and sixty-four dollars and sixty-five cents.

To pay Andrew Sloan, contestant, expenses, case of Sloan vs Rawls, first district of Georgia, two thousand nine hundred and twenty-two dollars and ten cents.

To pay Benjamin F. Martin, contestant, expenses, case of Martin vs Hagans, second district of West Virginia, nine hundred and eighty-one dollars and eighty-five cents.

To pay John J. Davis, contestee, expenses, case of Wilson vs Davis, first district of West Virginia, one thousand seven hundred and sixty dollars and fifty cents.

To pay Benjamin Wilson contestant, expenses case of Wilson vs Davis, first district of West Virginia, one thousand and fifteen dollars and ninety-one cents.

To pay J. M. Hagans, contestee, expenses, case of Martin vs Hagans, second district of West Virginia, nine hundred dollars.

To pay M. L. Bell contestant, expenses, case of Bell vs Snyder, second district of Arkansas, three thousand dollars.

To pay O. P. Snyder, contestee, expenses, case of Bell vs Snyder, second district of Arkansas, three thousand dollars.

To pay Thomas M. Gunter, contestant, expenses, case of Gunter vs Wilshire, third district of Arkansas three thousand dollars.

To pay John D. Young, contestee, expenses, case of Burns vs Young, tenth district of Kentucky, one thousand five hundred and eighty-two dollars.

To pay L. C. Gause, contestee, expenses, case of Gause vs Hodges, first district of Arkansas, three thousand dollars.

To pay Asa Hodges, contestee, expenses, case of Gause vs Hodges, first district of Arkansas, three thousand dollars.

To pay C. Y. Thomas, contestant, expenses, case of Thomas vs Davis, fifth district of Virginia, seven hundred and seventy-three dollars and seventeen cents—

Provided, That no sitting member who shall be unseated before the expiration of Congress shall be entitled to the benefit of this appropriation.

That so much of section thirty-eight of the Revised Statutes as requires the Clerk of the House of Representatives to omit from the payroll of Representatives and Delegates elect to Congress those holders of legal certificates whose election he may be notified will be contested be, and the same is hereby repealed.
Bounty, prize-money, &c., of colored soldiers and sailors.

Bounties to sailors and marines.

Official records of war of the rebellion.

Extra compensation to clerks.

Military convicts in State penitentiaries.

Appropriation for headstones continued.

Commissioner to attend international penitentiary congress at Rome.

War indemnity to States.

Dakota volunteers.

Proviso.

Military prison, Fort Leavenworth. Proviso.

Volunteers of Washington and Oregon Territories.
Oregon and Washington in the suppression of Indian hostilities therein in eighteen hundred and fifty-five and eighteen hundred and fifty-six, the sum of twenty-five thousand dollars.

For completing south wing of the State, War, and Navy Departments, under the direction of the Secretary of State, fifty thousand dollars; and for continuing work on the east wing of the building for the State, War, and Navy Departments, seven hundred thousand dollars, to be expended under the direction of the Secretary of War.

To enable the Secretary of War to pay George W. Seibert for grading streets and side-walks in front of the United States arsenal grounds in the city of Indianapolis, Indiana, six hundred and fifty-eight dollars; and to pay Michael Faust for grading and gravelling the same, and in the vicinity thereto, one thousand and fourteen dollars and ninety-nine cents.

For the completion of the military road from the city of Santa Fé to Fernandez de Taos, in the Territory of New Mexico, six thousand, six hundred and forty-four dollars and eighty cents, in addition to the unexpended balance of the appropriation made by the act of March third, eighteen hundred and seventy-three, which is hereby continued and made available, to be expended under the direction of the Secretary of War.

The following sums, or so much thereof as may be necessary, are hereby appropriated for the purchase of the following sites for forts in the State of Texas, in accordance with the resolutions and recommendations of the board of officers appointed under act of March third, eighteen hundred and seventy-three, entitled “An act to provide for the purchase, by the Secretary of War, of land for the United States for the sites of forts and military posts:” Fort Brown, twenty-five thousand dollars; Fort Duncan, ten thousand dollars; Ringgold Barracks, ten thousand dollars: Provided, That before the payment of the money hereby appropriated, good titles shall be made to the United States for such land as contemplated by said act and said report; and no more than the amount appropriated shall be paid for such sites. And the Secretary of War is hereby authorized to accept for the United States, and free of expense to the same, a conveyance of the site of Fort McIntosh.

And the Congressional Printer is hereby authorized to print and bind five thousand additional copies of the Medical and Surgical History of the War of the Rebellion; one thousand for the use of the Senate, three thousand for the use of the House of Representatives, and one thousand for distribution by the Surgeon General of the Army; and the Surgeon General is hereby authorized to continue on duty in his office the Acting Assistant surgeons now employed on said history until the end of the next fiscal year.

For the construction of a pedestal for an equestrian statue, to be furnished by the association hereinafter named, of Major General James B. McPherson, who was killed at the battle of Atlanta, twenty-five thousand dollars: Provided, That the design of said pedestal shall be approved by the Secretary of War, the officer in charge of public buildings and grounds, and the corresponding secretary of the Society of the Army of the Tennessee, or a majority of them: And provided also, That it shall be erected in Scott Square in the city of Washington, on or near its centre, the ground of which shall be adapted to such erection by the discontinuance of the carriage way connecting Vermont avenue now running through said square, and said square shall be hereafter known as McPherson Square.

To enable the Secretary of War to acquire a full and perfect title to the “Brady collection of photographs of the war,” and to secure by purchase the remainder now in the possession of the artist, twenty-five thousand dollars.
BUILDINGS AND GROUNDS IN AND ABOUND WASHINGTON.

Buildings and grounds in and around Washington.

Grounds south of Executive Mansion.

Sub-draining, &c., Smithsonian grounds.

Reservation between Third and Sixth streets.

Reservation on Maryland avenue.

Green-houses and propagating-gardens.

Lafayette Square.

Removal of fences from Agricultural grounds.

Fences.

Manure.

Painting iron fences.

Seats.

Tools.

Trees and tree-boxes.

Snow and ice.

Flowers and flower-pots, &c.

Trees and plants.

Tree-markers.

Sparrow cages.

Nuisances.

Ailanthus-trees.

Fountains.

Reservation No. 3.

Relaying curb, &c., south of Executive Mansion.

Cutting down nursery embankment.

Fountain south of Executive Mansion.

Fountains and watchmen's lodges in Judiciary Square.

Seats for public grounds.

Improving reservations.

Executive Mansion.

Improvement, repair, and care of public grounds: Of public buildings, grounds, and works in the District of Columbia, under the direction of the Chief of Engineers:

For filling the ground south of the Executive Mansion, ten thousand dollars.

For sub-draining, and repairing, and re-gravelling the walks and roads of the Smithsonian grounds north of the building, and for moving trees and construction of fountains, ten thousand dollars.

For completing the improvement of reservation between Third and Sixth streets, as per plan, ten thousand dollars.

For filling and grading reservation on Maryland avenue, lately occupied by the Agricultural Department, eight thousand dollars.

For ordinary care of, and extension to, green houses, and propagating garden, three thousand dollars.

For ordinary care of Lafayette Square, two thousand dollars.

For removal of fences on the eastern and western sides of the Agricultural grounds during the present fiscal year, one hundred dollars.

For annual repair of fences, two thousand dollars.

For manure and hire of horses, and carts, eight thousand dollars.

For painting iron fences, four thousand dollars.

For care and repair of seats, one thousand dollars.

For purchase and repair of tools, one thousand dollars.

For trees, tree-boxes, lime, and whitewashing, five thousand dollars.

For removing snow and ice, one thousand dollars.

For flowers, pots, twine, wire, and for Italian lycopodium, one thousand dollars.

For purchase of young trees and plants for nursery, and care of same, two thousand dollars.

For tree markers and marking the same, one hundred dollars.

For making cages and boxes for sparrows, five hundred dollars.

For abating nuisances, one thousand dollars.

For removing ailanthus-trees from the public grounds condemned by the board of health, five hundred dollars.

For care of and repair to, the various fountains, one thousand dollars.

For completing the improvement of reservation numbered three, (Monument Grounds,) as per plan, twenty thousand dollars.

For taking up and relaying curb and flag south of the Executive Mansion, one thousand five hundred dollars.

For cutting down embankment on the nursery, one thousand two hundred and fifty dollars.

For repairing fountain south of the Executive Mansion, and for coping and centre piece for same, three thousand dollars.

For fountains and watchman's lodge in Judiciary Square, five thousand dollars.

For purchase of three hundred seats for the public grounds, two thousand four hundred dollars.

For improving various reservations, fifteen thousand dollars.

For the Executive Mansion, as follows: For repairs, ten thousand dollars; for refurnishing, ten thousand dollars; for fuel for the same and for the green-houses, five thousand dollars; for care of, and necessary repairs to, the green-houses, five thousand dollars.
For lighting the Capitol and the Executive Mansion, namely: For gas, thirty five thousand dollars; for pay of lamp-lighters, gas-fitters, plumbers, plumbing lamps, lamp-posts, matches, material for the electrical battery, and repairs of all kinds, fifteen thousand dollars.

For new chandeliers for the corridors and passages of the House of Representatives to correspond with those in the Senate, five thousand dollars.

For fuel for watchmen’s lodges, and for the greenhouse at the propagating-garden, one thousand dollars.

For repairing and extending water-pipes, purchase of apparatus to clean them, and for cleaning the springs that supply the Capitol, Executive Mansion, and War and Navy Departments, ten thousand dollars.

For annual repairs of bridges, such amount is hereby appropriated as may be turned into the Treasury from the sale of the old Anacostia bridge, on the completion of the new bridge.

Washington aqueduct: For engineering, maintenance, and general repairs, fifteen thousand dollars; for building an iron truss-roof and for furnishing and setting galvanized-iron cornice on the gate-house at Great Falls, three thousand dollars: Provided, That the lands belonging to the United States and lying around the receiving-reservoir shall hereafter be controlled in connection with the Washington Aqueduct, and shall be under the charge and control of the officer in charge of said aqueduct: And provided further, That the chief engineer is hereby directed to notify the Washington and Georgetown Railway Company to remove their railway track from the Washington aqueduct bridge over Rock Creek, within one year from the date of said notice; and said company shall make such removal within the year aforesaid, and have the right to lay their tracks along Twenty-sixth street from Pennsylvania avenue to M street north, and thence along M street into Georgetown, to connect with their tracks on Bridge street; and said chief engineer may establish and publish regulations prohibiting the passage of heavily loaded wagons and carriages over said bridge.

For removing embankment and opening an alley along the west end of the building, corner of Seventeenth and F streets, nine hundred dollars.

NAVY-YARDS AND STATIONS

For the naval station at New London: For labor, materials, and erections, forty thousand dollars.

For the navy-yard at Pensacola, Florida: For continuing the rebuilding of the repairing-dock, one hundred and fifty thousand dollars.

For the navy-yard at Mare Island, California: For continuation of work, two hundred thousand dollars.

For the navy-yard at League Island: For the continuation of work and removal of property from the Philadelphia navy-yard, two hundred thousand dollars; which sum shall be available from and after the passage of this act. Provided, That the Secretary of the Navy, the Secretary of the Treasury, the Chief Engineer of the Army, and the chairman of the board of revision of taxes of the city and county of Philadelphia in the State of Pennsylvania, are hereby created a commission for the purpose of making sale and conveyance of all the lands, docks, wharves, real property and appurtenances, rights, interests, and privileges of the United States included within the limits of, and known as the navy-yard in, the city of Philadelphia, in the State of Pennsylvania; that for the purpose aforesaid, they shall, if they think best for the public interest, have the said property divided into lots or plots, and laid out into blocks and streets, conforming, as far as the interests of the Government will permit, to the blocks and streets of the said city in the vicinity of the said navy-yard; and they shall have the said property fairly appraised in such lots or portions as they think best, and shall have power to sell the same, or any portion thereof, at public auction,
after thirty days notice in three daily papers of the largest circulation
in the city of Philadelphia, at not less than the appraised value, to be
paid for in cash within thirty days after making such sale, and; upon
the receipt of such payment, to make good conveyance and title for the
property sold and paid for to the purchasers or their assigns; that the
money so received, less the necessary expenses of this commission, shall
be paid into the Treasury of the United States, and an amount equal to
the sum so paid in is hereby appropriated to be expended by the Navy
Department in removing the movable property of the Philadelphia
navy-yard to League Island, and in building the necessary docks,
wharves, shops, and buildings at League Island, and preparing the
same for carrying on the business and work of a navy-yard at that
place: Provided, That not more than one-third of the appraised value
of the said property hereby authorized to be sold shall be expended
within the next fiscal year: And provided also, That the said commis-
sion shall make a definite and specific report of all their doings under
this authority to Congress at its next regular session, and at each regu-
lar session thereafter while said sale shall remain uncompleted.

Proviso.

For repairs at the different navy-yards and stations, and preservation
of the same, five hundred thousand dollars: Provided, That no part of
this appropriation shall be expended upon the Philadelphia or Wash-
ington navy-yard.

For clothing for the Navy, one hundred and fifty thousand dollars.

To increase and improve the quarters at the United States Naval
Academy, ten thousand dollars.

DEPARTMENT OF AGRICULTURE.

Improvement of grounds, Department of Agriculture; For labor, six
thousand dollars; manure and trees for arboretum, one thousand five
hundred dollars; for repairing concrete roads and walks, five hundred
dollars; for tools, wagons, lawn-mowers, carts, and general repairs of
the same, six hundred dollars; for planting and completing improve-
ment of new grounds, one thousand dollars; for two flights of stone
steps in front of the conservatory, six hundred and eighty dollars; for
two small fountains, three hundred and sixty dollars; for purchasing
and laying pipes, one thousand three hundred and fifty dollars; in all,
eleven thousand nine hundred and ninety dollars.

UNDER THE TREASURY DEPARTMENT.

PUBLIC BUILDINGS.

Charleston. For completion of building, approaches, and grading for custom house,
Charleston, South Carolina, one hundred and fifty-one thousand eight
hundred and thirty-three dollars and ninety-one cents.

Atlanta. For continuation of building for custom house and post-office, Atlanta,
Georgia, the sum of fifty thousand dollars.

New Orleans. For continuation of building for custom-house at New Orleans, Louis-
iana, one hundred thousand dollars.

Chicago. For continuation of building for custom-house and sub-treasury, Chi-
icago, Illinois, seven hundred and fifty thousand dollars.

Cincinnati. For continuation of building for custom-house and post-office, Cincin-
nati, Ohio, six hundred thousand dollars.

Covington. For continuation of building for custom house and post-office, Cov-
ington, Kentucky, twenty-five thousand dollars.

Evansville. For continuation of building for custom house, court house, and post-
office, Evansville, Indiana, fifty thousand dollars.

Fall River. For continuation of building for custom house and post-office, Fall
River, Massachusetts, forty thousand dollars; and the limitation here-
tofore existing under act of May twenty-first, eighteen hundred and
seventy-two, is hereby repealed.

1872 c. 188, v. 17, p. 140.
For completing court house and post-office at Indianapolis, Indiana, twelve thousand dollars.

For completion of building for United States post-office and court house, New York, including cost of heating and ventilating apparatus and the cost of area along park front, as per report of the Supervising Architect of the Treasury, three hundred and eighty-eight thousand one hundred and sixty dollars and eight cents.

For continuation of building for court house and post-office, Hartford, Connecticut, one hundred thousand dollars.

For the building for post-office and custom house, Parkersburgh, West Virginia, eighteen thousand dollars.

For continuation of building for post-office and court house, Philadelphia, Pennsylvania, seven hundred and fifty thousand dollars.

For continuation of building for custom house and post-office, Port Huron, Michigan, twenty-five thousand dollars.

For continuation of building for court house and post-office, Raleigh, North Carolina, fifty thousand dollars.

For completion of building for custom house and post-office, Rockland, Maine, twenty thousand dollars.

For completion of building for custom house and post-office at Trenton, New Jersey, one hundred thousand dollars.

For continuation of building for appraisers' stores, San Francisco, California, one hundred thousand dollars.

For continuation of building for custom house and post-office, at Grand Rapids, Michigan, fifty thousand dollars.

For continuation of building for custom house and post-office, Saint Louis, Missouri, seven hundred thousand dollars.

For annual repairs of the Treasury-building, Washington, District of Columbia, twenty-five thousand dollars.

For out-buildings, sewerage, fencing, and grading building for marine hospital, San Francisco, California, fifteen thousand nine hundred dollars.

To cover the expenses incurred by reason of the fire at the Navy Department on the twenty-fifth day of January, eighteen hundred and seventy-five, twelve thousand dollars, to be immediately available.

For repairs and preservation of all the public buildings under the control of the Treasury Department, two hundred and fifty thousand dollars.

And hereafter no money shall be paid nor contracts made for payment for any site for a public building in excess of the amount specifically appropriated therefor; and no money shall be expended upon any public building on which work has not yet been actually begun until after drawings and specifications together with detailed estimates of the cost thereof, shall have been made by the Supervising Architect of the Treasury Department, and said plans and estimates shall have been approved by the Secretary of the Treasury, Secretary of the Interior, and the Postmaster General; and all appropriations made for the construction of such building shall be expended within the limitations of the act authorizing the same or limiting the cost thereof; and no change of said plan involving an increase of expense exceeding ten per centum of the amount to which said building was limited shall be allowed or paid by any officer of the Government without the special authority of Congress.

For furniture and repairs of the same, and for carpets for public buildings under the control of the Treasury Department, one hundred and fifty thousand dollars.

For fuel, light, and water, and miscellaneous items required by the janitors and firemen in the proper care of the public buildings under the control of the Treasury Department, three hundred thousand dollars.

For heating apparatus and repairs of the same, for public buildings.
under the control of the Treasury Department, two hundred thousand dollars.

For vaults, safes, and locks for public buildings under the control of the Treasury Department, seventy-five thousand dollars.

For photographing, engraving, and printing plans of public buildings under the control of the Treasury Department, five thousand dollars.

For pay of custodians and janitors of public buildings under the control of the Treasury Department, one hundred thousand dollars.

For the purpose of making plans and specifications for a public building at Auburn, New York, the sum of four thousand dollars, the same being in accordance with the recommendation of the Treasury Department through the Supervising Architect of the Treasury.

SEC. 2. That on and after July first, eighteen hundred and seventy-five, the organization of the Treasury Department, and the several offices thereof, and the annual salaries paid to the persons therein, shall be as follows, to wit:

In the office of the Secretary of the Treasury:

The Secretary, eight thousand dollars; two assistant secretaries, at four thousand five hundred dollars each; chief clerk, three thousand dollars; one chief of division of warrants, estimates, and appropriations, three thousand dollars; seven chiefs of division, at two thousand eight hundred dollars each; eight assistant chiefs of division, at two thousand four hundred dollars each; two disbursing clerks at two thousand eight hundred dollars each; twenty-five clerks of class four; stenographer to the Secretary, two thousand four hundred dollars; twenty-six clerks of class three; twenty-one clerks of class two; eighteen clerks of class one; thirty-one clerks at nine hundred dollars each; eleven messengers; and eleven laborers; one clerk of class four and one clerk of class one, to assist the chief clerk in superintending the building, one captain of the watch, one thousand four hundred dollars; one engineer, one thousand six hundred dollars; one machinist and gas-fitter, one thousand two hundred dollars; one storekeeper, one thousand four hundred dollars; sixty watchmen, at seven hundred and twenty dollars each; additional to two of said watchmen, acting as lieutenants of watchmen, two thousand dollars each; twenty-five laborers, at seven hundred and twenty dollars each; one assistant engineer, one thousand dollars; nine firemen, at seven hundred and twenty dollars each; and ninety char-women, at one hundred and eighty dollars each.

In the Construction Branch of the Treasury:

Supervising Architect, four thousand five hundred dollars; chief clerk, two thousand five hundred dollars; one photographer, two thousand five hundred dollars; one principal clerk, at two thousand four hundred dollars; two clerks, at two thousand dollars each; one assistant photographer, at one thousand six hundred dollars; two clerks of class four; four clerks of class three; two clerks of class one; two clerks, at nine hundred dollars each; and one messenger.

In the Office of the First Comptroller:

The First Comptroller of the Treasury, five thousand dollars; deputy comptroller, two thousand eight hundred dollars; four chiefs of division, at two thousand four hundred dollars each; six clerks of class four; twelve clerks of class three; ten clerks of class two; five clerks of class one; six clerks at nine hundred dollars each; one messenger; and three laborers.

In the Office of the Second Comptroller:

The Second Comptroller, five thousand dollars; deputy comptroller, two thousand eight hundred dollars; six chiefs of division, at two thousand four hundred dollars each; six clerks of class four; seventeen clerks of class three; eighteen clerks of class two; eleven clerks of class one; ten clerks at nine hundred dollars each; one messenger and three laborers.
In the Office of the Commissioner of Customs:

The Commissioner of Customs, four thousand five hundred dollars; deputy commissioner, two thousand five hundred dollars; two chiefs of division, at two thousand four hundred dollars each; two clerks of class four; five clerks of class three; ten clerks of class two; nine clerks of class one; one messenger; and one laborer.

In the Office of the First Auditor:

The First Auditor of the Treasury, four thousand dollars; deputy auditor, two thousand five hundred dollars; four chiefs of division, at two thousand one hundred dollars each; two clerks of class four; thirty-five clerks of class three; seventy clerks of class two; forty-five clerks of class one; one messenger; and ten laborers.

In the Office of the Second Auditor:

The Second Auditor of the Treasury, four thousand dollars; deputy auditor, two thousand five hundred dollars; five chiefs of division, at two thousand one hundred dollars each; six clerks of class four; thirty-five clerks of class three; seventy clerks of class two; forty-five clerks of class one; one messenger; and twelve laborers.

In the Office of the Third Auditor:

The Third Auditor of the Treasury, four thousand dollars; deputy auditor, two thousand five hundred dollars; five chiefs of division, at two thousand one hundred dollars each; six clerks of class four; thirty-five clerks of class three; seventy-five clerks of class two; forty clerks of class one; ten clerks at nine hundred dollars each; two messengers; seven laborers; and one char-woman, at four hundred and eighty dollars.

In the Office of the Fourth Auditor:

The Fourth Auditor of the Treasury, four thousand dollars; deputy auditor, two thousand five hundred dollars; three chiefs of division, at two thousand one hundred dollars each; two clerks of class four; eighteen clerks of class three; eleven clerks of class two; ten clerks of class one; six clerks, at nine hundred dollars each; one messenger; and three laborers.

In the Office of the Fifth Auditor:

The Fifth Auditor of the Treasury, four thousand dollars; deputy auditor, two thousand five hundred dollars; two chiefs of division, at two thousand one hundred dollars each; two clerks of class four; seven clerks of class three; eight clerks of class two; eight clerks of class one; five clerks, at nine hundred dollars each; one messenger; and two laborers.

In the Office of the Auditor of the Treasury for the Post Office Department:

The Auditor of the Treasury for the Post Office Department, four thousand dollars; deputy auditor, two thousand five hundred dollars; eight chiefs of division, at two thousand one hundred dollars each; eight clerks of class four, and, additional to one clerk of class four as disbursing clerk, two hundred dollars; fifty-four clerks of class three; sixty-nine clerks of class two; thirty-seven clerks of class one; one messenger; and nineteen laborers; twenty assorters of money orders, at one thousand dollars each; also fifteen female assorters of money orders, at nine hundred dollars each.

In the Office of the Register:

The Register of the Treasury, four thousand five hundred dollars; one assistant register and one deputy register, at two thousand five hundred dollars each; seven clerks of class four; ten clerks of class three; fourteen clerks of class two; eight clerks of class one; eight copyists, at nine hundred dollars each; one messenger; and four laborers.

In the Office of the Treasurer:

The Treasurer of the United States, six thousand five hundred dollars; assistant treasurer, three thousand eight hundred dollars; cashier, three thousand eight hundred dollars; assistant cashier, three thousand five hundred dollars; five chiefs of division, at two thousand seven hun-
dred dollars each; two principal bookkeepers, one at two thousand six hundred dollars and one at two thousand five hundred dollars; two tellers, one at two thousand seven hundred dollars and one at two thousand six hundred dollars; one chief clerk, at two thousand seven hundred dollars; two assistant tellers, at two thousand three hundred and fifty dollars each; thirteen clerks of class four; thirteen clerks of class three; nine clerks of class two; eight clerks of class one; sixty clerks, at nine hundred dollars each; seven messengers; five laborers, at seven hundred and twenty dollars each; and seven laborers, at two hundred and forty dollars each.

In the Office of the Light House Board:

The chief clerk of the Light House Board, two thousand five hundred dollars; two clerks of class four; two clerks of class three; one clerk of class two; one clerk of class one; one clerk, at nine hundred dollars; one messenger; and one laborer.

In the Office of the Comptroller of the Currency:

The Comptroller of the Currency, five thousand dollars; deputy comptroller, three thousand dollars; four chiefs of division, at two thousand four hundred dollars each; one stenographer, at two thousand dollars; eight clerks of class four; fourteen clerks of class three; twelve clerks of class two; eleven clerks of class one; thirty-three clerks, at nine hundred dollars each; four messengers; four laborers; and two night watchmen.

In the Office of the Commissioner of Internal Revenue:

The Commissioner of Internal Revenue, six thousand dollars; deputy commissioner, three thousand five hundred dollars; one deputy commissioner, at three thousand dollars; seven heads of division, at two thousand five hundred dollars each; one stenographer, at two thousand dollars; thirty clerks of class four; forty-two clerks of class three; fifty clerks of class two; eighteen clerks of class one; seventy clerks, at nine hundred dollars each; five messengers; and fifteen laborers.

In the Office of the Secretary of the Treasury:

That there shall be in the Office of the Secretary of the Treasury a Division of Loans and a Division of Currency, with the following employees: Two chiefs of division, at two thousand eight hundred dollars each; two assistant chiefs of division, at two thousand four hundred dollars each; fourteen clerks of class four; eight clerks of class three; six clerks of class two; four clerks of class one; sixty clerks, at nine hundred dollars each; eight messengers; eleven laborers, at seven hundred and twenty dollars each; and twelve laborers, at not exceeding two dollars and twenty-five cents a day each; and additional pay to three fourth-class clerks in the Division of Loans, namely, receiving clerk of bonds and two bookkeepers, three dollars each.

In the Office of the Treasurer:

Seventeen clerks of class four; six clerks of class three; five clerks of class two; nine clerks of class one; one hundred and forty-five counters and copyists, at nine hundred dollars each; nine messengers; and twenty-six laborers.

In the Office of the Register of the Treasury:

Five chiefs of division, at two thousand five hundred dollars each; one disbursing clerk, at two thousand dollars; twelve clerks of class four; twelve clerks of class three; four clerks of class two; five clerks of class one; one hundred counters and copyists at nine hundred dollars each; eight messengers; and six laborers.

In the Office of the First Auditor of the Treasury:

Four clerks of class four; three clerks of class three; three clerks of class two; and two clerks of class one.

That the duties heretofore prescribed by law and performed by the chief clerks in the several Bureaus named shall hereafter devolve upon, and be performed by, the several deputy comptrollers, deputy auditors, deputy register, and deputy commissioner herein named: Provided, That on and after January first, eighteen hundred and seventy-six,
the appointments of this Department shall be so arranged as to be equally distributed between the several States of the United States, Territories, and the District of Columbia, according to population.

That the Secretary of War be, and he is hereby, authorized to detail a medical officer of the Army to investigate and report upon the reported existence and spread of cholera in Mexico and near the frontier of Texas, and should such epidemic invade the United States during the present year, it shall be the duty of said officer to give timely notice of the advance and spread of the disease, and to compile complete records of said epidemic, and to report the same through the President to Congress; and to defray the necessary expenses of this investigation, the sum of five thousand dollars is hereby appropriated, or so much thereof as may be required, to be expended under the direction of the Secretary of War.

SEC. 3. That to carry into effect the provisions of section three of the act entitled "An act fixing the amount of United States notes, providing for a redistribution of the national-bank currency, and for other purposes" approved June twentieth, eighteen hundred and seventy-four, the Secretary of the Treasury is authorized to appoint the following force, to be employed under his direction, namely: In the office of the Treasurer: one superintendent, three thousand five hundred dollars; two principal tellers and one principal book-keeper, at two thousand six hundred dollars each; one assistant principal book-keeper at two thousand five hundred dollars; two assistant tellers, at two thousand two hundred dollars each; two clerks of class four; two clerks of class three; four clerks of class two; forty-four clerks of class one; twenty-one clerks, at nine hundred dollars each; four messengers; five assistant messengers; and three persons to be employed at four hundred and thirty-two dollars each; for which the sum of one hundred and sixty-six thousand six hundred and fifty-six dollars is hereby appropriated out of any money in the Treasury not otherwise appropriated.

In the office of the Comptroller of the Currency: One superintendent, at two thousand four hundred dollars; one teller and one principal book-keeper, at two thousand four hundred dollars each; one assistant book-keeper, at two thousand two hundred dollars each; one clerk of class four; four clerks of class one; twenty clerks, at nine hundred dollars each; and one messenger; for which the sum of thirty-four thousand eight hundred and forty dollars is hereby appropriated out of any money in the Treasury not otherwise appropriated. And at the end of each month, the Secretary of the Treasury shall re-imburse the Treasury to the full amount paid out under the provisions of this section by transfer of said amount from the deposit of the national banking-associations with the Treasury of the United States; and at the end of each fiscal year he shall transfer from said deposit to the Treasury of the United States such sum as may have been actually expended under his direction for stationery, rent, fuel, light, and other necessary incidental expenses which have been incurred in carrying into effect the the provisions of the said section of the above named act.

SEC. 4. That for experiments in testing iron and steel, including the cost of any machine built for such purpose, the sum of fifty thousand dollars is hereby appropriated; and the further sum of twenty-five thousand dollars provided "for improved machinery and instruments for testing American iron and steel" in the act entitled "An act making appropriations for the support of the Army for the year ending June thirtieth, eighteen hundred and seventy-four" approved March third, eighteen hundred and seventy-three is hereby continued and made available for such purpose; and that the President be, and hereby is authorized to appoint a board, to consist of one officer of the engineers of the United States Army, one officer of ordnance of the United States Army, one line-officer of the United States Navy, one engineer of the United States Navy, and three civilians who shall...
be experts; and it shall be the duty of said board to convene at the earliest practicable moment, at such place as may be designated by the President, for the purpose of determining, by actual tests, the strength and value of all kinds of iron, steel and other metals which may be submitted to them or by them procured, and to prepare tables which will exhibit the strength and value of said materials for constructive and mechanical purposes, and to provide for the building of a suitable machine for establishing such tests: Provided, That no officers in the pay of the Government shall be entitled to, or receive, any additional compensation by reason of any services rendered in connection with this board; but one of the civil experts shall act as secretary of the board, and shall be entitled, under this act to such compensation as the President may deem proper and fit: Provided, That not more than fifteen thousand dollars of the sum herein provided shall be used for the expenses of such board.

SEC. 5. To enable the Executive Departments of the Government and the Smithsonian Institution to participate in the International Exhibition of eighteen hundred and seventy-six, the following sums are hereby appropriated, namely: For the Interior Department, one hundred and fifteen thousand dollars; for the Treasury Department, five thousand dollars; for the Post-Office Department five thousand dollars; for the Agricultural Department, fifty thousand dollars; for the Smithsonian Institution, sixty-seven thousand dollars; for the United States Commission of Food-Fishes, five thousand dollars; for the War Department, one hundred and thirty-three thousand dollars; for the Navy Department, one hundred thousand dollars; for show-cases, stationery, postage, telegrams, expressage, and other necessary incidental expenses, twenty-five thousand dollars; in all, five hundred and fifty thousand dollars; to be disbursed under the direction of the board on Executive Departments appointed in pursuance of the presidential order of January twenty-third, eighteen hundred and seventy-four.

And authority is hereby given to the heads of the several Executive Departments to display at the International Exhibition of eighteen hundred and seventy-six, under such conditions as they may prescribe, subject to the provisions of section seven of the act of June first, eighteen hundred and seventy-two, all such articles in store or under the control of said Departments as may be necessary or desirable to render such collection complete and exhaustive: Provided, That it should become necessary to erect any building or part of a building for said exhibition, on the part of the Government, the same shall be paid for, pro rata, out of the sums appropriated to the several Departments, the United States Commission of Food-Fishes and the Treasury and Post-Office Departments excepted, the cost of the building not to exceed one hundred and fifty thousand dollars; and at the close of the exhibition, said building shall be sold and the proceeds covered into the Treasury as miscellaneous receipts: And provided further, That the sums hereby appropriated shall cover the entire expense to which the United States Government shall be subjected on account of said exhibition, except the sum appropriated in this act for printing the certificates of stock of said exhibition; and the board on Executive Departments is forbidden to expend any larger sum than is set down herein for each Department, or to enter into any contract or engagement that shall result in any such increased expenditure; and no money shall be taken by any Department for the purposes of this exhibition as aforesaid from any other appropriations except the one hereby made: And further provided, That of the sum hereby appropriated the sum of two hundred thousand dollars shall be immediately available.

SEC. 6. That section twenty-five of the Revised Statutes prescribing the time for holding elections for Representatives to Congress, is hereby modified so as not to apply to any State that has not yet changed its
day of election, and whose constitution must be amended in order to

effect a change in the day of the election of State officers in said State.

SEC. 7. That the Secretary of the Treasury be, and he is hereby,

authorized to pay, when discharged one months pay to such clerks and

employees in the Executive Departments in Washington, D.C., as shall

be discharged at the close of the present fiscal year, without fault on

their part, but by reason of the reductions made necessary by the legis-

lation of the present session of Congress: Provided, That the amount

paid under this section shall be deducted from the salary of any person

receiving the same who shall be re-appointed within six months of the
date of such discharge; and so much money as is necessary is hereby

appropriated.

SEC. 8. That in any action now pending, or which may be brought

against any person for or on account of anything done by him while an

officer of either House of Congress in the discharge of his official duty,
in executing any order of such House, the district attorney for the dis-

trict within which the action is brought, on being thereto requested by
the officer sued, shall enter an appearance in behalf of such officer; and

all provisions of the eighth section of the act of July twenty-eighth,
eighteen hundred and sixty-six, entitled "An act to protect the revenue,
and for other purposes," and also all provisions of the sections of former
acts therein referred to, so far as the same relate to the removal of suits,
the withholding of executions, and the paying of judgments against
revenue or other officers of the United States, shall become applicable
to such action and to all proceedings and matters whatsoever connected
therewith, and the defense of such action shall thenceforth be conducted
under the supervision and direction of the Attorney General.

SEC. 9. That the Secretary of State shall cause the statutes at large
enacted by each Congress, which shall be edited and printed pursuant
to the provisions of section seven of the act entitled "An act for pub-
lication of the Revised Statutes and the laws of the United States,"
applied June twentieth, eighteen hundred and seventy-four, to be stere-
typed and offered for sale in the same manner and on the same terms
as is provided in and by section nine of said act herein mentioned in
respect to the laws of each session of Congress. That the provisions
of section two of the act entitled "An act providing for the distribu-
tion of the Revised Statutes," approved February eighteenth, eighteen

hundred and seventy-five, shall apply to the statutes at large enacted by
each Congress and to the laws of each session of Congress, to be pub-
lished pursuant to said act of June twentieth, eighteen hundred and
seventy-four, in the same manner as if specially mentioned therein. That
the Congressional Printer be, and he is hereby directed, in causing to be
printed and bound an edition of the laws at the close of the session for
the use of the Senate and the House of Representatives, to print the same
from the stereotype plates of the edition prepared under the direction of
the Department of State, with the index thereof; and so much of the
act entitled "An act to expedite and regulate the printing of public docu-
ments, and for other purposes," approved June twenty-fifth, eighteen
hundred and sixty-four, as requires the preparation of an alphabetical
index, under the direction of the Joint Committee on Printing, be and
the same is hereby, repealed.

SEC. 10. That section two thousand six hundred and eighty-eight of the
Revised Statutes of the United States be amended by inserting at the
end thereof as follows: "That hereafter the maximum compensation of
each surveyor of customs, performing the duties of collectors of cus-
toms, shall be five thousand dollars a year, out of any and all fees and
emoluments by him received."

SEC. 11. That the Secretary of the Treasury is hereby authorized, at
such times as may be necessary, for the purpose of obtaining bond's for
the sinking-fund, in compliance with sections three thousand six hun-
dred and ninety-four to three thousand six hundred and ninety-seven,
inclusive, of the Revised Statutes of the United States, to give public
notice that he will redeem, in coin, at par, any bonds of the United States, bearing interest at the rate of six per centum, of the kind known as five-twenties; and in three months after the date of such public notice, the interest on the bonds so selected and called for payment shall cease.

SEC. 12. That it shall be the duty of the Commissioner of Patents to furnish, free of cost, one copy of the bound volumes of specifications and drawings of patents published by the Patent-Office, to each of the executive Departments of Government, upon the request of the head thereof.

Approved, March 3, 1875.

March 3, 1875.

Deficiency appropriation for year ending June 30, 1875, and for prior years.

CHAP. 131.—An act making appropriations to supply deficiencies in the appropriations for fiscal years ending June thirtieth, eighteen hundred and seventy-five, and prior years, 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 following sums be, and they are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, to supply deficiencies in the appropriations for the service of the Government for the fiscal year ending June thirtieth, eighteen hundred and seventy-five, and for former years, and for other purposes, namely:

SENATE.

For reporting proceedings and debates of the Senate to the close of the current fiscal year, eight thousand one hundred and twenty-five dollars.

For clerks to committees and pages, eight thousand dollars; for labor, fifteen thousand dollars; for folding documents three thousand dollars; for horses and wagons, five hundred dollars. To enable the Clerk of the House to pay clerks of committees of the House, eight thousand dollars, to be added to the contingent fund of the House.

To make up deficiency for Capitol police for the fiscal year ending June thirtieth, eighteen hundred and seventy-five, as follows: For one captain, eighty-eight dollars; for three lieutenants, at two hundred dollars each, six hundred dollars; for twenty-seven privates, at one hundred and eighty-four dollars each, four thousand nine hundred and sixty-eight dollars; and three privates in charge of Botanic Garden, at one hundred and eighty-four dollars each, five hundred and fifty-two dollars; making, in all, six thousand two hundred and eight dollars.

HOUSE OF REPRESENTATIVES.

To enable the Clerk of the House of Representatives to pay counsel fees in the case of J. B. Stewart versus James G. Blaine, J. B. Stewart versus N. G. Ordway, and the habeas corpus case of E. B. Irwin, namely: to William E. Chandler and A. J. Bentley, one thousand five hundred dollars; Samuel Shilabarger, one thousand dollars; George P. Fisher, one thousand dollars; and J. O. Clephane, court stenographer, for reporting, two hundred and seventy-one dollars and fifty cents; in all, three thousand seven hundred and seventy-one dollars and fifty cents; the same to be disbursed under the direction of the Committee on Accounts, and to be added to the miscellaneous item of the contingent fund of the House.

To enable the Clerk of the House of Representatives to pay the temporary clerks to committees their full compensation from January twentieth, eighteen hundred and seventy-four, to the first day of April, eighteen hundred and seventy-five, under the resolution of the House of Representatives of December ninth, eighteen hundred and seventy-three, six thousand dollars, or so much thereof as may be necessary.
To enable the Select Committees on Political Affairs in Alabama, Mississippi, and Louisiana, to pay stenographers employed by them as follows: For the Alabama committee, three thousand five hundred dollars; for the Mississippi committee, one thousand eight hundred dollars; for the Louisiana committee, two thousand eight hundred dollars; in all, eight thousand one hundred dollars; to be paid upon accounts to be approved and certified by the chairman of those committees respectively.

For reporting proceedings and debates of the House of Representatives to the close of the current fiscal year, eight thousand one hundred and twenty-five dollars.

For salary of the departmental telegraph operators at the Capitol from December seventeenth, eighteen hundred and seventy-four, to June thirtieth, eighteen hundred and seventy-five, at one hundred dollars per month, one half of the same to be paid by the Secretary of the Senate to the operator for the Senate and one half of the same to be paid by the Clerk of the House to the operator for the House, a sufficient sum is hereby appropriated.

For salary of the assistant postmaster of the House for the current fiscal year, two hundred and eighty-eight dollars.

To enable the Clerk of the House to pay to the clerk to the Committee on Invalid Pensions one month's extra compensation, one hundred and eighty dollars.

To enable the Clerk of the House to pay for extra clerical services in the Committee on War Claims rendered necessary by the reports of the Commissioners of Claims, five hundred dollars.

For clerks to committees, five thousand and three hundred dollars.

For cartage, seven hundred and thirty-seven dollars.

For folding documents, including pay of folders in the folding rooms and materials six thousand and two hundred dollars; and for folding room under Doorkeeper, ten thousand dollars: Provided, That this amount shall be used to pay additional folders in the Doorkeeper's department up to the seventh of December, eighteen hundred and seventy-five.

For two official reporters of committees, one thousand two hundred and forty-seven dollars and eighty-three cents.

To the miscellaneous item of the contingent fund, ten thousand dollars.

For paying-teller for the Sergeant-at-Arms, House of Representatives, three hundred dollars for the fiscal year ending June thirtieth, eighteen hundred and seventy-five, and three hundred dollars for the fiscal year ending June thirtieth, eighteen hundred and seventy-six.

To enable the Clerk to pay the Sergeant-at-Arms of the House for the use of horses and carriages for the present and next fiscal years, eighteen hundred and twenty-five dollars.

DISTRICT OF COLUMBIA.

To refund to the commissioners of the District of Columbia the amount paid by them on account of salaries of the commissioners of the District of Columbia, to January first, eighteen hundred and seventy-five, seven thousand five hundred and twenty-eight dollars and sixty-six cents; on account of salaries of assistant engineers, to January first, eighteen hundred and seventy-five, one thousand seven hundred and thirty-six dollars and sixteen cents; on account of expenses of the board of audit, including salaries of the clerks, &c., to January first, eighteen hundred and seventy-five, two thousand four hundred and eighty-six dollars and sixty-three cents; on account of printing and trimming three-sixty-five bonds, act June twentieth, eleven thousand four hundred and fifty-one dollars and twenty-five cents; total amount, forty-six thousand two hundred and two dollars and seventy cents.
That for the purpose of paying for the erection and furnishing of the new school building in the city of Georgetown, District of Columbia, and for putting the grounds in order, there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, the sum of fifty thousand, eight hundred and sixty-five dollars, or so much thereof as may be necessary. The money hereby appropriated shall be disbursed under the supervision of the Commissioner of Education, and shall be regarded as a loan, to be hereafter reimbursed to the Treasury of the United States by the District of Columbia.

To pay a portion of the general expenses of the District of Columbia, to be expended by the commissioners of said District, seventy-seven thousand seven hundred and sixty-five dollars and eighty-six cents.

For services rendered to the late board of public works, twenty-eight thousand six hundred and nineteen dollars and sixty-eight cents.

For balance due on bills of fire department for the years eighteen hundred and seventy-one and eighteen hundred and seventy-two, nine thousand and thirty-three dollars and seventeen cents.

For annual repairs of the Reform-School buildings in the District of Columbia, one thousand dollars.

To enable the Secretary of the Interior to pay the persons employed to make a valuation of Government property in the District of Columbia, under section thirty-six of the act approved February twenty-first, eighteen hundred and seventy-one, twenty-five hundred dollars: Provided, That no portion of this amount shall be paid except for time actually employed in or about the making of said valuation.

For the Washington Aqueduct: For building dwelling and office for gate-keeper at the receiving reservoir, three thousand dollars; for continuing, widening, and macadamizing road-way between the distributing reservoir and the Great Falls, five thousand dollars.

DEPARTMENT OF STATE.

To pay the disbursing-clerk of the Department of State additional compensation for disbursing moneys appropriated for the building now being erected for use of the State, War, and Navy Departments, for the fiscal year eighteen hundred and seventy-five, five hundred dollars.

For publishing the laws of Congress in the newspapers for the fiscal year eighteen hundred and seventy-three, necessary to effect a transfer in accounts and involving no appropriation out of the Treasury, fifteen thousand dollars.
FOREIGN INTERCOURSE.

To effect a transfer of accounts in the State Department, involving no appropriation out of the Treasury, viz: For salaries of consuls-general, consuls, vice-consuls, commercial agents, and clerks, for the fiscal year eighteen hundred and seventy-one, three thousand two hundred and fifty-three dollars and ninety-seven cents; and for salaries of consuls-general, consuls, vice-consuls, commercial agents, and clerks, for the fiscal year eighteen hundred and seventy-two, one thousand four hundred and sixty dollars and fifty-one cents.; and for stationery, book-cases, arms of the United States, seals, presses, and flags, and payment of rent, freight, postage, and miscellaneous items, for the fiscal year eighteen hundred and seventy-two, ninety-five dollars and eighty-six cents; and for stationery, book-cases, arms of the United States, seals, presses, and flags, and payment of rent, freight, postage and miscellaneous items, for the fiscal year eighteen hundred and seventy-three, two thousand six hundred and sixty-nine dollars and fifty-two cents; in all two thousand seven hundred and sixty-five dollars and thirty-eight cents; and for salaries of interpreters to consulates in China, Japan, and Siam, for the fiscal year eighteen hundred and seventy-four, eight hundred and thirty-eight dollars and seventy-eight cents.

That the Secretary of State be, and he is hereby, authorized to rent, furnish, and keep suitable buildings, with grounds appurtenant, at Peking, for the use of the legation in China, at an annual cost not exceeding five thousand dollars; that the period of such lease shall be for two or more years, and with renewals, as the Secretary of State shall determine; and that the sum of five thousand dollars is hereby appropriated, out of any money in the Treasury not otherwise appropriated, therefor.

From the unexpended balance of the appropriation made in chapter three hundred and twenty-eight of the acts of the first session of the Forty-third Congress, for the publication of the laws of Congress in newspaper and pamphlet form an amount not exceeding six thousand dollars is hereby appropriated to pay the balance justly due to Little, Brown and Company, of Boston, and to secure to the Government the ownership and possession of the stereotype-plates of such laws now owned by said Little and Brown.

The Clerk of the House of Representatives is authorized to send, until the first day of December, eighteen hundred and seventy-five, such public documents as are prescribed by law to be sent to the governors of States and Territories under his written frank free of charge through the mails.

To enable the Secretary of State to settle the adjusted accounts of Oscar Malmros, consul at Pictou, one thousand nine hundred and fifty dollars and forty-five cents, being for the fiscal year eighteen hundred and seventy-two; and C. Dunn, consul at Hakodadi, two hundred and sixty-seven dollars and ninety-nine cents, being for the same year; and C. H. Royce, consul at Prague, sixty-eight dollars and eighty-six cents, being for the fiscal year eighteen hundred and seventy-three; in all two thousand two hundred and eighty-seven dollars and thirty cents.

TREASURY DEPARTMENT—INDEPENDENT TREASURY.

To enable the Secretary of the Treasury to effect a transfer of accounts, involving no appropriation, out of the Treasury, namely:

For compensation to designated depositaries for receiving, safely keeping, and paying out public moneys for the fiscal year eighteen hundred and seventy one and prior years, two thousand three hundred and forty two dollars and nine cents.
Contingent expenses for collection, &c., of public money.

For contingent expenses under the act for the collection, safe-keeping, transfer and disbursement of public moneys for the fiscal year eighteen hundred and seventy-four, eight thousand seven hundred and forty dollars and sixty-four cents.

**TERRITORIAL GOVERNMENTS—**

**Dakota:** Stationery.

Territory of Dakota: For amount due J. M. W. Jones for stationery for the fiscal year eighteen hundred and seventy-two, one hundred and thirty five dollars and seventy five cents.

**Wyoming:** Stationery.

Territory of Wyoming: For amount due J. M. W. Jones for stationery for fiscal year eighteen hundred and seventy-one and prior years, six hundred and seventy-seven dollars and sixty one cents.

**Mexico:** Printing.

Territory of New Mexico: For amount due Manderfield and Tucker for printing in the English and Spanish languages the laws, journals, bills, &c, for the twenty first session of the legislative assembly, as per letter of the First Comptroller of the Treasury, being a deficiency for the fiscal year, eighteen hundred and seventy-four, four thousand three hundred and eighty-eight dollars and twenty-four cents.

**Washington:** Printing.

Territory of Washington: For amount ascertained to be due and unpaid for printing done and executed for the legislative assembly, as per letter of the First Comptroller of the Treasury, being a deficiency for the fiscal year, eighteen hundred and seventy-two, and prior years, six thousand four hundred and fifty-one dollars and forty-six cents.

**Idaho:** Printing.

To pay Milton Kelly balance due for printing laws and journals of the of the seventh session of the legislative assembly of Idaho Territory, five hundred and thirty-eight dollars and ninety-three cents.

**Wyoming:** Stationery, rent, &c.

For legislative expenses of Wyoming Territory, namely: For stationery, rent, fuel, lights and furniture, one thousand dollars, for incidentals of secretary's office, seven hundred and ten dollars.

**MINTS AND ASSAY OFFICES.**

**Losson unparted gold-bar.**

United States mint at Denver: To repay the United States assistant treasurer at Philadelphia for loss on coinage of one unparted gold-bar, received from the assayer of the mint at Denver, for the fiscal year eighteen hundred and seventy-four, one dollar and thirty-seven cents.

**Freight on bullion and coins.**

For freight on bullion and coins for the fiscal year eighteen hundred and seventy-four, five hundred and thirty-three dollars and sixteen cents.

**Philadelphia mint.**

United States mint at Philadelphia: For improving facilities for water supply by artesian well, ten thousand dollars.

For transportation on bullion and trade dollars for the fiscal year eighteen hundred and seventy-four, four thousand and seventy-five, thirty-seven thousand dollars.

For contingent expenses, being for the same year, nineteen thousand dollars.

**San Francisco mint.**

United States mint at San Francisco: For wages of workmen and adjusters, being for fiscal year, eighteen hundred and seventy-five, sixteen thousand dollars.

For contingent expenses, being for fiscal year eighteen hundred and seventy-four, four thousand dollars.

**Carson mint.**

United States mint at Carson: For wages of workmen and adjusters, being for fiscal year eighteen hundred and seventy-five, six thousand and seventy-four dollars and four dollars and seven cents.

**New York assay office.**

Assay Office at New York: For wages of workmen, being for fiscal year, eighteen hundred and seventy-five, ten thousand dollars.
For contingent expenses, being for the same year, ten thousand dollars.

Assay office at Boise City, Idaho: For fuel, crucibles, chemicals, lights, for the fiscal year eighteen hundred and seventy-four, one hundred and seventy seven dollars, and fifty cents.

MISCELLANEOUS.

For repairs of sidewalk on Fifteenth street, opposite the Treasury Building, for the fiscal year eighteen hundred and seventy-one and prior years, a transfer on the books of the Treasury is hereby authorized of fifteen dollars and sixty seven cents.

For furniture and repairs of same for the Treasury Department for the fiscal year eighteen hundred and seventy-one and prior years, a transfer on the books of the Treasury is hereby authorized of forty-two dollars and eighty-seven cents.

For stationery for the Treasury Department and its several bureaus, for the fiscal year eighteen hundred and seventy-four, one hundred and seventy-six dollars and thirty cents.

For amount due James S. Dean for supplies, furnished supply steamer Fern, for the fiscal year eighteen hundred and seventy-three, one hundred dollars.

For amount due for publishing advertisement for proposals for furnishing rations for revenue vessels, for the fiscal year eighteen hundred and seventy-one, sixteen dollars.

For transportation of United States securities prior to June thirtieth, eighteen hundred and seventy-four, as per certificate of the accounting officers of the Treasury, twenty thousand five hundred and fifty-nine dollars and seven cents.

For amount due National Bank Note Company, as per certificate of the First Comptroller of the Treasury, for the fiscal year eighteen hundred and seventy-three, one thousand five hundred and eighty-seven dollars and fifty cents.

For paper, engraving, printing, express charges, and other expenses of making and issuing the national currency, for the fiscal year eighteen hundred and seventy-five, two hundred and sixteen thousand dollars.

To enable the Secretary of the Treasury to adjust the account of the expenditure “for dies, paper, and stamps for the Internal Revenue Department”, for the fiscal year ending June thirtieth, eighteen hundred and seventy-four a transfer on the books of the Treasury of such sum as may be necessary is hereby authorized: Provided, That the same shall not involve any actual expenditure of money from the Treasury:

To enable the Clerk of the House to pay Frank Morey the amount given him by Resolution of the House of Representatives of the Forty-first Congress, June second, eighteen hundred and seventy, for expenses as contestant in Forty-first Congress, three thousand dollars.

To enable the Attorney General to pay to the administrator of A. F. Reynolds, late of Woodford county Illinois, the amount due under the award of the district court for the Northern district of the State of Illinois, the sum of one thousand two hundred and eighty-two dollars and thirty-five cents.

To pay F. H. Johnson, Thomas S. Burr, John A. Hurley, and George T. Howard for eighty-five days each attendance upon the Joint Select
Forty-third Congress. Sess. II. Ch. 131. 1875.

Hurley, George T. Howard.

To pay W. D. Mims for witness fees for attendance upon Congressional Committee of Elections in Louisiana, fifteenth of December, eighteen hundred and sixty-nine, one hundred and eleven dollars.

R. A. Connolly.

The Secretary of the Treasury is authorized to pay R. A. Connolly not exceeding fourteen hundred and sixty dollars, the amount of a draft drawn by Major Houston, United States Engineers, in charge of harbor improvements at Chicago, upon the United States Depositary at Chicago, October second, eighteen hundred and seventy-one, which was burned in the "Chicago Fire", October ninth, eighteen hundred and seventy-one upon satisfactory proof being furnished him that said draft was burned and destroyed, and had not been paid.

Morgan Rawls.

To pay Morgan Rawls contestee expenses, case of Sloan vs. Rawls, First district of Georgia, one thousand five hundred dollars.

Jno. P. C. Shanks.

To pay John P. C. Shanks, contestee expenses, case of Shanks vs. Neff, Ninth district of Indiana, one thousand and forty dollars.

George Q. Cannon.

To pay George Q. Cannon, contestee expenses, case of Maxwell vs. Cannon, delegate from Utah, seven hundred and fifty dollars.

George R. Maxwell.

To pay George R. Maxwell, contestee expenses, case of Maxwell vs. Cannon, delegate from Utah, seven hundred and fifty dollars.

George A. Sheridan.

To pay George A. Sheridan, contestee expenses case of Sheridan vs. Pinchback, at Large from Louisiana, one thousand seven hundred and thirty-five dollars.

Effingham Lawrence.

To pay Effingham Lawrence, contestee expenses, case of Lawrence vs. Sypher, First district of Louisiana, two thousand dollars: Provided, That no person who shall hereafter be seated by this House shall have any benefit of this appropriation.

Public buildings.

For the completion of the following public buildings: For the court-house and post office at Omaha, Nebraska, ten thousand dollars; post office and court house at Indianapolis, Indiana, twelve thousand dollars. For the completion of the custom house and post office building at Portland, Oregon, as per deficiency estimate of Supervising Architect of the Treasury, forty thousand dollars.

For furniture, fixtures, carpets, and furnishing of the following new, or newly repaired public buildings, namely; custom house at Milwaukee, Wisconsin; custom house at Boston, Massachusetts; and custom house at Toledo, Ohio, forty thousand dollars; and from the unexpended balance of appropriation for additional site and extension of the post office building in Boston, there may be expended a sum not exceeding fifty-nine thousand three hundred and forty-four dollars and two cents.

For repairs and fitting up the old mint building for Government offices at San Francisco, thirty thousand dollars.

For purchase of lot of land in the City of Columbia, South Carolina, next adjoining United States court house lot and to extend the same, five thousand dollars.

For furniture for United States court house and post office, at Columbia, South Carolina, twenty-five thousand dollars.

For repairing damage (caused by fire) to the building for custom house and post office in Newport, Rhode Island, seven thousand four hundred and nineteen dollars and forty-three cents.

For the erection of a building for storage and other purposes connected with the custom house at Newport, Rhode Island, three thousand seven hundred and twelve dollars and fifty cents.

For vaults, safes, and locks in public buildings, five thousand dollars.

For fuel, lights and water for public buildings, being for the fiscal year eighteen hundred and seventy-five, forty thousand three hundred and thirteen dollars and twenty-six cents; and the unexpended balance.
of the appropriation of the same character made for the use of the fiscal year eighteen hundred and seventy-four, is hereby continued and rendered available for the service of the current fiscal year: Provided, That the Secretary of the Treasury is hereby authorized to pay vouchers for expenditures incurred prior to June thirtieth, eighteen hundred and seventy-four, from appropriations for the present fiscal year, as follows; on account of furniture for public buildings, the sum of five hundred dollars; and on account of repairs and preservation of public buildings, the sum of five thousand dollars, and the same shall not involve any increase of the appropriation specified.

To reimburse the city and county of San Francisco, California, for expenditures made in improvement of the streets, paving & curbing in front of the property of the United States in said city and county, eight thousand two hundred and sixty nine dollars and thirty-three cents.

For the construction and verification of standard weights and measures for the custom houses of the United States and for the several States, and the necessary miscellaneous expenses attendant thereon, four thousand dollars.

For the payment of the necessary expenses of defending the United States in respect to claims for net proceeds of cotton, under section five of the act making appropriations to supply deficiencies, approved May eighteenth eighteen hundred and seventy-two six thousand dollars.

To pay the United States depositary at Buffalo, New York, being for the fiscal year eighteen hundred and seventy-one, eight hundred and ninety-one dollars and two cents.

To pay the amount due David H. Mason, deceased, late United States attorney for Massachusetts, for salary, being for the fiscal year eighteen hundred and seventy-three, thirty-two dollars and forty-two cents.

For printing in pamphlet form the proclamations of the governor of Montana during the fiscal years eighteen hundred and seventy-three, and eighteen hundred and seventy-four, one hundred dollars.

To pay John W. Wright, for rent of building, corner of G, and Eighth streets, for one year, nine thousand dollars.

To pay the United States supervisors of the Congressional election held in Philadelphia on the first Tuesday of November, eighteen hundred and seventy-four, the balance claimed by them, twenty-two thousand one hundred and fifty-five dollars.

To pay Dawson Tank and Company, of New London Connecticut, for completing the landing-dock at Little Gull Island, New York, from the appropriation made by act of June twenty third, eighteen hundred and seventy-four, two thousand six hundred and twenty-seven dollars and forty cents; which sum is hereby continued & made available for said purpose from the unexpended balance of said appropriation.

For printing illustrations of the results of the Polaris expedition under the direction of the Secretary of the Navy, fifteen thousand dollars.

To pay William Syphax in full balance to equalize his pay with that of an assistant messenger, six hundred and fifty-five dollars and thirty-eight cents.

**WAR DEPARTMENT.**

For postage and telegrams or dispatches; extra pay to soldiers employed under the direction of the Quartermaster's Department in the erection of barracks, quarters, store-houses, and hospitals, in the construction of roads, and other constant labor for periods of not less than ten days, under the acts of May second eighteen hundred and nineteen, and August fourth, eighteen hundred and fifty-four, including those employed as clerks at division and department headquarters, and hospital stewards on clerical duty; expenses of expresses to and from the frontier posts and armies in the field; of escorts to paymasters and other disbursing-officers and to trains where military escorts cannot be furnished; expenses of the interment of officers killed in action, or who die when on duty in the field, or at posts on the frontier, or at posts and other
places when ordered by the Secretary of War, and of non-commissioned officers and soldiers; authorized office-furniture; hire of laborers in the Quartermaster Department, including the hire of interpreters, spies, and guides for the Army; compensation of clerks, to officers of the Quartermasters Department; compensation of forage and wagon masters authorized by the act of July fifth, eighteen hundred and thirty-eight; for the apprehension securing, and delivering of deserters, and the expense incident to their pursuit; and for the following expenditures required by the for the several regiments of cavalry, the batteries of light artillery, and such companies of infantry and scouts as may be mounted, namely, the purchase of travelling forges blacksmiths' and shoeing tools, horse and mule shoes and nails, iron and steel for shoeing, hiring of veterinary surgeons, medicine for horses and mules, picket ropes, and for shoeing the horses of the corps named; also, generally, the proper and authorized expenses for the movement and operations of an army not expressly assigned to any other department, for the fiscal year eighteen hundred and seventy-four, twenty thousand dollars. For subsistence of regular troops, employees, and Indian scouts, for the current fiscal year, one hundred and fifty thousand five hundred and thirty dollars. Appropriation seven dollars and eighty-three cents: Provided, That so much of the appropriation for subsistence as may be necessary may be applied to the purchase of subsistence-stores for sale to officers for the use of themselves and their families, and to commanders of companies or other organizations, for the use of the enlisted men of their companies or organizations, and the proceeds of all sales of subsistence-supplies shall hereafter be exempt from being covered into the Treasury and shall be immediately available for the purchase of fresh supplies. To supply deficiency in the moneys appropriated for support of totally disabled volunteer soldiers in the National Homes, three hundred and fifty thousand dollars, or so much thereof as may be necessary To enable the Secretary of the Treasury to pay Robert B. Lacey, late captain and assistant quartermaster of volunteers, the sum of one thousand and forty-three dollars and ninety-one cents, being the amount allowed him by Second Comptroller, and certified to the Secretary of the Treasury, as the amount due him as arrears of pay while on duty, and prior to his final discharge.

To the Dudley Observatory at Albany, New York; For the use of the building now occupied by the government for officers for meteorological work, and quarters for signal observers, in the service of the Government and for furnishing and maintaining the same, and also for instruments for astronomical observations, and other necessary incidental expenses, twenty thousand dollars.

For expenses of the Observation and Report of Storms by telegraph for signal for the benefit of Commerce and Agriculture throughout the United States; for manufacture, purchase or repair of meteorological or other necessary instruments; for telegraphing reports; for the expenses of storm signals announcing probable approach and force of storms, for continuing the establishment and connection of stations at Life Saving Stations and Light houses for instruments, shelters, for hire furniture and expenses of offices maintained for public use in cities or ports receiving reports; for river reports; for maps, and bulletins to be displayed in chambers of commerce and Boards of Trade rooms and for distribution; for books and stationary, and for incidental expenses not otherwise provided for, fifty-five thousand dollars.

To enable the Secretary of War to pay for expenses incurred in suppressing Indian hostilities in the Territory of Montana, in the year eighteen hundred, and sixty seven, to the persons entitled thereto, the claims reported upon by General James A Hardee, under the provisions of section ten of the act entitled "An act making appropriations for sundry civil expenses of the Government, and for other purposes, for the year ending June thirtieth, eighteen hundred and seventy," approved July fifteenth, eighteen hundred and seventy, for the fiscal year eight-
een hundred and seventy-one, and prior years, fifty-five thousand dollars.  

To enable the Secretary of War to pay the adjusted account of the late firm of Dempsey and O'Toole, five hundred and eighty-eight dollars, O'Toole.

To complete the equestrian statue of Nathanael Greene, including the pedestal for the same, ten thousand dollars.

That the appropriation of ten thousand dollars under the act approved June twenty-three, eighteen hundred and seventy-four for the removal of obstructions in the harbor of New Castle, Delaware, be and the same is hereby continued and made available.

NAVY DEPARTMENT.

For computer and workmen at the Naval Observatory, and for repairs and preservation of buildings for the current year ending June thirtieth, eighteen hundred and seventy-five, one thousand dollars.

For the payment during the fiscal year ending June thirtieth, eighteen hundred and seventy-five, of Navy pensions, seventy-five thousand dollars.

For clothing to the seamen, ordinary seamen, landsmen and boys, enlisting in the navy, ninety thousand dollars.

MARINE CORPS.

For gas, water, rent, stationery, repairing, stoves, brooms, buckets, and furniture at marine barracks, Brooklyn, New York, being for the fiscal year eighteen hundred and seventy-four, two thousand five hundred and fifty-five dollars and sixty-three cents.

For forage for public horses, and for the authorized number of officers' horses, being for the fiscal year eighteen hundred and seventy-five, three thousand dollars.

For amount found due by the Fourth Auditor of the Treasury in Francis Scala's settlement of the claim of Francis Scala, late leader of the Marine band, for commutation of quarters, being a deficiency for the fiscal year eighteen hundred and seventy-one, seven hundred and thirty-seven dollars and eighty cents.

For contingent expenses of the Marine Corps for the fiscal year eighteen hundred and seventy-five, five thousand dollars.

INTERIOR DEPARTMENT.

Packing and distributing of Congressional documents for the fiscal year eighteen hundred and seventy-five, two thousand five hundred dollars.

Surveying Public Lands. For surveying the public lands in the following States and Territories, to-wit: New Mexico, six hundred and eighty-four dollars and forty-one cents; Oregon, one thousand three hundred and thirty-nine dollars and sixty-three cents; Washington, two hundred and fifteen dollars and forty-two cents; Dakota, one hundred and thirty-dollar and sixty-five cents; Montana, three hundred and thirty-dollar and sixty-five cents; Utah, one hundred and forty-seven dollars and seventy cents; Nevada, one hundred and forty-six dollars and twenty-two cents; in all, two thousand nine hundred and seventy-one dollars and thirty cents, for the fiscal year eighteen hundred and seventy-five and for prior years, as more fully set forth in the Estimate of Deficiencies, being House Executive Document numbered sixty-nine, Forty-Third Congress, second session.

For rent of offices of surveyors general in Washington Territory, California, and Oregon seven hundred and eight dollars and sixty-nine cents, for the fiscal year, as more fully set forth in the above named executive document.
Transportation of supplies for Sioux Indians.

V. 15, p. 635.

Indian service in Montana.

For this amount, or so much thereof as may be necessary to enable the Secretary of the Treasury to pay the adjusted accounts of the parties named in Executive Document number sixty-nine, submitting estimates for this deficiency bill, due in consequence of deficiencies in the appropriations for the years eighteen hundred and seventy-two, eighteen hundred and seventy-three, eighteen hundred and seventy-four, for the Indian service in the Territory of Montana, as awarded by the accounting officers of the Treasury Department, fourteen thousand six hundred and eighty-one dollars and thirty-nine cents.

Seminole Nation.

V. 14, p. 785.

V. 14, p. 755.

Indians in Colorado.

For this amount, or so much thereof as may be necessary, to reimburse appropriations for the Indians in Colorado, for the fiscal years ending June thirtieth, eighteen hundred and seventy-three, and June thirtieth, eighteen hundred and seventy-four, the amount expended from said appropriations in negotiations with said Indians, in accordance with the act approved April twenty-third, eighteen hundred and seventy-two, twenty-five thousand seven hundred and ninety-five dollars and thirteen cents.

Cherokee Indians.


Kickapoo Indians.

V. 13, p. 623.

V. 10, p. 1078.

Pottowatomie Indians, sale of bonds.

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FORTY-THIRD CONGRESS. SESS. II. CH. 131. 1875.

Indian Office.—For this amount, or so much thereof as may be necessary to make up deficiency in the general appropriation for the fiscal year ending June thirtieth, eighteen hundred and seventy-five, for transportation of supplies provided for the Sioux Indians under treaty of April twenty-ninth, eighteen hundred and sixty-eight, including the Santee Sioux, the Yankton Sioux, and the Poncas, seventy-five thousand dollars.

For this amount or so much thereof as may be necessary to enable the Secretary of the Treasury to pay the adjusted accounts of the parties named in Executive Document number sixty-nine, submitting estimates for this deficiency bill, due in consequence of deficiencies in the appropriations for the years eighteen hundred and seventy-two, eighteen hundred and seventy-three, eighteen hundred and seventy-four, for the Indian service in the Territory of Montana, as awarded by the accounting officers of the Treasury Department, fourteen thousand six hundred and eighty-one dollars and thirty-nine cents.

For this amount, to be paid to the Seminole Nation of Indians being the difference between the amount paid by the United States to the Creeks for the reservation now occupied by said Seminoles by treaty of June fourteenth, eighteen hundred and sixty-six, and the amount deducted from the same for their former territory ceded to the United States by treaty of March twenty-fifth, eighteen hundred and sixty-six, forty thousand dollars; the same to be appropriated as follows: one half to be applied under the direction of the Secretary of the Interior to the payment of the present debts of said Seminole Nation and the balance to be paid to said Indians per capita in the same manner as annuities are paid.

For this amount, or so much thereof as may be necessary, to reimburse appropriations for the Indians in Colorado, for the fiscal years ending June thirtieth, eighteen hundred and seventy-three, and June thirtieth, eighteen hundred and seventy-four, the amount expended from said appropriations in negotiations with said Indians, in accordance with the act approved April twenty-third, eighteen hundred and seventy-two, twenty-five thousand seven hundred and ninety-five dollars and thirteen cents.

For this amount, or so much thereof as may be necessary to pay the costs adjudged against the Eastern band of the Cherokee Indians in the suits at law and in equity between them and William H. Thomas and others, lately determined in the circuit court of the United States for the western district of North Carolina, and including compensation to special counsel, and for other purposes, in pursuance of the act of Congress of July fifteenth, eighteen hundred and seventy, to be expended under the direction of the Attorney General, fifteen thousand dollars.

For this amount, to enable the President of the United States to carry out the provisions of the third article of the treaty with the Kickapoo Indians of June twenty-eighth, eighteen hundred and sixty-two, to be paid under such rules as the Secretary of the Interior may prescribe, to seven Kickapoo Indians who have become citizens of the United States, the same being their proportion of the sum of one hundred thousand dollars provided for said tribe for educational and other beneficial purposes, per treaty of May eighteenth, eighteen hundred and fifty-four, two thousand three hundred and sixty-four dollars and eighty-six cents. And the Secretary of the Interior is hereby authorized to sell for their benefit United States stocks amounting to three thousand two hundred and forty-nine dollars and thirty-two cents, being the proportion of said persons of one hundred and thirty-seven thousand and four hundred dollars held in trust for the Kickapoo tribe of Indians; the proceeds thereof to be paid to the seven persons who have elected to become citizens of the United States as above.

That the Secretary of the Interior be, and he is hereby, authorized, with the consent of the citizen class of Pottowatomie Indians, to sell not exceeding twenty thousand dollars worth of their bonds now held
in trust by him, and to apply the proceeds of such sale in the purchase of subsistence, seeds and agricultural implements, and for other beneficial objects for said Pottowatomies.

That the Secretary of the Interior be and is hereby authorized, with the consent of the Legislative Council of Choctaw Indians, to sell not exceeding two hundred thousand dollars of the bonds now held in trust by him, and to pay over to the accredited agent of said Choctaw Indians to be designated by the Legislative Council of said nation arising from the proceeds of the sale of said lands.

For this amount, or so much thereof as may be necessary, to pay deficiencies for expenses contracted by the special commissioners Powell and Ingles in the removal of Pia Ute Indians in eighteen hundred and seventy-three and eighteen hundred and seventy-four, as by letter of Commissioner of Indian Affairs and books of said office, fifteen thousand nine hundred and seventy-five dollars and eighty-three cents.

For this amount, or so much thereof as may be necessary, for the subsistence and support of Northern Sioux Indians who have been collected on the Red Cloud and Whetstone agencies in Dakota, one hundred and twenty thousand dollars.

For this amount, or so much thereof as may be necessary, to meet certain liabilities incurred during the fiscal year ending June thirtieth, eighteen hundred and seventy-five, in providing subsistence supplies for the Navajo Indians in New Mexico, seventeen thousand three hundred and sixty-four dollars and seventy-one cents.

For subsistence of Apaches of Arizona, one hundred and twenty thousand dollars.

For this amount, to be applied in the payment of liabilities contracted on account of the service at the Malheur agency, Oregon, during the third and fourth quarters, eighteen hundred and seventy-three, as per statement of S. B. Parrish, late commissioner in charge, on file in the Indian Office, being a deficiency for the fiscal year eighteen hundred and seventy-four, sixteen thousand dollars.

Section 2. That the following sums be, and the same are hereby appropriated, in addition to amounts appropriated by the act approved June twenty-third eighteen hundred and seventy-four, for service of the Post Office Department, out of any money in the Treasury arising from the revenues of said Department.

For compensation to postmasters, three hundred thousand dollars.

For pay to clerks in post-offices, one hundred and fifty thousand dollars: Provided, That if the revenues of the Post Office Department together with the amount appropriated by the above mentioned act as a deficiency shall be insufficient to meet the appropriations of this act, then the sum of four hundred and fifty thousand dollars, or so much thereof as may be necessary, is hereby appropriated out of any money in the Treasury not otherwise appropriated, as an additional deficiency in the revenues of the Post Office Department for the fiscal year ending June thirtieth, eighteen hundred and seventy-five.

To supply a deficiency in the appropriation for advertising for service of the Post Office Department for the fiscal year ending June thirtieth, eighteen hundred and seventy-five, seventeen thousand dollars.

To supply a deficiency in the appropriation for contingent expenses for the fiscal year ending June thirtieth, eighteen hundred and seventy-five, seventeen thousand dollars.
Transportation of mails on railroads.

To enable the Postmaster-General to adjust and pay the compensation for the transportation of mails on railroad routes, according to the provisions of "An act making appropriations for the service of the Post-Office Department for the year ending June thirtieth, eighteen hundred and seventy-four", approved March third, eighteen hundred and seventy-three, he is hereby authorized and empowered to use for this purpose so much as may be necessary of the unexpended balance of the amount appropriated for deficiencies in the revenues of the postal service for the fiscal year ending June thirtieth, eighteen hundred and seventy-three.

Salaries of postmasters.

To enable the Postmaster-General to carry out, so far as certain fourth class offices are concerned, that provision of section eighty-four of the act approved June eighth, eighteen hundred and seventy-two, entitled "an act to revise, consolidate and amend the statutes relating to the Post-Office Department" which provides for the retroactive adjustment of the salaries of postmasters when there is an extraordinary increase in the revenues, he is hereby authorized and empowered to use for this purpose the sum of three hundred thousand dollars, or so much thereof as may be necessary, out of the unexpended balances of the amounts appropriated for the deficiencies in the revenues of the postal service for the fiscal year ending June thirtieth, eighteen hundred and seventy-four.

Re-appropriation of amounts carried to surplus fund.

To pay to internal revenue collectors, assessors, and other internal revenue officers, their salaries, commissions, and expenses allowed by law, as have been or may be ascertained and certified by the accounting officers of the Treasury Department; and to pay such further allowances as have been or may be granted to such collectors and assessors by the Secretary of the Treasury, in lieu of such salaries and commissions; and to pay miscellaneous expenses of carrying into effect the various
provisions of the several acts providing for internal revenues, being for
the service of the ten years ending June thirtieth, eighteen hundred
and seventy-two, two hundred thousand dollars.

That the proper accounting officers of the Treasury Department be,
and they are hereby, authorized and directed, in the settlement of the
accounts of E. Boyd Pendleton, late collector of the fifth district of
Virginia, to audit and allow such amounts as are shown to have been
stolen or embezzled by his late deputy collector, R. W. Hobson; it first
being proved, to the satisfaction of the Secretary of the Treasury, that
such embezzlements or larceny did not occur through any fault or neg-
ligence of said Pendleton: Provided, That in case any of the money so
stolen or embezzled shall hereafter be recovered, the same shall inure
to the United States.

To pay such claims for services rendered and expenses incurred in
detecting and bringing to trial and punishment persons guilty of violat-
ing inter-revenue laws, or conniving at the same, as have been or may
be allowed and certified by the proper officers of the Treasury Depart-
ment, as provided by law, being for the service of the five years ending
June thirtieth, eighteen hundred and seventy-two, twenty-thousand
dollars.

That the provisions contained in the act approved March third, eight-
teen hundred and sixty-nine, entitled "an act making appropriations to
supply deficiencies in the appropriations for the service of the Govern-
ment for the fiscal year ending June thirtieth, eighteen hundred and
sixty-nine, and for other purposes", limiting the compensation to be
allowed for the disbursement of moneys appropriated for the construc-
tion of any public building was intended and shall be deemed and held
to limit the compensation to be allowed to any disbursing officer who
 disburses moneys appropriated for and expended in the construction of
any public building as aforesaid to three-eighths of one per centum for
said services

W A R  D E P A R T M E N T.

To pay claims of officers and enlisted men of the Regular Army for
back pay that may be due them on pay rolls, final accounts, and Treas-
ury certificates, being for the service of the fiscal year eighteen hundred
and seventy-one, and prior years, twenty-three thousand seven hundred
and eleven dollars and seventy-five cents.

To pay claims of officers and enlisted men of the Regular Army for
back pay that may be due them on pay rolls, final accounts, and Treas-
ury certificates, being for the service of the fiscal year eighteen hundred
and seventy-two, twenty-five thousand and ninety-five dollars and
ninety-five cents.

To pay claims of officers and enlisted men of the volunteer service, or
their heirs and assigns, for arrears of pay or balances that may be cer-
tified to be due to them by the accounting officers of the Treasury De-
partment, being for the service of the fiscal year eighteen hundred and
seventy-one and prior years, five hundred and ninety-seven thousand
four hundred and twenty-eight dollars and forty cents.

To pay claims of officers and enlisted men of the volunteer service, or
their heirs and assigns, for arrears of bounty that may be certified to
be due to them by the accounting officers of the Treasury Department,
being for the service of the fiscal year eighteen hundred and seventy-
one and prior years, five hundred and thirty-four thousand one hundred
and forty-seven dollars and twenty-three cents.

For payment of amounts certified to be due by the accounting officers
of the Treasury Department for subsistence stores of the Army, being
for the service of the fiscal year eighteen hundred and seventy-one and
prior years, fourteen thousand one hundred and fifty dollars and seventy-
one cents.
For pay of superintendent of building occupied by Subsistence Department at number seventeen, Madison Place, Washington city, two hundred and fifty dollars.

For payment of amounts certified to be due by the accounting officers of the Treasury Department for subsistence stores of the Army, being for the service of the fiscal year eighteen hundred seventy-two, ten dollars.

For payment of amounts certified to be due by the accounting officers of the Treasury Department for clothing of the Army, being for the service of the fiscal year eighteen hundred and seventy-one and prior years, two hundred and forty-one dollars and twenty-nine cents.

For payment of amounts certified to be due by the accounting officers of the Treasury Department for transportation of the Army, being for the service of the fiscal year eighteen hundred and seventy-two, one thousand dollars.

For payment of amounts certified to be due by the accounting officers of the Treasury Department for transportation of the Army, being for the service of the fiscal year eighteen hundred and seventy-one and prior years, eighty-nine thousand nine hundred and seventy-one dollars and six cents.

For payment of amounts certified to be due by the accounting officers of the Treasury Department for clothing of the Army, being for the service of the fiscal year eighteen hundred and seventy-two, forty-eight thousand seven hundred and eight dollars and two cents.

For payment of amounts certified to be due by the accounting officers of the Treasury Department for regular supplies of the Army, being for the service of the fiscal year eighteen hundred and seventy-one and prior years, sixty-one thousand nine hundred and seven dollars and one cent.

For payment of amounts certified to be due by the accounting officers of the Treasury Department for regular supplies of the Army, being for the service of the fiscal year eighteen hundred and seventy-two, eight hundred and thirty-five dollars and seventeen cents.

For payment of amounts certified to be due by the accounting officers of the Treasury Department for incidental expenses of the Army, being for the service of the fiscal year eighteen hundred and seventy-one and prior years, five thousand six hundred and twenty-five dollars and eight cents.

For payment of amounts certified to be due by the accounting officers of the Treasury Department for incidental expenses of the Army, being for the service of the fiscal year eighteen hundred and seventy-two, three thousand eight hundred and eighty-two dollars and twenty cents.

For payment of amounts certified to be due by the accounting officers of the Treasury Department for rent or hire of quarters for troops, and for officers on military duty, being for the service of the fiscal year eighteen hundred and seventy-one and prior years, seven thousand six hundred and forty-three dollars and fifty-eight cents.

For payment of amounts certified to be due by the accounting officers of the Treasury Department for rent or hire of quarters for troops, and for officers on military duty, being for the service of the fiscal year eighteen hundred and seventy-two, nine hundred and forty-eight dollars and eighty-eight cents.

For payment of amounts certified to be due by the accounting officers of the Treasury Department for purchase of horses for the cavalry and artillery, being for the service of the fiscal year eighteen hundred and seventy-one and prior years, twenty-seven thousand six hundred and sixty-eight dollars.

For payment of amounts certified to be due by the accounting officers of the Treasury Department for stoves furnished for the Army being for the service of the fiscal year eighteen hundred and seventy-one and prior years, fifteen dollars.
To settle the claims of volunteers for pay while serving in the Indian war of eighteen hundred and fifty-five and eighteen hundred and fifty-six, in Oregon and Washington Territories, as per certificate of the accounting officers of the Treasury Department, being for the service of the fiscal year eighteen hundred and seventy-one and prior years, three thousand one hundred and ten dollars.

To settle the claims of volunteers for services rendered in the Indian war of eighteen hundred and fifty-five and eighteen hundred and fifty-six in Oregon and Washington Territories, as per certificate of the accounting officers of the Treasury Department, being for the service of the fiscal year eighteen hundred and seventy-one and prior years, five thousand eight hundred and sixty-six dollars and seventy-four cents.

To settle claims certified to be due by the accounting officers of the Treasury Department, being for the service of the fiscal year eighteen hundred and seventy-one and prior years, twelve dollars and sixty-five cents.

For contingencies of the Army certified to be due by the accounting officers of the Treasury Department, being for the service of the fiscal year eighteen hundred and seventy-two, one hundred and sixty dollars.

For payment of amounts certified to be due by the accounting officers of the Treasury Department for medical and hospital supplies, and incidental expenses of the medical department of the army, being for the service of the fiscal year eighteen hundred and seventy-one and prior years, six hundred and ninety-nine dollars and ninety-two cents.

For payment of amount certified to be due by the accounting officers of the Treasury Department, for current expenses at arsenals, being for the service of the fiscal year eighteen hundred and seventy-one and prior years, thirty-four dollars and twelve cents.

For payment of amount certified to be due by the accounting officers of the Treasury Department for ordnance, ordnance stores, and supplies, being for the service of the fiscal year eighteen hundred and seventy-two, sixty-three dollars and eighty-eight cents.

For payment of amounts certified by the accounting officers of the Treasury Department to be due for the support of freedmen and refugees, being for the service of the fiscal year eighteen hundred and seventy-one and prior years, forty-nine dollars and sixty-six cents.

For salaries and commissions of registers and receivers of United States land-offices, for the fiscal year eighteen hundred and seventy-two, four thousand dollars.

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And to enable the accounting officers of the Government to settle the accounts of certain registers and receivers of the United States land-offices, a transfer (not involving any appropriation of money out of the Treasury) of a sufficient sum, not exceeding ten thousand dollars, is hereby authorized.

DEPARTMENT OF JUSTICE.

For payment of unsettled claims now pending before the Department for defraying expenses of United States courts, being for the service of the fiscal year eighteen hundred and seventy one, and prior years, twenty thousand dollars.

And the appropriation of one hundred thousand dollars "for the construction of depot-buildings including shops, offices, and commissary and quartermasters store-rooms at San Antonio, Texas," made by Act of March third eighteen hundred and seventy three, is hereby continued and rendered available for the purpose originally intended.

SEC. 5. That whenever it may be necessary in the settlement of the accounts of disbursing officers of the Government for expenditures already made in pursuance of law, to use appropriations carried to the surplus fund under section five of the act of June twentieth, eighteen hundred and seventy-four the Secretary of the Treasury is hereby authorized to make the necessary entries on the books of the Department to effect such settlements, Provided, That such entries shall not involve the expenditure of any moneys from the Treasury.

SEC. 6. That the Secretary of the Treasury, through the proper accounting officers, be, and he is hereby, authorized and directed to apply the balances of two hundred and sixty-seven dollars and two cents, and one hundred and eighty-two dollars and forty-nine cents, now standing to the credit of Francis M. Lamper late receiver of public moneys and disbursing agent, respectively, on the books of the Treasury Department, in partial payment to the legal holders thereof of certain checks, amounting to the sum of five hundred and sixty-two dollars and seventy-nine cents, drawn by Roger S. Greene, judge of the second judicial district, Washington Territory, on the First National Bank of Portland, Oregon, against a deposit made with the said Francis M. Lamper, late United States depositary at Olympia, Washington Territory, May eleventh, eighteen hundred and seventy-one, to the credit and subject to the order of the court, and which said Lamper was supposed to have transferred to the First National Bank of Portland at the time of the discontinuance of the Olympia depositary, but failed to account for: and that the said balances of two hundred and sixty-seven dollars and two cents, and one hundred and eighty two dollars and forty-nine cents, due to the said Francis M. Lamper, as late receiver and disbursing agent, respectively, together with the additional sum of one hundred and thirteen dollars and twenty-eight cents required to cover the full amount of said checks, be paid the proper holders of said checks, out of any money in the Treasury not otherwise appropriated.

To enable the Department of Justice to settle with and pay John G. Hosmer, late sheriff of Cayuga County, New York, the disbursements and reward paid in the capture of the notorious counterfeiter, Thomas Ballard, three hundred and thirty-eight dollars.

SEC. 7. That the Secretary of State is authorized to pay, out of any balance now remaining unexpended, of the monies appropriated in joint resolution approved February fourteenth, eighteen hundred and seventy three entitled "Joint Resolution to enable the people of the United States to participate in the advantages of the International Exposition to be held at Vienna in eighteen hundred and seventy three," the sum of five hundred dollars to each of the fifteen commissioners, appointed under authority of said joint resolution, who, in addition to undertaking reports upon special subjects at said exposition, either served upon international juries or were detained in Vienna by reason of assisting in
the arrangement of the American department of the exposition, or the performance of other duties imposed upon them by the State Department for a period of more than seventy-five days, as shown by the records on file in the State Department.

SEC. 8. That the proper accounting officers of the Treasury are hereby authorized, in the settlement of the accounts of John L. Smith, late Indian agent to the Otoes, now deceased, to consider and adjust the same upon the best evidence accessible to them, allowing such credits, as may seem just and equitable, and with the concurrence of the Secretary of the Interior.

SEC. 9. That the military academy band, shall consist of one teacher of music, who shall be leader of the band, and may be a civilian, and of forty enlisted musicians of the band.

SEC. 10. That the teacher of music shall receive ninety dollars per month, one ration, and the allowance of fuel of a second lieutenant of the army; and that of the enlisted musicians of the band, ten shall each be paid thirty-four dollars per month; and the remaining thirty shall each be paid thirty dollars per month; and that the enlisted musicians of the band shall have the benefits as to pay, arising from re-enlistments and length of service, applicable to other enlisted men of the army.

SEC. 11. That John T. Ensor, Zephaniah Poteet, and the other sureties of David L. Stanton, late collector of internal revenue for the fifth district of Maryland, by bond to the United States dated April twenty-fourth, in the year of our Lord eighteen hundred and sixty-nine, be, and they are hereby released from their said liability arising from any defalcation of the said David L. Stanton, as such collector, and the proper officer of the Treasury Department be and he is hereby, authorized and directed to dismiss any and all suits that may have been instituted and are now pending in favor of the United States against the sureties aforesaid growing out of the default of the said collector.

SEC. 12. That section thirty-three hundred and nine of the revised statutes be so amended that the word seventy, wherever it occurs in the same, shall be stricken out and the word ninety be substituted therefor.

SEC. 13. That section four of the act of Congress entitled "An act for the government of the District of Columbia, and for other purposes" approved June twentieth, eighteen hundred and seventy-four, be and the same is hereby amended so as to substitute the word "June" for the word "March," and so as to provide that it shall be the duty of the collector of taxes to prepare a complete list of all taxes and property upon which the same are assessed in arrears on the first day of June, eighteen hundred and seventy-five, and be within ten days thereafter publish the same with a notice of sale in the regular issue of a daily newspaper published in said District to be designated by the commissioners of the District twice a week for two successive weeks, giving notice that if said taxes in arrears together with the penalties and costs, that may have accrued thereon shall not be paid prior to the day named for sale the property will be sold, by said collector at public auction at the south front of the court house on the twenty-ninth day June, eighteen hundred and seventy-five, between the hours of ten o'clock A.M. and two o'clock P.M. of said day. Upon the day and at the place specified as aforesaid said collector shall proceed to sell any and all property upon which such taxes remain unpaid, and shall continue to sell the same from day to day thereafter between the hours aforesaid until all the property aforesaid have been brought to auction. Certificates of sale and conveyances shall be made to the purchasers at such sale in accordance with the provisions of an act of the legislative assembly approved August twenty-third, eighteen hundred and seventy-one, entitled "An act prescribing the duties of certain officers for the District of Columbia and fixing their compensation," except that the deeds shall be executed by the commissioners of the District or their successors in office, instead of the governor and secretary. Said sale shall be subject to the same privileges of redemption that are prescribed by said act of the legislative assembly approved August twenty-third eighteen hun-

John L. Smith.

Band at Military Academy.

Pay of band.


R.S., 3309, p. 644, amended.

1874, c. 337, s. 4, ante, p. 117, amended.

List of taxes in arrears.

Advertisement of notice.

Sale of delinquent property.

Certificates of sale and conveyances.

Right of redemption.
dred and seventy-one. And on the first day of each succeeding month after the passage of this act, and until said sale, there shall be added upon all such taxes remaining delinquent and unpaid a penalty of one per cent upon the amount thereof, to be collected with such taxes.

All acts and parts of acts in conflict with the foregoing provisions are hereby repealed.

SECTION 14. That hereafter the commissions of all officers under the direction of and control of the Secretary of the Interior shall be made out and recorded in the Department of the Interior, and the seal of the said Department affixed thereto; any laws to the contrary notwithstanding: Provided, That the said seal shall not be affixed to any such commission before the same shall have been signed by the President of the United States. And all commissions heretofore issued in conformity to the provisions of the third section of the act of thirty-first of May eighteen hundred and fifty-four, and all official acts done by officers thus commissioned are hereby declared legal and valid.

Sec. 15. That any Indian born in the United States, who is the head of a family, or who has arrived at the age of twenty-one years, and who has abandoned, or may hereafter abandon, his tribal relations, shall, on making satisfactory proof of such abandonment, under rules to be prescribed by the Secretary of the Interior, be entitled to the benefits of the act entitled “An act to secure homesteads to actual settlers on the public domain,” approved May twentieth, eighteen hundred and sixty-two, and the acts amendatory thereof, except that the provisions of the eighth section of the said act shall not be held to apply to entries made under this act: Provided, however, That the title to lands acquired by any Indian by virtue hereof shall not be subject to alienation or incumbrance, either by voluntary conveyance or the judgment, decree, or order of any court, and shall be and remain inalienable for a period of five years from the date of the patent issued therefor: Provided, That any such Indian shall be entitled to his distributive share of all annuities, tribal funds, lands, and other property, the same as though he had maintained his tribal relations; and any transfer, alienation, or incumbrance of any interest he may hold or claim by reason of his former tribal relations shall be void.

Sec. 16. That in all cases in which Indians have heretofore entered public lands under the homestead-law, and have proceeded in accordance with the regulations prescribed by the Commissioner of the General Land Office, or in which they may hereafter be allowed to so enter under said regulations prior to the promulgation of regulations to be established by the Secretary of the Interior under the fifteenth section of this act, and in which the conditions prescribed by law have been or may be complied with, the entries so allowed are hereby confirmed, and patents shall be issued thereon; subject, however, to the restrictions and limitations contained in the fifteenth section of this act in regard to alienation and incumbrance.

Approved March 3, 1875.
may be purchased and paid for out of the appropriation herein made, and transported during the current fiscal year.

For pay of two superintendents of Indian affairs for the Central and Northern superintendencies, four thousand dollars.

For pay of seventy agents of Indian affairs, at one thousand five hundred dollars each, except the one at Iowa, at five hundred dollars, namely:

Six for the tribes in Oregon, namely, Warm Springs, Klamath, Grande Ronde, Siletz, Umatilla, and Malheur agencies;

Five for the tribes in Washington Territory, namely, Neah Bay, Yakama, Colville, Nesqually, and S'Kokomish agencies;

Three for the tribes in California, namely, Hoopa Valley, Round Valley, and Tule River agencies;

Two for the tribes in Nevada, namely, Pi-Ute and Walker River and Pyramid Lake agencies;

Two for the tribes in Idaho, namely, Nez Perce and Fort Hall agencies;

Four for the tribes in Montana, namely, Flathead, Blackfoot, Crow, and Fort Peck agencies.

Twelve for the tribes in Dakota, namely, Red Cloud, Spotted-Tail, Yankton, Ponca, Crow Creek, Grand River, Cheyenne River, Fort Berthold, Sissetton, Devil’s Lake, Black Hills, and White River agencies;

One for the tribes in Wyoming, namely, Shoshone agency;

One for the tribes in Utah, namely, Uintah Valley agency;

Five for the tribes in New Mexico, namely, Pueblo, Ahiquiu, Navajo, Mescalero Apache, and Southern Apache agencies;

Two for the tribes in Colorado, namely, Los Pinos and White River agencies;

Six for the tribes in Nebraska, namely, Great Nemaha, Omaha Winnebago, Pawnee, Ottoe, and Santee agencies;

One for the tribes in Kansas;

Seven for the tribes in the Indian Territory, namely, Sac and Fox, Quapaw, Osage, Kiowa and Comanche, Cheyenne and Arapaho, and Wichita agencies; and one for the Cherokees, Creeks, Choctaws and Chickasaws, and Seminoles;

One for the tribes in Minnesota, namely, at the White Earth agency;

One for the tribes in Iowa, namely, at the Sac and Fox of Iowa agency, five hundred dollars: Provided, That no salary shall be paid to the agent unless he lives near enough to the agency to teach and care for the tribe every day; and no incidental expenses shall be allowed for this agency, and no employees except teachers;

For the support of a school at said agency, one thousand dollars is hereby appropriated;

Two for the tribes in Wisconsin, namely, at the Green Bay and La Pointe agencies;

One for the tribes in Michigan, namely, at the Mackinac agency;

One for the New York Indians, namely, at the New York agency;

Seven for the tribes in Arizona, namely, Colorado River, Papago, Pima and Maricopa, Chiricahui, San Carlos, Camp Apache, and Moquis Pueblo agencies; in all, one hundred and five thousand dollars: Provided, That it shall be the duty of the President to dispense with the services of such Indian agents herein mentioned as may be practicable; and where it is practicable, he shall require the same person to perform the duties of two agencies for one salary.

For pay of seven special agents, one for the Chippewas at Red Lake; one for the Pillagers at Leach Lake, Minnesota; one for the Mission Indians in California; one for the Assinaboines and Gros Ventres at Fort Belknap, Montana; one for the tribes in Oregon, namely, Alsea; and two for the tribes in Washington Territory, namely, Tulalip and Quinault, at one thousand five hundred dollars each, ten thousand five hundred dollars.
For pay of one chief clerk, one thousand six hundred dollars; one assistant clerk, one thousand two hundred dollars, and one copyist, six hundred dollars, for the central superintendency, three thousand four hundred dollars.

For pay of the clerk for the Northern superintendency, one thousand two hundred dollars.

For pay of seventy-eight interpreters, as follows:

Seven for the tribes in Oregon, namely, one for the Klamath agency, and one each for the Grand Ronde, Siletz, Umatilla, Warm Spring, and Malheur, and one for the Alsea special agency, at five hundred dollars per annum each;

Six interpreters for the tribes in Washington Territory, to be assigned to such agencies as the Secretary of the Interior may direct, at five hundred dollars each per annum;

Two for the tribes in Idaho, namely, at Nez Perce and Fort Hall agencies, at five hundred dollars per annum each;

Three for the tribes in Nevada, namely, at Pi-Ute and Walker River and Pyramid Lake agencies, at five hundred dollars each;

Five for the tribes in Montana, namely, Flathead, Blackfoot, Crow, and Fort Peck agencies, and Fort Belknap special agency, at four hundred dollars each;

Thirteen for the tribes in Dakota, namely, two at Fort Berthold, and one each at Red Cloud, Spotted-Tail, Yankton, Ponca, Crow Creek, Grand River, Cheyenne River, Sisseton, Devil's Lake, Black Hills, and White River agencies, at four hundred dollars per annum each;

One for the tribes in Wyoming, at the Shoshone agency, at five hundred dollars;

One for the tribes in Utah, at five hundred dollars per annum;

Seven for the tribes in New Mexico, namely, two for the Navajo agency, and one each for the Cimarron, Mescalero Apache, Southern Apache, Pueblo, and Abiquiu agencies, at five hundred dollars each per annum;

Two for the tribes in Colorado, namely, Los Pinos and White River agencies, at five hundred dollars per annum each.

Seven for the tribes in Nebraska, to be assigned to such agencies as the Secretary of the Interior may direct, at four hundred dollars per annum each;

For the tribes in Kansas, five hundred dollars, to enable the Secretary of the Interior to supply temporary interpreters;

Eight for the tribes in the Indian Territory, to be assigned as the Secretary of the Interior may direct, at four hundred dollars per annum each; and six hundred dollars, or so much thereof as may be necessary, to enable the Secretary of the Interior to supply temporary interpreters for the semi-civilized tribes;

Three for the tribes in Wisconsin, namely, one for the Green Bay and two for the La Pointe agency, at four hundred dollars each;

Four for the tribes in Minnesota, namely, Boise Fort, White Earth, Red Lake, and Leach Lake special agencies, at four hundred dollars each;

Two for the tribes in Michigan, namely, Mackinac agency, at four hundred dollars each;

Seven for the tribes in Arizona, namely, Colorado River, Pima and Maricopa, Moquis Puebla, Chiracahui, San Carlos, Papago, and Camp Apache agencies, at four hundred dollars each; making forty-nine interpreters, at four hundred dollars each; twenty-nine interpreters, at five hundred dollars each; and eleven hundred dollars for temporary interpreters; in all, thirty-five thousand two hundred dollars.

For pay of three Indian inspectors, at three thousand dollars each, nine thousand dollars; Provided, That after the commencement of the next fiscal year there shall be but three inspectors; and the provision of law requiring that each agency shall be visited and examined by one
or more of the inspectors at least twice in each year is hereby repealed.

For necessary traveling-expenses of three Indian inspectors, six thousand dollars.

For buildings at agencies, and repairs of the same, ten thousand dollars.

For vaccine matter and vaccination of Indians, five hundred dollars.

For contingencies of the Indian service, including traveling, incidental, current, and contingent expenses of superintendents and agents, and of their offices, thirty thousand dollars.

APACHES, KIOWAS, AND COMANCHE.

For eighth of thirty instalments, as provided to be expended under the tenth article of treaty of October twenty-first, eighteen hundred and sixty-seven, concluded at Medicine Lodge Creek, in Kansas, with the Kiowas and Comanches, and under the third article of treaty of the same date with the Apaches, thirty thousand dollars.

For purchase of clothing, as provided in the same treaties, twenty-six thousand dollars.

For pay of carpenter, farmer, blacksmith, miller, and engineer, five thousand two hundred dollars.

For pay of physician and teacher, two thousand five hundred dollars.

For transportation of goods, four thousand dollars: Provided, That the foregoing stated appropriations for the Apaches, Kiowas, and Comanches shall be expended only in behalf of those Indians who go and remain upon reservations and refrain from hostilities.

ARICKEAREES, GROS VENTRES, AND MANDANS.

For this amount, to be expended in such goods, provisions, and other articles as the President may, from time to time, determine, including transportation thereof, in instructing in agricultural and mechanical pursuits, in providing employees, educating children, procuring medicine and medical attendance, care for and support of the aged, sick, and infirm, for the helpless orphans of said Indians, and in any other respect to promote their civilization, comfort, and improvement, eighty-five thousand dollars: Provided, That ten thousand dollars of said amount be available immediately.

APACHES OF ARIZONA AND NEW MEXICO.

For this amount, to subsist and properly care for the Apache Indians in Arizona and New Mexico who have been or may be collected on reservations in New Mexico and Arizona, namely, for those in Arizona, three hundred and fifty thousand dollars; and for those in New Mexico, one hundred thousand dollars, in all, four hundred and fifty thousand dollars: Provided, That this appropriation shall be expended only in behalf of those Indians who go and remain upon said reservations and refrain from hostilities, and only in proportion to the number so located on the reservation and refraining from hostilities as compared with the whole number of said tribe.

ARAPAHOES, CHEYENNES, APACHES, KIWAS, COMAN-CHES, AND WICHITAS.

For subsistence of Arapaho, Cheyenne, Apache, Kiowa, Comanche, and Wichita Indians, (and transportation of the same,) who have been collected upon the reservations set apart for their use and occupation, three hundred thousand dollars: Provided, That this appropriation shall be expended only on behalf of those Indians who go and remain upon said reservations and refrain from hostilities.
FORTY-THIRD CONGRESS. Sess. II. Ch. 132. 1875.

ASSINABOINES.

For this amount, to be expended in such goods, provisions, and other articles as the President may, from time to time, determine, including transportation thereof, in instructing in agricultural and mechanical pursuits, in providing employees, educating children, procuring medicine and medical attendance, care for and support of the aged, sick, and infirm, for the helpless orphans of said Indians, and in any other respect to promote their comfort, civilization, and improvement, thirty thousand dollars.

BLACKFEET, BLOODS, AND PIEGANS.

For this amount, to be expended in such goods, provisions, and other articles as the President may, from time to time, determine, including transportation thereof, in instructing in agricultural and mechanical pursuits, in providing employees, educating children, procuring medicine and medical attendance, care for and support of the aged, sick and infirm, for the helpless orphans of said Indians, and in every other respect to promote their civilization, comfort, and improvement, fifty thousand dollars.

CHEYENNES AND ARAPAHOES.

For eighth of thirty instalments provided to be expended under tenth article of treaty of October twenty-eighth, eighteen hundred and sixty-seven, twenty thousand dollars.

For purchase of clothing, as per same article, fourteen thousand five hundred dollars.

For pay of physician and teacher, as per thirteenth article of same treaty, two thousand five hundred dollars.

For pay of carpenter, farmer, blacksmith, miller, and engineer, as per same article, five thousand two hundred dollars.

For transportation of goods for the Cheyennes and Arapahoes, five thousand dollars: Provided, That the Secretary of the Interior is hereby directed to reserve from that portion of said annuities due, or to become due, to said Cheyenne Indians, the sum of two thousand five hundred dollars for Adelaide German, and two thousand five hundred dollars for Julia German, two white children, aged five and seven years, respectively, who were captured in Kansas by said Cheyenne Indians while en route from Georgia to Colorado, and cause the same to be placed to the credit of the said Adelaide and Julia German, on the books of the Treasury of the United States, to bear interest at the rate of five per centum per annum, and use from time to time the income from the same in such manner as he may deem expedient for their maintenance, education, and support, until they attain the age of twenty-one years, when the principal and all unexpended interest shall be paid them; that if either said Adelaide German or Julia German should die without issue, the whole sum due the decedent shall revert to the survivor; and should both die without issue, the whole sum shall revert to the United States; but if either said Adelaide German or Julia German, or both, have lawful issue, then, at the death of either parent, the amount due to her in her own right, or which she may have inherited, shall become the inheritance of her own issue; that the Secretary of the Interior be authorized to withhold, from any tribe of Indians who may hold any captives other than Indians, any moneys due them from the United States until said captives shall be surrendered to the lawful authorities of the United States.

CHICKASAWS.

For permanent annuity in goods, per first article of treaty of February twenty-fifth, seventeen hundred and ninety-nine, and tenth article of treaty of April twenty-eighth, eighteen hundred and sixty-six, three thousand dollars.
BOISE FORTE BAND OF CHIPPEWAS.

For tenth of twenty instalments, for the support of one blacksmith and assistant, and for tools, iron, and steel, and other articles necessary for the blacksmith-shop, as per third article of treaty of April seventh, eighteen hundred and sixty-six, one thousand five hundred dollars.

For tenth of twenty instalments, for the support of one school-teacher, and for the necessary books and stationery, as per third article of treaty of April seventh, eighteen hundred and sixty-six, eight hundred dollars.

For tenth of twenty instalments, for the instruction of Indians in farming, and purchase of seeds, tools, and so forth, as per third article of treaty of April seventh, eighteen hundred and sixty-six, eight hundred dollars.

For tenth of twenty instalments of annuity, in money, to be paid per capita, as per third article of treaty of April seventh, eighteen hundred and sixty-six, three thousand five hundred dollars.

For tenth of twenty instalments of annuity, in provisions, ammunition, and tobacco, as per third article of treaty of April seventh, eighteen hundred and sixty-six, one thousand dollars.

For tenth of twenty instalments of annuity, in goods and other articles, as per third article of treaty of April seventh, eighteen hundred and sixty-six, six thousand five hundred dollars.

For transportation and necessary cost of delivery of annuity-goods and provisions, per sixth article of treaty of April seventh, eighteen hundred and sixty-six, one thousand dollars.

CHIPPEWAS OF LAKE SUPERIOR.

For nineteenth of twenty instalments, for the seventh smith and assistant, and support of shops, per second and fifth articles of treaty of September thirtieth, eighteen hundred and fifty-four, one thousand and sixty dollars.

For support of smith and shop, during the pleasure of the President, as per seventh and twelfth articles of treaty of April seventh, eighteen hundred and sixty-six, six hundred dollars.

For the support of two farmers, during the pleasure of the President, as per twelfth article of treaty of September thirtieth, eighteen hundred and fifty-four, and seventh article of treaty of April seventh, eighteen hundred and sixty-six, one thousand two hundred dollars.

For this amount, or so much thereof as may be necessary, for the support and civilization of the Chippewas of Lake Superior, to be expended for agricultural and educational purposes, pay of clerk and necessary employees, purchase of goods and provisions, and for transporting the same, and for such other purposes as may be deemed for the best interests of said Indians, fifteen thousand dollars.

That the Secretary of the Interior be, and he is hereby, authorized to issue to the Missionary Society of the Methodist Episcopal Church a patent for the southeast quarter of section nine, in township fourteen north, of range four west, situate in the State of Michigan, as per fourth article of treaty of October eighteenth, eighteen hundred and sixty-four.

CHIPPEWAS OF THE MISSISSIPPI.

For ninth of ten instalments of the second series, in money, per fourth article of treaty of October fourth, eighteen hundred and forty-two, and eighth article of treaty of September thirtieth, eighteen hundred and fifty-four, and third article of treaty of May seventh, eighteen hundred and sixty-four, four thousand one hundred and sixty-six dollars and sixty-seven cents.

For ninth of ten instalments of the second series, for the pay of two carpenters, per fourth article of treaty of October fourth, eighteen hun-
dred and forty-two, and eighth article of treaty of September thirtieth, eighteen hundred and fifty-four, and third article of treaty of May seventh, eighteen hundred and sixty-four, four hundred dollars.

For ninth of ten instalments of the second series, in goods, per fourth article of treaty of October fourth, eighteen hundred and forty-two, and eighth article of treaty of September thirtieth, eighteen hundred and fifty-four, and third article of treaty of May seventh, eighteen hundred and sixty-four, three thousand five hundred dollars.

For ninth of ten instalments of the second series, for support of schools, per fourth article of treaty of October fourth, eighteen hundred and forty-two, and eighth article of treaty of September thirtieth, eighteen hundred and fifty-four, and third article of treaty of May seventh, eighteen hundred and sixty-four, six hundred and sixty-six dollars and sixty-seven cents.

For ninth of ten instalments of the second series, for the purchase of provisions and tobacco, per fourth article of treaty of October fourth, eighteen hundred and forty-two, and eighth article of treaty of September thirtieth, eighteen hundred and fifty-four, and third article of treaty of May seventh, eighteen hundred and sixty-four, six hundred and sixty-seven dollars and sixty-seven cents.

For ninth of ten instalments of the second series, for the support of two smith-shops, including the pay of two smiths and assistants, and furnishing iron and steel, per fourth article of treaty of October fourth, eighteen hundred and forty-two, and eighth article of treaty of September thirtieth, eighteen hundred and fifty-four, and third article of treaty of May seventh, eighteen hundred and sixty-four, six hundred and sixty-seven dollars and sixty-seven cents.

For ninth of ten instalments of the second series, for pay of two farmers, per third article of treaty of May seventh, eighteen hundred and sixty-four, three hundred and thirty-three dollars and thirty-three cents.

For twenty-ninth of forty-six instalments, to be paid to the Chippewas of the Mississippi, per third article of treaty of August second, eighteen hundred and forty-seven, and third article of treaty of March nineteenth, eighteen hundred and sixty-seven, one thousand dollars.

For first of ten instalments of annuity in money, new series, per third article of treaty of February twenty-second, eighteen hundred and fifty-five, (volume thirteen, page six hundred and ninety-four,) and third article of treaty of eighteen hundred and sixty-four, twenty thousand dollars.

For eighth of ten instalments, for the support of a school or schools upon said reservation, in accordance with third article of treaty of March nineteenth, eighteen hundred and sixty-seven, one thousand dollars.

For eighth of ten instalments to be expended in promoting the progress of the people in agriculture, and assisting them to become self-sustaining, in accordance with third article of treaty of March nineteenth, eighteen hundred and sixty-seven, six thousand dollars.

For eighth of ten instalments for the support of a physician, in accordance with third article of treaty of March nineteenth, eighteen hundred and sixty-seven, one thousand two hundred dollars.

For eighth of ten instalments, for the purchase of necessary medicines, in accordance with third article of treaty of March nineteenth, eighteen hundred and sixty-seven, three hundred dollars.

For transportation and necessary cost of delivery of annuities and provisions for the Chippewas of Mississippi, in accordance with sixth article of treaty of March nineteenth, eighteen hundred and sixty-seven, two thousand dollars.

CHIPPEWA, PILLAGER, AND WINNEBAGOSISHISH BANDS.

For twenty-first of thirty instalments of annuity, in money, per third article of treaty of February twenty-second, eighteen hundred and fifty-five, ten thousand six hundred and sixty-six dollars and sixty-six cents.
For twenty-first of thirty instalments of annuity, in goods, per third article of treaty of February twenty-second, eighteen hundred and fifty-five, eight thousand dollars.

For twenty-first of thirty instalments, for purposes of utility, per third article of treaty of February twenty-second, eighteen hundred and fifty-five, four thousand dollars.

For purposes of education, per third article of treaty of February twenty-second, eighteen hundred and fifty-five, and per third article of treaty of eighteen hundred and sixty-four, first of ten instalments, two thousand five hundred dollars.

**CHIPPEWAS OF RED LAKE AND PEMBINA TRIBE OF CHIPPEWAS.**

For this amount, as annuity, to be paid per capita to the Red Lake band of Chippewas, during the pleasure of the President, per third article of treaty of October second, eighteen hundred and sixty-three, and second article of supplementary treaty of April twelfth, eighteen hundred and sixty-four, ten thousand dollars.

For this amount, to the Pembina band of Chippewas, per same articles of same treaties, during the pleasure of the President, five thousand dollars.

For twelfth of fifteen instalments, for the purpose of supplying the Red Lake band of Chippewas with gilling-twine, cotton maitre, calico, linsey, blankets, sheeting, flannels, provisions, farming-tools, and for such other useful articles and for such other and useful purposes as may be deemed for their best interests, per third article of supplementary treaty of April twelfth, eighteen hundred and sixty-four, eight thousand dollars.

For twelfth of fifteen instalments, for same objects, for Pembina band of Chippewas, per same treaty, four thousand dollars.

For twelfth of fifteen instalments, for pay of one blacksmith, one physician, (who shall furnish medicine for the sick,) one miller, and one farmer, per fourth article of same treaty, three thousand nine hundred dollars.

For twelfth of fifteen instalments, for the purchase of iron and steel and other articles for blacksmithing-purposes, per same treaty as above, one thousand five hundred dollars.

For twelfth of fifteen instalments, to be expended for carpentering and other purposes, per same treaty, one thousand dollars.

For transportation of annuity-goods and provisions, and iron and steel for blacksmiths, for the Chippewas of Red Lake and Pembina tribe, two thousand dollars.

**CHOCTAWS.**

For permanent annuity, per second article of treaty of November sixteenth, eighteen hundred and five, and thirteenth article of treaty of June twenty-second, eighteen hundred and fifty-five, three thousand dollars.

For permanent annuity, for support of light-horsemen, per thirteenth article of treaty of October eighteenth, eighteen hundred and twenty, and thirteenth article of treaty of June twenty-second eighteen hundred and fifty-five, six hundred dollars.

For permanent annuity, for support of blacksmith, per sixth article of treaty of October eighteenth, eighteen hundred and twenty, ninth article of treaty of January twentieth, eighteen hundred and twenty-five, and thirteenth article of treaty of June twenty-second, eighteen hundred and fifty-five, six hundred dollars.

For permanent annuity, for education, per second article of treaty of January twentieth, eighteen hundred and twenty-five, and thirteenth article of treaty of June twenty-second, eighteen hundred and fifty-five, six thousand dollars.
For permanent annuity, for iron and steel, per ninth article of treaty of January twentieth, eighteen hundred and twenty-five, and thirteenth article of treaty of June twenty-second, eighteen hundred and fifty-five, three hundred and twenty dollars.

For interest on three hundred and ninety thousand two hundred and fifty-seven dollars and ninety-two cents, at five per centum per annum, for education, support of the Government, and other beneficial purposes, under the direction of the general council of the Choctaws, in conformity with the provisions contained in the ninth and thirteenth articles of treaty of January twentieth, eighteen hundred and twenty-five, and treaty of June twenty-second, eighteen hundred and fifty-five, nineteen thousand five hundred and twelve dollars and eighty-nine cents: Provided, That the Secretary of the Interior be, and he is hereby, authorized to pay, out of this amount, the sum of five hundred dollars, and interest thereon from October first, eighteen hundred and sixty-nine, to January first, eighteen hundred and seventy-five, one hundred and eighty-three dollars and seventy-five cents, due William P. Lyon and Son for printing the laws of the Choctaw Nation: Provided further, That, from the amount hereby appropriated, the sum of two hundred and ninety-nine dollars and ten cents, paid out of the civilization fund of the Indian Bureau for board and medical treatment of Louisa Haskins, a Choctaw Indian, at the Government Hospital for the Insane, near Washington, District of Columbia, and to defray the expenses of J. B. Jackson, a Choctaw Indian youth, en route to his home in the Indian Territory, shall be used to re-imburse said civilization fund; and that the Secretary of the Interior be, and he is hereby, authorized to cause to be paid, out of Choctaw funds, the expenses incurred at said insane asylum for board and medical treatment of said Louisa Haskins so long as she shall remain in said asylum.

CONFEDERATED TRIBES AND BANDS OF INDIANS IN MIDDLE OREGON.

For first of five instalments, fourth series, for beneficial objects, per second article of treaty of June twenty-fifth, eighteen hundred and fifty-five, two thousand dollars.

For sixteenth of twenty instalments, for pay and subsistence of one physician, one sawyer, one miller, one superintendent of farming operations, and one school-teacher, per fourth article of treaty of June twenty-fifth, eighteen hundred and fifty-five, five thousand one hundred dollars.

For sixteenth of twenty instalments, for salary of the head chief of said confederated bands, per fourth article of treaty of June twenty-fifth, eighteen hundred and fifty-five, five hundred dollars.

CREEKS.

For permanent annuity, in money, per fourth article of treaty of August seventh, seventeen hundred and ninety, and fifth article of treaty of August seventh, eighteen hundred and fifty-six, one thousand five hundred dollars.

For permanent annuity in money, per second article treaty of June sixteenth, eighteen hundred and two, and fifth article treaty of August seventh, eighteen hundred and fifty-six, five thousand one hundred dollars.

For permanent annuity in money, per fourth article of treaty of January twenty-fourth, eighteen hundred and twenty-six, and fifth article of treaty of August seventh, eighteen hundred and fifty-six, twenty thousand dollars.

For permanent annuity for blacksmith and assistant, and for shop and tools, per eighth article of treaty of January twenty-fourth eighteen hundred and twenty-six, and fifth article treaty of August seventh, eighteen hundred and fifty-six, eight hundred and forty dollars.
For permanent annuity, for iron and steel for shop, per eighth article of treaty of January twenty-fourth, eighteen hundred and twenty-six, and fifth article of treaty of August seventh, eighteen hundred and sixty-six, two hundred and seventy dollars.

For permanent annuity, for the pay of a wheelwright, per eighth article of treaty of January twenty-fourth, eighteen hundred and twenty-six, and fifth article of treaty of August seventh, eighteen hundred and sixty-six, six hundred dollars.

For five per centum interest on two hundred thousand dollars, for purposes of education, per sixth article of treaty of August seventh, eighteen hundred and sixty-six, ten thousand dollars.

For interest on six hundred and seventy-five thousand one hundred and sixty-eight dollars, at the rate of five per centum per annum, to be expended, under the direction of the Secretary of the Interior, under provisions of third article of treaty of June fourteenth, eighteen hundred and sixty-six, thirty-three thousand seven hundred and fifty-eight dollars and forty cents.

CROWS.

For seventh of thirty instalments, to supply male persons, six hundred in number, over fourteen years of age, with a suit of good substantial woolen clothing, consisting of a coat, hat, pantaloons, flannel shirt, and woolen socks, as per ninth article of treaty of May seventh, eighteen hundred and sixty-eight, eight thousand four hundred dollars.

For seventh of thirty instalments, to supply each female, seven hundred in number, over twelve years of age, with a flannel skirt, or the goods necessary to make the same, a pair of woolen hose, twelve yards of calico, and twelve yards of cotton domestic, as per same article, eight thousand four hundred dollars.

For seventh of thirty instalments, to supply three hundred and fifty boys and three hundred and fifty girls, under the ages named, such flannel and cotton goods as may be needed to make each a suit as aforesaid, together with a pair of woolen hose for each, per same article, five thousand nine hundred and twenty-three dollars.

For pay of a physician, per tenth article of same treaty, one thousand four hundred dollars.

For sixth of twenty instalments, for pay of teacher and furnishing necessary books and stationery, under seventh article of the same treaty, two thousand dollars.

For pay of carpenter, miller, engineer, farmer, and blacksmith, as per tenth article of treaty of May seventh, eighteen hundred and sixty-eight, four thousand five hundred dollars.

For pay of second blacksmith, and iron and steel, as per eighth article of the same treaty, two thousand dollars.

For sixth of ten instalments, to be used by the Secretary of the Interior in the purchase of such articles as, from time to time, the condition and necessities of the Indians may indicate to be proper, the sum of ten dollars for each Indian roaming, as per same article, a sum not exceeding ten thousand dollars.

For pay of a physician, per tenth article of same treaty, one thousand four hundred dollars.

For sixth of twenty instalments, for pay of teacher and furnishing necessary books and stationery, under seventh article of the same treaty, two thousand dollars.

For pay of carpenter, miller, engineer, farmer, and blacksmith, as per tenth article of treaty of May seventh, eighteen hundred and sixty-eight, four thousand five hundred dollars.

For pay of second blacksmith, and iron and steel, as per eighth article of the same treaty, two thousand dollars.

For sixth of ten instalments, to be used by the Secretary of the Interior in the purchase of such articles as, from time to time, the condition and necessities of the Indians may indicate to be proper, the sum of twenty dollars for each Indian engaged in agriculture, as per ninth article of the same treaty, a sum not exceeding twenty thousand dollars.

For this amount, or so much thereof as may be necessary, to furnish flour and meat, one hundred thousand dollars: Provided, That of this amount a sum not exceeding fifteen thousand dollars may be used for removal of the agency to a more suitable location within the reservation; that ten thousand dollars of this amount shall be immediately available.

For transportation of goods, five thousand dollars.
DELAWARES.

For interest on thirty-seven thousand and ninety-five dollars and twenty-five cents, at five per centum, being the value, in part, of thirty-six sections of land set apart, by treaty of eighteen hundred and twenty-nine, for education, per Senate resolution of June thirteenth, eighteen hundred and thirty-nine, and fifth article of treaty of May sixth, eighteen hundred and fifty-four, one thousand eight hundred and fifty-four dollars and seventy-six cents.

D'WAMISH AND OTHER ALLIED TRIBES IN WASHINGTON TERRITORY.

For sixteenth of twenty instalments on one hundred and fifty thousand dollars, under the direction of the President, per sixth article of treaty of January twenty-second, eighteen hundred and fifty-five, four thousand two hundred and fifty dollars.

For sixteenth of twenty instalments, for the support of a smith and carpenter shop, and furnishing it with necessary tools, five hundred dollars.

For sixteenth of twenty instalments, for the employment of a blacksmith, carpenter, farmer, and physician, (who shall furnish medicines for the sick,) per fourteenth article of treaty of January twenty-second, eighteen hundred and fifty-five, three thousand two hundred dollars.

FLATHEADS AND OTHER CONFEDERATED TRIBES.

For sixteenth of twenty instalments, for the support of an agricultural and industrial school, keeping in repair the buildings, and providing suitable furniture, books, and stationery, per fifth article of treaty of July sixteenth, eighteen hundred and fifty-five, three hundred dollars.

For sixteenth of twenty instalments, for providing suitable instructors therefor, per fifth article of treaty of July sixteenth, eighteen hundred and fifty-five, one thousand eight hundred dollars.

For sixteenth of twenty instalments, for keeping in repair blacksmith, tin and gun smith, carpenter, and wagon and plow maker shops, and providing necessary tools therefor, per fifth article of treaty of July sixteenth, eighteen hundred and fifty-five, five hundred dollars.

For sixteenth of twenty instalments, for the employment of two farmers, two millers, one blacksmith, one tinner, one gunsmith, one carpenter, and one wagon and plow maker, per fifth article of treaty of July sixteenth, eighteen hundred and fifty-five, seven thousand four hundred dollars.

For sixteenth of twenty instalments, for keeping in repair saw and flouring mills, and for furnishing the necessary tools and fixtures therefor, per fifth article of treaty of July sixteenth, eighteen hundred and fifty-five, five hundred dollars.

For sixteenth of twenty instalments, for keeping in repair the hospital, and providing the necessary medicines and furniture therefor, per fifth article of treaty of July sixteenth, eighteen hundred and fifty-five, three hundred dollars.

For sixteenth of twenty instalments, for pay of a physician, per fifth article of treaty of July sixteenth, eighteen hundred and fifty-five, one thousand four hundred dollars.

For sixteenth of twenty instalments, for keeping in repair the buildings required for the various employees, and furnishing the necessary furniture therefor, per fifth article of treaty of July sixteenth, eighteen hundred and fifty-five, three hundred dollars.
For sixteenth of twenty instalments, for the pay of each of the head chiefs of the Flathead, Kootenay, and Upper Pend d'Oreille tribes, per fifth article of treaty of July sixteenth, eighteen hundred and fifty-five, one thousand five hundred dollars.

For second of five instalments, (fourth series,) for beneficial objects, to be expended under direction of the President, per fourth article of treaty of July sixteenth, eighteen hundred and fifty-five, three thousand dollars.

For transportation of annuity-goods and provisions to said Indians, per fifth article of treaty of July sixteenth, eighteen hundred and fifty-five, one thousand five hundred dollars.

**GROS VENTRES.**

For this amount, to be expended in such goods, provisions, and other articles as the President may, from time to time, determine, including transportation thereof, in instructing in agricultural and mechanical pursuits, in providing employees, educating children, procuring medicine and medical attendance, care for and support of the aged, sick, and infirm, for the helpless orphans of said Indians, and in any other respect to promote their civilization, comfort and improvement, thirty-five thousand dollars.

**IOWAS.**

For interest, in lieu of investment on fifty-seven thousand five hundred dollars, balance of one hundred and fifty-seven thousand five hundred dollars, to July first, eighteen hundred and seventy-five, at five per centum per annum, for education or other beneficial purposes, under the direction of the President, per ninth article of treaty of May seventeenth, eighteen hundred and fifty-four, two thousand eight hundred and seventy-five dollars.

**KANSAS.**

For interest in lieu of investment on two hundred thousand dollars, at five per centum per annum, per second article of treaty of January fourteenth, eighteen hundred and forty-six, ten thousand dollars.

**KICKAPOOS.**

For interest on ninety-five thousand nine hundred and forty-five dollars and ninety-five cents, at five per centum per annum, for educational and other beneficial purposes, per treaty of May eighteenth, eighteen hundred and fifty-four, four thousand seven hundred and ninety-seven dollars and twenty-nine cents.

For settlement, support, and civilization of Kickapoo Indians in the Indian Territory, lately removed from Mexico, and such as may be removed hereafter, twenty thousand dollars: *Provided, That this may be available on and after the first day of May, eighteen hundred and seventy-five.

**KLAMATH AND MODOC INDIANS.**

For last of five instalments, to be applied under direction of the President, as per second article of treaty of October fourteenth, eighteen hundred and sixty-four, five thousand dollars.

For ninth of twenty instalments, for keeping in repair one saw-mill, one flouring-mill, buildings for the blacksmith, carpenter, and wagon and plow maker, the manual-labor school, and hospital, as per fourth article of treaty of October fourteenth, eighteen hundred and sixty-four, one thousand dollars.
For tenth of twenty instalments, for the purchase of tools and material for saw and flour mills, carpenter, blacksmith, wagon and plow maker shops, and books and stationery for the manual-labor school, as per fourth article of treaty of October fourteenth, eighteen hundred and sixty-four, one thousand five hundred dollars.

For tenth of fifteen instalments, for pay and subsistence of one superintendent of farming, one farmer, one blacksmith, one sawyer, one carpenter, and one wagon and plow maker, as per fifth article of treaty of October fourteenth, eighteen hundred and sixty-four, six thousand dollars.

For tenth of twenty instalments, to pay salary and subsistence of one physician, one miller, and two school teachers, as per fifth article of treaty of October fourteenth, eighteen hundred and sixty-four, three thousand six hundred dollars.

MAKAH TRIBE.

For sixth of ten instalments of thirty thousand dollars, (being the fifth series,) under direction of the President, as per fifth article of treaty of January thirty-first, eighteen hundred and fifty-five, one thousand dollars.

For sixteenth of twenty instalments, for support of a smith and carpenter shop, and to provide the necessary tools therefor, per eleventh article of treaty of January thirty-first, eighteen hundred and fifty-five, five hundred dollars.

For sixteenth of twenty instalments, for the support of an agricultural and industrial school, and pay of teachers, per eleventh article of same treaty, two thousand five hundred dollars.

For sixteenth of twenty instalments, for the employment of a blacksmith, carpenter, farmer, and physician, (who shall furnish medicine for the sick,) per same article of same treaty, four thousand six hundred dollars.

MENOMONEES.

For tenth of fifteen instalments of annuity upon two hundred and forty-two thousand six hundred and eighty-six dollars, for cession of lands, per fourth article of treaty of May twelfth, eighteen hundred and fifty-four, and Senate amendment thereto, sixteen thousand one hundred and seventy-nine dollars and six cents.

MIAMIES OF KANSAS.

So as to enable the Miami tribe of Indians to buy seeds and grain for farming purposes this year, the President of the United States may, with the consent of said Indians, use the sum of eleven thousand five hundred dollars, being the amount due them by treaty of the fifth of June, eighteen hundred and fifty-four, for this purpose; and this will be taken as a compliance with the terms of said treaty: Provided, That two thousand five hundred dollars of this amount may be used for school purposes.

MIAMIES OF EEL RIVER.

For permanent annuity, in goods or otherwise, per fourth article of treaty of August third, seventeen hundred and ninety-five, five hundred dollars.

For permanent annuity, in goods or otherwise, per articles of treaty of August twenty-first, eighteen hundred and five, two hundred and fifty dollars.

For permanent annuity, in goods or otherwise, per third and separate articles of treaty of September thirtieth, eighteen hundred and nine, three hundred and fifty dollars.
MIAMIES OF INDIANA.

For interest on two hundred and twenty-one thousand two hundred and fifty-seven dollars and eighty-six cents, uninvested, at five per centum, per Senate amendment to fourth article of treaty of June fifth, eighteen hundred and fifty-four, eleven thousand and sixty-two dollars and eighty-nine cents.

MOLELS.

For pay of teachers and for manual-labor schools, and for all necessary materials therefor, and for the subsistence of the pupils, per fourth article of the treaty of December twenty first, eighteen hundred and fifty-five, three thousand dollars.

MIXED SHOSHONES, BANNACKS, AND SHEEP EATERS.

For this amount, to be expended in such goods, provisions, and other articles as the President may, from time to time, determine, including transportation thereof, in instructing in agricultural and mechanical pursuits, in providing employees, educating children, procuring medicine and medical attendance, care for and support of the aged, sick, and infirm, for the helpless orphans of said Indians, and in any other respect to promote their civilization, comfort, and improvement, twenty thousand dollars: Provided, That the provisions of the general appropriation bill for the year ending June thirtieth, eighteen hundred and seventy-five, by which twenty thousand dollars were appropriated to assist to civilize and remove the Mixed Shoshones, Bannacks, and Sheep-Eaters to Fort Hall, be and are so modified that the amount of said appropriation is reduced to fifteen thousand dollars; and said appropriation shall not be conditioned upon their removal to Fort Hall; and five thousand dollars of said appropriation is hereby covered into the Treasury.

NAVAJOES.

For seventh of ten installments, of such articles of clothing, or raw material in lieu thereof, for nine thousand one hundred and forty-one Navajo Indians, not exceeding five dollars per Indian, as per eighth article of treaty of June first, eighteen hundred and sixty-eight, forty-five thousand seven hundred and five dollars: Provided, That with the consent of the tribe, thirty-five thousand dollars of the same shall be expended in the purchase of stock, cattle, and sheep, and to assist in putting in a crop of grain for the tribe, and may be available upon the passage of this act.

For sixth of ten installments, to be used by the Commissioner of Indian Affairs in the purchase of such articles as, from time to time, the condition and necessities of Indians may indicate to be proper, the sum of ten dollars to each person who engages in farming or mechanical pursuits (estimated to be three thousand and forty-seven persons,) thirty thousand four hundred and seventy dollars.

For pay of two teachers, two thousand dollars.

For transportation of goods, three thousand dollars.

NEZ PERCE INDIANS.

For first of five installments, of last series, for beneficial objects, at the discretion of the President, per fourth article of treaty of June eleventh, eighteen hundred and fifty-five, four thousand dollars.

For sixteenth of twenty installments, for the support of two schools, one of which to be an agricultural and industrial school, keeping in repair school-buildings, and for providing suitable furniture, books, and stationery, per fifth article treaty of June eleventh, eighteen hundred and fifty-five, five hundred dollars.
For sixteenth of twenty instalments, for the employment of one superintendent of teaching and two teachers, per fifth article of treaty of June eleventh, eighteen hundred and fifty-five, two thousand seven hundred dollars.

For sixteenth of twenty instalments, for the employment of one superintendent of farming, and two farmers, two millers, two blacksmiths, one tinner, one gunsmith, one carpenter, and one wagon and plow-maker, per fifth article of treaty of June eleventh, eighteen hundred and fifty-five, seven thousand dollars.

For sixteenth of twenty instalments, for the employment of one superintendent of teaching and two teachers, per fifth article of treaty of June eleventh, eighteen hundred and fifty-five, two thousand seven hundred dollars.

For sixteenth of twenty instalments, for keeping in repair the buildings for the various employees and for providing the necessary furniture therefor, per fifth article of treaty of June eleventh, eighteen hundred and fifty-five, three hundred dollars.

For sixteenth of twenty instalments, for the salary of such person as the tribe may select to be their head chief, per fifth article of treaty of June eleventh, eighteen hundred and fifty-five, five hundred dollars.

For seventh of thirty instalments, for purchase of clothing, as per sixth article of treaty of May tenth, eighteen hundred and sixty-eight, twelve thousand dollars.

For第七 of ten instalments, to be expended by the Secretary of the Interior, ten dollars for each Indian roaming, (estimated at one thousand eight hundred souls,) in the purchase of such articles as, from time to time, the condition and necessities of the Indians may indicate to be proper, as per same treaty, eighteen thousand dollars.

For pay of physician, teacher, carpenter, miller, farmer, blacksmith, and engineer, per seventh article of treaty of May tenth, eighteen hundred and sixty-eight, six thousand seven hundred dollars.

For transportation of goods, one thousand dollars: Provided, That said Northern Cheyennes and Arapahoes shall, if required by the Secretary of the Interior, remove to their reservation in the Indian Territory before the delivery of said supplies appropriated for by the foregoing clauses: And provided further, That the provision of law by which the appropriations for said Indians for the year ending June thirtieth, eighteen hundred and seventy-five, were made conditional upon the removal of said Indians, is hereby repealed.

OMAHAS.

For eighth of fifteen instalments of this amount, being third series, in money or otherwise, per fourth article of treaty of March sixteenth, eighteen hundred and fifty-four, twenty thousand dollars.
For last of ten instalments, for keeping in repair a grist and saw mill, and support of blacksmith-shop, per eighth article of treaty of March sixteenth, eighteen hundred and fifty-four, and third article of treaty of March sixth, eighteen hundred and sixty-five, three hundred dollars.

For last of ten instalments, for pay of one engineer, in same article of same treaties, one thousand two hundred dollars.

For last of ten instalments, for pay of one miller, per same treaties, nine hundred dollars.

For last of ten instalments, for pay of one farmer, per same treaties, nine hundred dollars.

For last of ten instalments, for pay of blacksmith, per same treaties, nine hundred dollars.

For eighth of ten instalments, for support of blacksmith-shop, and supplying tools for the same, per same treaties, three hundred dollars.

For one matron, six hundred dollars.

OSAGES.

For interest on sixty-nine thousand one hundred and twenty-dollars, Osages, at five per centum per annum, being value of fifty-four sections of land set apart by treaty of June second, eighteen hundred and twenty-five, for educational purposes, per Senate resolution of January ninth, eighteen hundred and thirty-eight, three thousand four hundred and fifty-six dollars.

For interest on three hundred thousand dollars, at five per centum per annum, to be paid semi-annually, in money or such articles as the Secretary of the Interior may direct, as per first article of treaty of September twenty-ninth, eighteen hundred and sixty-five; fifteen thousand dollars.

For this amount, to be paid to the Osage Indians in accordance with section twelve of the act approved July fifteenth, eighteen hundred and seventy, being interest from November first, eighteen hundred and seventy-four, to November first, eighteen hundred and seventy-five, at five per centum, on seven hundred and seventy-five thousand five hundred and forty-three dollars and fifty cents, the net avails of Osage trust and diminished reserve lands sold by the United States prior to November first, eighteen hundred and seventy-four, thirty-eight thousand seven hundred and seventy-seven dollars and eighteen cents.

OTTOES AND MISSOURIAS

For eighth of fifteen instalments, being the third series, in money or otherwise, per fourth article of treaty of March fifteenth, eighteen hundred and fifty-four, nine thousand dollars.

For support of industrial school at the Ottoe agency, six thousand dollars; this amount to be reimbursed from the proceeds of the sales of the lands of said Indians in Nebraska.

PAWNEES.

For perpetual annuity, at least one-half of which is to be paid in goods and such articles as may be deemed necessary for them, per second article of treaty of September twenty-fourth, eighteen hundred and fifty-seven, thirty thousand dollars.

For this amount, being the sum received from settlers in payment for timber cut from the reservation of the Pawnees, and having been erroneously covered into the Treasury and carried to the surplus fund, two hundred and seventy-six dollars and eighty-seven cents.

For support of two manual labor schools, per third article treaty of September twenty-fourth, eighteen hundred and fifty-seven, ten thousand dollars.
For pay of two farmers, two blacksmiths and two apprentices, one miller and apprentice, and two teachers, (and for one shoemaker and one carpenter, one thousand six hundred dollars,) seven thousand five hundred dollars.

For pay of physician and purchase of medicine, one thousand two hundred dollars.

For purchase of iron and steel and other necessaries for the shops, five hundred dollars.

For the purchase of farming utensils and stock, one thousand two hundred dollars.

For repair of grist and saw-mills, three hundred dollars.

For transportation and necessary cost of delivery of annuities for the Pawnees, one thousand five hundred dollars.

For this amount, or so much thereof as may be necessary, for the employment of one matron, three teachers, and two assistant teachers, and providing schools with fuel, books, and stationery, four thousand seven hundred dollars.

PONCAS.

For the second of fifteen instalments, (third series,) to be paid to them or expended for their benefit, per second article of treaty of March twelfth, eighteen hundred and fifty-eight, eight thousand dollars.

Vol. 12, p. 997. For this amount, to be expended during the pleasure of the President, in furnishing such aid and assistance in agricultural and mechanical pursuits, including the working of the mill, as provided by second article of treaty of March twelfth, eighteen hundred and fifty-eight, as the Secretary of the Interior may consider advantageous and necessary, five thousand dollars.

For this amount, or so much thereof as may be necessary, to be used at the discretion of the President, to carry on the work of aiding and instructing the Poncas in the arts of civilization, with a view to their self support, and for subsistence and clothing, five thousand dollars.

POTTAWATOMIES.

For permanent annuity, in silver, per fourth article of treaty of August third, seventeen hundred and ninety-five, three hundred and fifty-seven dollars and eighty cents.

Vol. 7, p. 51.

For permanent annuity, in silver, per third article of treaty of September thirtieth, eighteen hundred and ninety-eight, one hundred and seventy-eight dollars and ninety cents.


For permanent annuity, in silver, per third article of treaty of October second, eighteen hundred and eighteen, eight hundred and ninety-four dollars and fifty cents.

Vol. 7, p. 185.

For permanent annuity, in silver, per third article of treaty of October second, eighteen hundred and eighteen, eight hundred and ninety-four dollars and fifty cents.


For permanent annuity, in money, per second article of treaty of September twentieth, eighteen hundred and twenty-eight, seven hundred and fifteen dollars and sixty cents.

Vol. 7, p. 320.

For permanent annuity, in specie, per second article of treaty of July twenty-ninth, eighteen hundred and twenty-nine, and second article of treaty of September twentieth, eighteen hundred and twenty-eight, five thousand seven hundred and twenty-four dollars and seventy-seven cents.

Vol. 9, p. 855.

For permanent provision for payment of money, in lieu of tobacco, iron and steel, per second article of treaty of September twentieth, eighteen hundred and twenty-eight, and tenth article of treaties of June fifth and seventeenth, eighteen hundred and forty-six, one hundred and seven dollars and thirty-four cents.

Vol. 7, p. 266.

For permanent provisions for three blacksmiths and assistants, and for iron and steel for shops, per third article of treaty of October sixteenth, eighteen hundred and twenty-six, second article of treaty of September twentieth, eighteen hundred and twenty-eight, and second
article of treaty of July twenty-ninth, eighteen hundred and twenty-nine, one thousand and eight dollars and ninety-nine cents.

For permanent provision for fifty barrels of salt, per second article of treaty of July twenty-ninth, eighteen hundred and twenty-nine, one hundred and fifty-six dollars and fifty-four cents.

For interest on two hundred and thirty thousand and sixty-four dollars and twenty cents, at five per centum, in conformity with provisions of article seventh of treaties of June fifth and seventeenth, eighteen hundred and forty-six, eleven thousand five hundred and three dollars and twenty-one cents: Provided, That the sum of fifteen thousand dollars, or so much thereof as may be necessary of the amount now in the Treasury of the United States as proceeds of the sale of Pottawatomie lands in Kansas to the Atchison, Topeka and Santa Fé Railroad, made under the direction of the Secretary of the Interior, be expended to relieve the immediate and pressing wants of the Prairie band of Pottawatomies; and the remainder of the said fund shall be invested by the Secretary of the Interior in United States bonds, to be disposed of as may hereafter be provided by law.

POTTAWATOMIES OF HURON.

For permanent annuity, in money or otherwise, per second article of treaty of November seventeenth, eighteen hundred and seven, four hundred dollars.

QUAPAWS.

For education, during the pleasure of the President, per third article of treaty of May thirteenth, eighteen hundred and thirty-three, one thousand dollars.

For blacksmith and assistants, and tools, iron, and steel for blacksmith shop, per same article of same treaty, one thousand and sixty dollars.

QUINIAELT AND QUILLEHUTE INDIANS.

For first of five installments on twenty-five thousand dollars, (being the last series,) for beneficial objects, under the direction of the President, per fourth article of treaty of July first, eighteen hundred and fifty-five, seven hundred dollars.

For sixteenth of twenty installments, for the support of an agricultural and industrial school, and for pay of suitable instructors, per tenth article of treaty of July first, eighteen hundred and fifty-five, two thousand five hundred dollars.

For sixteenth of twenty installments, for support of smith and carpenter shop, and to provide the necessary tools therefor, per tenth article of treaty of July first, eighteen hundred and fifty-five, five hundred dollars.

For sixteenth of twenty installments, for the employment of a blacksmith - carpenter, and farmer, and a physician, (who shall furnish medicines for the sick,) per tenth article of treaty of July first, eighteen hundred and fifty-five, four thousand one hundred dollars.

RIVER-CROWS.

For this amount, to be expended for such goods, provisions, and other articles as the President, from time to time, may determine, including transportation thereof, in instructing in agricultural and mechanical pursuits, in providing employees, educating children, procuring medicine and medical attendance, care for and support of the aged, sick, and infirm, for the helpless orphans of said Indians, and in any other respect to promote their civilization, comfort, and improvement, thirty thousand dollars.
SACs AND FOXES OF THE MISSISSIPPI.

For permanent annuity, in goods or otherwise per third article of treaty of November third, eighteen hundred and four, one thousand dollars.

For interest on two hundred thousand dollars, at five per centum, per second article of treaty of October twenty-first, eighteen hundred and thirty-seven, ten thousand dollars.

For interest on eight hundred thousand dollars, at five per centum, per second article of treaty of October eleventh, eighteen hundred and forty-two, forty thousand dollars.

SACs AND FOXES OF MISSOURI.

For interest on one hundred and fifty-seven thousand four hundred dollars, at five per centum, under the direction of the President, per second article of treaty of October twenty-first, eighteen hundred and thirty-seven, seven thousand eight hundred and seventy dollars.

For the support of a school, as per fifth article of treaty with said tribe of March sixth, eighteen hundred and sixty-one, two hundred dollars.

SEMINOLES.

For five per centum interest on two hundred and fifty thousand dollars, to be paid as annuity, per eighth article of treaty of August seventh, eighteen hundred and fifty-six, twelve thousand five hundred dollars.

For interest on two hundred and fifty thousand dollars, at five per centum, to be paid as annuity, (they having joined their brethren west,) per eighth article of treaty of August seventh, eighteen hundred and fifty-six, twelve thousand five hundred dollars.

For interest on fifty thousand dollars, at the rate of five per centum per annum, to be paid annually for the support of schools, as per third article of treaty of March twenty-first, eighteen hundred and sixty-six, two thousand five hundred dollars.

For interest on twenty thousand dollars, at the rate of five per centum per annum, for the support of the Seminole government, as per third article of treaty of March twenty-first, eighteen hundred and sixty-six, one thousand dollars.

SENECAS.

For permanent annuity, in specie, per fourth article of treaty of September twenty-ninth, eighteen hundred and seventeen, five hundred dollars.

For permanent annuity, in specie, per fourth article treaty of September seventeenth, eighteen hundred and eighteen, five hundred dollars.

For blacksmith and assistant, shops and tools, iron and steel, to be applied as stipulated in the seventh article of treaty of February twenty-third, eighteen hundred and sixty-seven, one thousand and sixty dollars.

For miller, during the pleasure of the President, as per same article of the same treaty, six hundred dollars.

SENECAS OF NEW YORK.

For permanent annuity, in lieu of interest on stock per act of February nineteenth, eighteen hundred and thirty-one, six thousand dollars.

For interest, in lieu of investment, on seventy-five thousand dollars, at five per centum, per act of June twenty-seventh, eighteen hundred and forty-six, three thousand seven hundred and fifty dollars.
For interest, at five per centum, on forty-three thousand and fifty dollars, transferred from the Ontario Bank to the United States Treasury, per act of June twenty-seventh, eighteen hundred and forty-six, two thousand one hundred and fifty-two dollars and fifty cents.

**SENECAS AND SHAWNEES.**

For permanent annuity, in specie, per fourth article of treaty of September seventeenth, eighteen hundred and eighteen, and fifth article of treaty of February twenty-third, eighteen hundred and sixty-seven, one thousand dollars.

For blacksmith and assistant, shop and tools, iron and steel, per fourth article of treaty of July twentieth, eighteen hundred and thirty-one, and fifth article of treaty of February twenty-third, eighteen hundred and sixty-seven, one thousand and sixty dollars.

**SHAWNEES.**

For permanent annuity, for educational purposes, per fourth article of treaty of August third, seventeen hundred and ninety-five, and third article of treaty of May tenth, eighteen hundred and fifty-four, one thousand dollars.

For permanent annuity in specie for educational purposes, per fourth article of treaty of September twenty-ninth, eighteen hundred and seventeen, and third article of treaty of May tenth, eighteen hundred and fifty-four, two thousand dollars.

For interest, at five per centum, on forty thousand dollars, for educational purposes, per third article of treaty of May tenth, eighteen hundred and fifty-four, two thousand dollars.

**SHOSHONES.**

**EASTERN BANDS.**

For twelfth of twenty installments, to be expended, under the direction of the President, in the purchase of such articles as he may deem suitable to their wants, either as hunters or herdsmen, per fifth article of treaty of July second, eighteen hundred and sixty-three, ten thousand dollars.

**WESTERN BANDS.**

For twelfth of twenty installments, to be expended under the direction of the President, in the purchase of such articles as he may deem suitable to their wants, either as hunters or herdsmen, per seventh article of treaty of October first, eighteen hundred and sixty-three, five thousand dollars.

**NORTHEASTERN BANDS.**

For twelfth of twenty installments, to be expended, under the direction of the President, in the purchase of such articles as he may deem suitable to their wants, either as hunters or herdsmen, per third article of treaty of July thirtieth, eighteen hundred and sixty-three, five thousand dollars.

**GOSHIP BAND.**

For twelfth of twenty installments, to be expended, under the direction of the President, in the purchase of such articles, including cattle for herding or other purposes, as he shall deem suitable to their wants and condition as hunters or herdsmen, per third article of treaty of October twelfth, eighteen hundred and sixty-three, one thousand dollars.
SHOSHONES AND BANNOCKS.

SHOSHONES.

For sixth of thirty instalments, to purchase eight hundred suits of clothing for males over fourteen years of age, the flannel, hose, calico, and domestics for eight hundred females over the age of twelve years, and such goods as may be needed to make suits for eight hundred boys and girls, under the ages named, thirteen thousand eight hundred and seventy-four dollars.

For fifth of ten instalments, for the purchase of such articles as may be considered proper by the Secretary of the Interior, for Indians roaming and engaged in agriculture, as per ninth article of treaty of July third, eighteen hundred and sixty-eight, twenty-five thousand dollars.

For pay of physician, teacher, carpenter, miller, engineer, farmer, and blacksmith, as per tenth article of treaty of July third, eighteen hundred and sixty-eight, three thousand dollars.

For the second of five instalments, for the purchase of seeds and farming-implements, as per eighth article of treaty of July third, eighteen hundred and seventy-two, eight hundred dollars.

For transportation of goods that may be purchased for the Shoshones and Bannocks, four thousand dollars.

BANNOCKS.

For sixth of thirty instalments, to purchase four hundred suits of clothing for males over fourteen years of age; the flannel, hose, calico, and domestics for four hundred females over twelve years of age; and such flannel and cotton goods as may be needed to make suits for four hundred boys and girls under the ages named, six thousand nine hundred and thirty-seven dollars.

For fifth of ten instalments, for the purchase of such articles as may be considered proper by the Secretary of the Interior, for eight hundred persons roaming and four hundred persons engaged in agriculture, fourteen thousand dollars.

For second of three instalments, for the purchase of seeds and farming-implements, as per eighth article of the same treaty, eight hundred dollars.

For transportation of goods that may be purchased for the Shoshones and Bannocks, four thousand dollars.

SHOSHONES, BANNOCKS, AND OTHER BANDS OF INDIANS IN IDAHO AND SOUTHEASTERN OREGON.

For this amount, to be expended, by the direction of the President, in assisting the roving bands of Indians in Southeastern Idaho to move and locate on the Fort Hall reservation in Idaho Territory, and to
assist them in education and agricultural pursuits on said reservation, ten thousand dollars. And, of this amount, four thousand dollars shall be available at once, to aid in preparation for planting crops.

For this amount, to be expended by the direction of the President, in assisting the roving bands of Indians in Southeastern Oregon to move and locate on some proper reservation in Oregon, and to assist them in agricultural pursuits thereon, ten thousand dollars.

SIX NATIONS OF NEW YORK.

For permanent annuity, in clothing and other useful articles, per sixth article of treaty of November seventeenth, seventeen hundred and ninety-four, four thousand five hundred dollars.

SIOUX OF DIFFERENT TRIBES, INCLUDING SANTEE SIOUX IN THE STATE OF NEBRASKA.

For sixth of thirty instalments, to purchase clothing for males over fourteen years of age; for flannel, hose, and calico, and domestics required for females over twelve years of age; and for such flannel and cotton goods as may be needed to make suits for boys and girls, per tenth article of treaty of April twenty-ninth, eighteen hundred and sixty-eight, one hundred and fifty-nine thousand four hundred dollars.

For sixth of thirty instalments, to purchase such articles as may be considered proper by the Secretary of the Interior for persons roaming and for persons engaged in agriculture, two hundred thousand dollars.

For pay of second blacksmith, and furnishing iron, steel, and other material, per eighth article of treaty of April twenty-ninth, eighteen hundred and sixty-eight, two thousand dollars.

For last of three instalments, for the purchase of seeds and agricultural implements, to be furnished to heads of families or lodges who shall engage in farming, as per eighth article of treaty of April twenty-ninth, eighteen hundred and seventy-four, made by the commissioners appointed by the Secretary of the

Provided, That the President may withhold the said supplies from said Indians or any band of them, until they shall consent to remain north of the Niobrara River, if he shall deem it expedient to do so.

SIOUX, SISSETON AND WAHPETON, AND SANTEE SIOUX OF LAKE TRAVERSE AND DEVIL'S LAKE.

For this amount, being the third of ten instalments of the sum of eight hundred thousand dollars named in a certain agreement confirmed, by act approved June twenty-second, eighteen hundred and seventy-four, made by the commissioners appointed by the Secretary of the
Interior, under the provisions of the act of June seventh, eighteen hundred and seventy-two, with the Sisseton and Wahpeton bands of Sioux Indians, for the relinquishment by said Indians of their claim to or interest in the lands described in the second article of the treaty made with them February nineteenth, eighteen hundred and sixty-seven, the same to be expended, under the direction of the President, for the benefit of said Indians, in the manner prescribed in said treaty of eighteen hundred and sixty-seven as amended by the Senate; said amendment as amended having been ratified by the Indians, as provided by act of February fourteenth, eighteen hundred and seventy-three, eighteen hundred and seventy-three, eighty thousand dollars.

YANKTON TRIBE OF SIOUX.

Yankton Sioux.

For seventh of ten installments, (second series,) to be paid to them or expended for their benefit, commencing with the year in which they shall remove to and settle and reside upon their reservation, per fourth article of treaty of April nineteenth, eighteen hundred and fifty-eight, forty thousand dollars.

For transportation of goods, one thousand two hundred dollars.

SIOUX AT THE FORT PECK AGENCY.

Sioux at Fort Peck agency.

For this amount, to be expended in such goods, provisions, and other useful articles as the President may, from time to time, determine, including transportation, in instructing in agricultural and mechanical pursuits, in providing employees, educating children, procuring medicine and medical attendance, care for and support of the aged, sick, and infirm, for the helpless orphans of said Indians, and in any respect to promote their civilization, comfort, and improvement, one hundred thousand dollars; but this appropriation shall be expended for the benefit of such portions of said bands only and for such time as they maintain friendly relations with the United States.

WALLPAHPEE TRIBE OF SNAKE INDIANS.

Wallpahpee Snakes.

For fourth of ten installments, to be expended under the direction of the President, as per seventh article of treaty of August twelfth, eighteen hundred and sixty-five, one thousand two hundred dollars.

S'KLALLAMS.

S'Klallams.

For sixteenth of twenty installments on sixty thousand dollars, (being the first of the last series,) to be applied to the use and benefit of said Indians, under the direction of the President, per fifth article of treaty of January twenty-sixth, eighteen hundred and fifty-five, one thousand six hundred dollars.

For sixteenth of twenty installments, for the support of an agricultural and industrial school, and for pay for suitable teachers, per eleventh article of treaty of January twenty-sixth, eighteen hundred and fifty-five, two thousand five hundred dollars.

For sixteenth of twenty installments, for the employment of a blacksmith, carpenter, farmer, and a physician, (who shall furnish medicine for the sick,) per eleventh article of treaty of January twenty-sixth, eighteen hundred and fifty-five, four thousand six hundred dollars.

For support of a smith and carpenter shop, and to provide the necessary tools therefor, per same article of same treaty, five hundred dollars.

TABEGUACHE BAND OF UTAH INDIANS.

Tabeguache Utahs.

For pay of blacksmith, as per tenth article of treaty of October seventh, eighteen hundred and sixty-three, seven hundred and twenty dollars.
TABEGUACHE, MUACHE, CAPOTE, WEEMINUCHE, YAMPA, GRAND-RIVER, AND UINTAH BANDS OF UTES.

For pay of two carpenters, two millers, two farmers, and one blacksmith, as per fifteenth article of treaty of March second, eighteen hundred and sixty-eight, six thousand dollars.

For pay of two teachers, as per same article of same treaty, one thousand eight hundred dollars.

For the purchase of iron and steel, and the necessary tools for blacksmith-shop, per ninth article of same treaty, two hundred and twenty dollars.

For seventh of thirty instalments, to be expended under the direction of the Secretary of the Interior, for clothing, blankets, and such other articles as he may think proper and necessary, under eleventh article of same treaty, twenty-five thousand dollars.

For this amount, to be expended under the direction of the President, in supplying said Indians with beef, mutton, wheat, flour, beans, and potatoes, as per twelfth article of same treaty, twenty-five thousand dollars.

For this amount, or so much thereof as may be necessary, for the removal of the Los Pinos agency, in Colorado, from its present location, and for the erection of proper buildings and establishment of an agency for the Weeminuche, Muache, and Capote bands of Ute Indians, at some suitable point, to be hereafter selected, on the southern part of the Ute reservation, as provided in the agreement made by Felix R. Brunot, commissioner on the part of the United States, with certain Ute Indians in Colorado, and ratified by act of Congress approved April twenty-ninth, eighteen hundred and seventy-four, ten thousand dollars, which shall be available at once.

For transportation of such goods as may be purchased for said Indians, five thousand dollars.

WALLA-WALLA, CAYUSE, AND UMATILLA TRIBES.

For sixteenth of twenty instalments, being the first of the last series, to be expended under the direction of the President, per second article of treaty of June ninth, eighteen hundred and fifty-five, two thousand dollars.

For sixteenth of twenty instalments for the purchase of all necessary mill-fixtures and mechanical tools, medicine and hospital-stores, books and stationery for schools, repairs of school building and furniture, and for employees, per fourth article of treaty of June ninth, eighteen hundred and fifty-five, three thousand dollars.

For sixteenth of twenty instalments, for the pay and subsistence of one superintendent of farming, one farmer, two millers, one blacksmith, one wagon and plow maker, one carpenter and joiner, one physician, and two teachers, per fourth article of treaty of June ninth, eighteen hundred and fifty-five, nine thousand dollars.

For sixteenth of twenty instalments, for the pay of each of the head chiefs of the Walla-Walla, Cayuse, and Umatilla bands, the sum of five hundred dollars per annum, per fifth article of treaty of June ninth, eighteen hundred and fifty-five, nine thousand dollars.

FOR COLONIZING AND SUPPORTING THE WICHITAS AND OTHER AFFILIATED BANDS.

For this amount, to be expended in such goods, provisions, and other articles as the President may, from time to time, determine, including transportation thereof, in instructing in agricultural and mechanical pursuits, in providing employees, educating children, procuring medicine and medical attendance, care for and support of the aged, sick and infirm, for the helpless orphans of said Indians, and in any other respect to promote their civilization, comfort and improvement, fifty thousand dollars.
WINNEBAGOES.

For interest on eight hundred and fifty-six thousand and forty dollars and thirty cents, at five per centum, per fourth article of treaty of November first, eighteen hundred and thirty-seven, and joint resolution of July seventeenth, eighteen hundred and sixty-two, forty-two thousand eight hundred and two dollars and one cent.

For twenty-ninth of thirty instalments of interest on seventy-five thousand three hundred and eighty-seven dollars and twenty-eight cents, at five per centum, per fourth article of treaty of October thirteenth, eighteen hundred and forty-six, three thousand seven hundred and sixty-nine dollars and thirty-six cents.

For interest on seventy-eight thousand three hundred and forty dollars and forty-one cents, at five per centum, to be expended, under the direction of the Secretary of the Interior, for the erection of houses, improvement of their allotments of land, purchase of stock, agricultural implements, seeds, and other beneficial purposes, three thousand nine hundred and seventeen dollars and two cents.

YAKAMA NATION.

For sixteenth of twenty instalments, being the first of the last series, for beneficial objects, to be expended under the direction of the President, per fourth article of treaty of June ninth, eighteen hundred and fifty-five, four thousand dollars.

For sixteenth of twenty instalments, for the support of two schools, one of which is to be an agricultural and industrial school, keeping in repair school buildings, and for providing suitable furniture, books, and stationery, per fifth article of treaty of June ninth, eighteen hundred and fifty-five, five hundred dollars.

For sixteenth of twenty instalments, for the employment of one superintendent of teaching and two teachers, per fifth article of treaty of June ninth, eighteen hundred and fifty-five, three thousand two hundred dollars.

For sixteenth of twenty instalments, for the employment of one superintendent of farming and two farmers, two millers, two blacksmiths, one tinner, one gunsmith, one carpenter, and one wagon and plow maker, per fifth article of treaty of June ninth, eighteen hundred and fifty-five, eleven thousand four hundred dollars.

For sixteenth of twenty instalments, for keeping in repair saw and flouring mills, and for furnishing the necessary tools and fixtures, per fifth article of treaty of June ninth, eighteen hundred and fifty-five, five hundred dollars.

For sixteenth of twenty instalments, for the pay of a physician, per fifth article of treaty of June ninth, eighteen hundred and fifty-five, one thousand two hundred dollars.

For sixteenth of twenty instalments, for keeping in repair the buildings required for the various employees, and for providing the necessary furniture therefor, per fifth article of treaty of June ninth, eighteen hundred and fifty-five, three hundred dollars.

For sixteenth of twenty instalments, for the salary of such person as the said confederated tribes and bands of Indians may select to be their head chief, per fifth article of treaty of June ninth, eighteen hundred and fifty-five, five hundred dollars.
GENERAL INCIDENTAL EXPENSES OF THE INDIAN SERVICE.

ARIZONA.

For the general incidental expenses of the Indian service in the Territory of Arizona, presents of goods, agricultural implements, and other useful articles, and to assist them to locate in permanent abodes, and sustain themselves by the pursuits of civilized life, and for educational purposes, to be expended under the direction of the Secretary of the Interior, sixty-five thousand dollars.

CALIFORNIA.

For the general incidental expenses of the Indian service in California, pay of employees, presents of goods, agricultural implements, and other useful articles, and to assist them to locate in permanent abodes, and sustain themselves by the pursuits of civilized life, to be expended under the direction of the Secretary of the Interior, sixty thousand dollars.

COLORADO TERRITORY.

For the general incidental expenses of the Indian service in Colorado Territory, presents of goods, agricultural implements, and other useful articles, and to assist them to locate in permanent abodes, and sustain themselves by the pursuits of civilized life, to be expended under the direction of the Secretary of the Interior, five thousand dollars.

DAKOTA TERRITORY.

For the general incidental expenses of the Indian service in Dakota Territory, presents of goods, agricultural implements, and other useful articles, and to assist them to locate in permanent abodes, and sustain themselves by the pursuits of civilized life, to be expended under the direction of the Secretary of the Interior, twenty thousand dollars.

IDAHO TERRITORY.

For the general incidental expenses of the Indian service in Idaho Territory, presents of goods, agricultural implements, and other useful articles, and to assist them to locate in permanent abodes, and sustain themselves by the pursuits of civilized life, to be expended under the direction of the Secretary of the Interior, ten thousand dollars.

MONTANA TERRITORY.

For the general incidental expenses of the Indian service in Montana Territory, presents of goods, agricultural implements, and other useful articles, and to assist them to locate in permanent abodes, and sustain themselves by the pursuits of civilized life, to be expended under the direction of the Secretary of the Interior, twenty thousand dollars.

NEVADA.

For the general incidental expenses of the Indian service in Nevada, presents of goods, agricultural implements, and other useful articles, and to assist them to locate in permanent abodes, and sustain themselves by the pursuits of civilized life to be expended under the direction of the Secretary of the Interior, thirty-five thousand dollars.

That the Pai-Ute reservation in Southeastern Nevada is hereby reduced to one thousand acres to be selected by the Secretary of the Interior in such manner as not to include the claim of any settler or miner.

NEW MEXICO.

For the general incidental expenses of the Indian service in New Mexico, presents of goods, agricultural implements, and other useful articles, and to assist them to locate in permanent abodes, and sustain themselves by the pursuits of civilized life, to be expended under the direction of the Secretary of the Interior, forty thousand dollars.
OREGON.

For the general incidental expenses of the Indian service in Oregon, including transportation of annuity-goods and presents, (where no special provision therefor is made by treaties,) and for paying the expenses of the removal and subsistence of Indians in Oregon, (not parties to any treaty,) and for pay for necessary employees, forty-five thousand dollars: Provided, That, of this amount, seven thousand dollars may be available at once.

And the Secretary of the Interior be, and hereby is, authorized to remove all bands of Indians now located upon the Alsea and Siletz Indian reservation, set apart for them by Executive order dated November ninth, eighteen hundred and fifty-five, and restored to the public domain by Executive order of December twenty-first, eighteen hundred and sixty-five, and to locate said Indians upon the following described tract of country, namely: Beginning at a point two miles south of the Siletz agency; thence west to the Pacific Ocean; thence north, along said ocean, to the mouth of Salmon River; thence due east to the western boundary of the eighth range of townships west of the Willamette meridian; thence south with said boundary to a point due east of the place of beginning; thence west to the place of beginning; which is hereby set apart as a permanent reservation for the Indians now occupying the same and to be hereafter located thereon; and all the balance of said Alsea and Siletz reservations is hereby thrown open to settlement under the land laws of the United States: Provided, That these Indians shall not be removed from their present reservation without their consent previously had.

WASHINGTON TERRITORY.

Washington.

For the general incidental expenses of the Indian service in Washington Territory, including transportation of annuity-goods and presents, (where no special provision is made therefor by treaties,) and for defraying the expenses of removal and subsistence of Indians, and for educational purposes, and for pay of necessary employees, twenty-five thousand dollars.

UTAH TERRITORY.

Utah.

For the general incidental expenses of the Indian service in Utah Territory, presents of goods, agricultural implements, and other useful articles, and to assist them to locate in permanent abodes, and sustain themselves by the pursuits of civilized life, including transportation and necessary expenses of delivering provisions to the Indians within the Utah superintendency, and for subsistence and clothing for Indians located in the Uintah Valley reservation, to be expended under the direction of the Secretary of the Interior, twenty thousand dollars.

WYOMING TERRITORY.

Wyoming.

For the general incidental expenses of the Indian service in Wyoming Territory, presents of goods, agricultural implements, and other articles, and to assist them to locate in permanent abodes, and sustain themselves by the pursuits of civilized life, to be expended under the direction of the Secretary of the Interior, five thousand dollars.

MISCELLANEOUS.

Transportation of annuities.

For transportation of annuities, and the necessary expenses of the delivery of the annuities and provisions to the Indian tribes in Minnesota, Wisconsin, and Michigan, four thousand dollars.

Annuity to Ouray.

For second instalment of annuity, to be paid to Ouray, so long as he shall be chief of the Ute Indians, one thousand dollars.
That the fund set apart in the Treasury of the United States by virtue of the fourth and fifth sections of the act of Congress entitled "An act making appropriations for the current and contingent expenses of the Indian Department, and for fulfilling treaty-stipulations with the various Indian tribes, for the year ending June thirtieth, eighteen hundred and forty-nine, and for other purposes," approved July twenty-ninth, eighteen hundred and forty-eight, shall be applied, under the direction of the Secretary of the Interior, for the use and benefit of the Eastern band of the Cherokee Indians, to perfect the titles to their lands recently awarded to them by a decree of the circuit court of the United States for the western district of North Carolina; to the payment of such costs, charges, expenses, and liabilities attending their recent litigations in the said court as the Secretary of the Interior may determine to be properly chargeable to them; to purchase and extinguish the titles of any white person or persons within the general boundaries allotted to them by the said decree of said court; and for the education, improvement, and civilization of the said Indians.

Civilization and subsistence of Indians on the Malheur reservation:
For this amount, or so much thereof as may be necessary, in the purchase of goods, subsistence, stores, and so forth, for the Indians collected on the Malheur reservation, Oregon, and in instructing them in agricultural and mechanical pursuits, providing employees, educating children, procuring medicine and medical attendance, care for and support of the aged, sick, and infirm, for the helpless orphans of said Indians, or in any other respect to promote their civilization, comfort, and improvement, thirty-five thousand dollars.

For this amount, or so much thereof as may be necessary, to carry on the work of aiding and instructing the Indians of the Central superintendency in the arts of civilization, in providing clothing, food, and lodging for the children attending school, in caring for the orphans, the sick, and the helpless, and in assisting the Indians generally to locate themselves in permanent homes, and sustain themselves by the pursuits of civilized life, ten thousand dollars.

For this amount, or so much thereof as may be necessary, to defray the expenses of a general council of certain Indians in the Indian Territory, as provided by the twelfth article of the treaty with the Cherokees of July nineteenth, eighteen hundred and sixty-six, the tenth article of the treaty with the Creeks of June fourteenth, eighteen hundred and sixty-six, the seventh article of the treaty with the Seminoles of March twenty-first, eighteen hundred and sixty-six, and the eighth article of the treaty with the Choctaws and Chickasaws of April twenty-eighth, eighteen hundred and sixty-six, three thousand dollars.

For this amount, or so much thereof as may be necessary, to sustain and properly care for the Kansas Indians, including agricultural assistance, pay of employees, and for such other beneficial objects for the tribe at large as their necessities may indicate to be proper; said amount to be refunded to the United States from the proceeds of the sale of their lands in Kansas, twenty thousand dollars.

For this amount, or so much thereof as may be necessary, to provide, under the direction of the President, to the Flathead Indians removed from the Bitter Root Valley to the Jocko reservation, in the Territory of Montana, in accord-
FORTY-THIRD CONGRESS. SESS. II. CH. 132. 1875.

Proviso.

Expenses of Indian commission.
1869, c. 16, s. 4, v. 16, p. 40.

For general incidental expenses in Central superintendency.

For general incidental expenses in Northern superintendency.

Collecting statistics, &c., of Indians.

Educational purposes of Creeks.
Assistant Treasurer at Saint Louis to keep account with Treasurer of Cherokee, Creek, &c., Indians.

Civilization, &c., of captive Cheyenne, Arapahoe, Kiowa, and Comanche Indians, during the fiscal years ending June thirtieth, eighteen hundred and seventy-six, at such place as may be selected by the President of the United States, and under such military forces as he may order, three hundred thousand dollars: Provided, That under the direction of the President such part of this appropriation as he may deem necessary may be turned over to the Secretary of War to be used for the supply of rations and clothing for said Indians: Provided further, That as soon as he may deem it expedient, the President shall cause said Indians to be placed on a permanent reservation.

Indemnity to Pawnees for lands.

Interest on trust-fund stocks.

Cherokee national fund.
Cherokee school fund.
Chickasaw national fund.
Choctaw general fund.
Creek orphans' fund.

For this amount, or so much thereof as may be necessary, for the support, education and civilization of three thousand, or more, captive Cheyenne, Arapahoe, Kiowa, and Comanche Indians, during the fiscal years ending June thirtieth, eighteen hundred and seventy-six, at such place as may be selected by the President of the United States, and under such military forces as he may order, three hundred thousand dollars: Provided, That under the direction of the President such part of this appropriation as he may deem necessary may be turned over to the Secretary of War to be used for the supply of rations and clothing for said Indians: Provided further, That as soon as he may deem it expedient, the President shall cause said Indians to be placed on a permanent reservation.

For this amount, to indemnify the Pawnee Indians for four thousand and eight hundred acres of land, erroneously excluded from their reservation in Nebraska by the survey of the boundary line thereof, six thousand dollars.

INTEREST ON TRUST-FUND STOCKS.

For payment of interest on certain abstracted and non-paying State stocks belonging to various Indian tribes, (and held in trust by the Secretary of the Interior,) for the fiscal year ending June thirtieth, eighteen hundred and seventy-five, eighteen hundred and seventy-five, namely:

For interest on the Cherokee national fund, twenty-six thousand three hundred and ninety dollars.

For interest on the Cherokee school fund, two thousand four hundred and seventy dollars.

For interest on the Chickasaw national fund, fifteen thousand one hundred and forty dollars.

For interest on the Choctaw general fund, twenty-seven thousand dollars.

For interest on the Creek orphans' fund, four thousand and forty-eight dollars.
For interest on the Delaware general fund, eight thousand nine hundred and thirty dollars.

For interest on the Iowas' fund, three thousand seven hundred and ninety dollars.

For interest on the Kaskaskias, Peorias, and Piankeshaws' fund, five thousand two hundred and fifty-one dollars.

For interest on the Kaskaskias, Weas, Peorias, and Piankeshaws' school fund, one thousand four hundred and forty-nine dollars.

To enable the said Kaskaskias, Weas, Peorias, and Piankeshaws to buy seeds and grain for farming purposes, the Secretary of the Interior is hereby authorized to withdraw from their invested funds the sum of ten thousand dollars, and pay the same to them as a per capita payment.

For interest on the Menomonees' fund, nine hundred and fifty dollars.

For interest on the Ottawas and Chippewas fund, two hundred and thirty dollars.

For contingent expenses of trust-funds, for the fiscal year ending June thirtieth, eighteen hundred and seventy-six, one thousand five hundred dollars.

SEC. 2. That none of the appropriations herein made, or of any appropriations made for the Indian service, shall be paid to any band of Indians or any portion of any band while at war with the United States or with the white citizens of any of the States or Territories.

SEC. 3. That for the purpose of inducing Indians to labor and become self-supporting, it is provided that hereafter, in distributing the supplies and annuities to the Indians for whom the same are appropriated, the agent distributing the same shall require all able-bodied male Indians between the ages of eighteen and forty-five to perform service upon the reservation, for the benefit of themselves or of the tribe, at a reasonable rate, to be fixed by the agent in charge, and to an amount equal in value to the supplies to be delivered; and the allowances provided for such Indians shall be distributed to them only upon condition of the performance of such labor, under such rules and regulations as the agent may prescribe: Provided, That the Secretary of the Interior may, by written order, except any particular tribe, or portion of tribe, from the operation of this provision where he deems it proper and expedient.

SEC. 4. That hereafter, for the purpose of properly distributing the supplies appropriated for the Indian service, it is hereby made the duty of each agent in charge of Indians and having supplies to distribute, to make out, at the commencement of each fiscal year, rolls of the Indians entitled to supplies at the agency, with the names of the Indians and of the heads of families or lodges, with the number in each family or lodge, and to give out supplies to the heads of families, and not to the heads of tribes or bands, and not to give out supplies for a greater length of time than one week in advance.

SEC. 5. That hereafter not more than six thousand dollars shall be paid in any one year for salaries or compensation of employees at any one agency, in addition to the salaries of the agent, and not more at any one agency than is absolutely necessary; and where Indians can perform the duties they shall be employed; and the number and kind of employees at each agency shall be prescribed by the Secretary of the Interior, and none others shall be employed. Indian agents shall be required to state, under oath, upon rendering their quarterly accounts, that the employees claimed for were actually and bona fide employed at such agency, and at the compensation as claimed, and that such service was necessary; and that such agent is not to receive, and has not received, directly or indirectly, any part of the compensation claimed for any other employee: Provided, That when there is no officer authorized to administer oaths within convenient distance of such agent, the Secretary of the Interior may direct such returns to be made upon certificate of the agent: And provided further, That in case it should be necessary, at any agencies, to have more employees than provided for in this
section, the Secretary may, by written order, authorize the increase
necessary; but in no case shall the amount expended at any agency
exceed ten thousand dollars in any one year; and the provision of this
section shall apply to the fiscal year ending June thirtieth, eighteen
hundred and seventy-five.

SEC. 6. That hereafter, it shall be the duty of the Secretary of the
Interior, and the officers charged by law with the distribution of supplies
to the Indians, under appropriations made by law, to distribute them
and pay them out to the Indians entitled to them, in such proper pro-
portions as that the amount of appropriation made for the current year
shall not be expended before the end of such current year, so as to pre-
vent deficiencies; and no expenditure shall be made or liability incurred
on the part of the Government on account of the Indian service for any
fiscal year (unless in compliance with existing law) beyond the amount
of money previously appropriated for said service during such year.

SEC. 7. That hereafter, no purchase of goods, supplies, or farming im-
plements, or any other article whatsoever, the cost of which shall exceed
one thousand dollars, shall be paid for from the money appropriated by
this act, unless the same shall have been previously advertised and con-
tacted for as heretofore provided by law; and no payment of any part
of the money appropriated by this act, or heretofore appropriated, for
the expenses of the Indian Department, shall be credited to any Gov-
ernment officer until the proper vouchers therefor shall first have been
submitted to, examined, and authorized by the accounting officers of the
Treasury. And provided further, That copies of all contracts made by
the Commissioner of Indian Affairs, or any other officer of the Govern-
ment, for the Indian service, shall be furnished to the Second Auditor
of the Treasury before any payment shall be made thereon.

SEC. 8. That hereafter, the Secretary of the Interior cause to be pre-
pared and delivered to the Public Printer, on or before the first day of
November in each year, a tabular statement of the items paid out up to
that date of the appropriations made for the Indian Department for the
fiscal year previously ending, each item being placed under the appro-
priation from which it was paid, in such manner as to show the dispo-
sition made of each appropriation and the amount unexpended of each;
also an itemized statement of the salaries and incidental expenses paid
at each agency for the said year, and the appropriations out of which
paid, and the number of Indians at each agency; and that the same
be laid before Congress on the first day of the succeeding session; and
that the report of the Commissioner of Indian Affairs, with the reports
of agents, be printed and laid before Congress on the first day of the
said session.

SEC. 9. That hereafter all bidders under any advertisement published
by the Commissioner of Indian Affairs for proposals for goods, supplies,
transportation, and so forth, for and on account of the Indian service,
whenever the value of the goods, supplies, and so forth, to be furnished,
or the transportation to be performed, shall exceed the sum of five
thousand dollars, shall accompany their bids with a certified check, or
draft payable to the order of the Commissioner of Indian Affairs,
whenever the value of the goods, supplies, and so forth, as aforesaid;
and in case any such bid-
er, on being awarded a contract, shall fail to execute the same with
good and sufficient sureties according to the terms on which such bid
was made and accepted, such bidder shall forfeit the amount so deposited
to the United States, and the same shall forthwith be paid into the
Treasury of the United States; but if such contract shall be duly exe-
cuted, as aforesaid, such draft or check so deposited shall be returned
to the bidder.

SEC. 10. That hereafter the security or securities, upon the bond re-
quired by the act of February twenty-seventh, eighteen hundred and
fifty-one, to be given by each Indian agent before entering upon the

duties of his office, shall file a sworn statement with the Secretary of
the Interior, setting forth the nature and kind of property owned by
such security or securities, the value of the same, and where situated;
and that no money appropriated by this act shall be paid to any Indian
agent hereafter appointed until the security or securities shall have
filed such statement. Each Indian agent shall keep a book of itemized
expenditures of every kind, with a record of all contracts, together with
the receipts of money from all sources; and the books thus kept shall
always be open to inspection; and the said books shall remain in
the office at the respective reservations, not to be removed from said reser-
vation by said agent, but shall be safely kept and handed over to his
successor; and true transcripts of all entries of every character in said
books shall be forwarded quarterly by each agent to the Commissioner
of Indian Affairs: Provided, That should any agent knowingly make
any false entry in said books, or in the transcripts directed to be for-
warded to the Commissioner of Indian Affairs, or shall knowingly fail
to keep a perfect entry in said books as herein prescribed, he shall be
deemed guilty of a misdemeanor, and, on conviction before any United
States court having jurisdiction of such offense, shall be fined in a sum
not less than five hundred nor more than one thousand dollars, at the
discretion of the court, and shall be rendered incompetent to hold said
office of Indian agent after conviction under this act.

SEC. 11. That the Secretary of the Treasury be, and he hereby is,
authorized and directed to reimburse the United States in the sum of
twenty-four thousand dollars, by transfer from funds in the Treasury
belonging to the Kaskaskia, Peoria, Wea, and Piankeshaw Indians, now
to their credit under the act of Congress approved July twelfth, eighteen
hundred and sixty-two; said sum being the amount advanced by
the act of April tenth, eighteen hundred and sixty-nine, in the payment
for certain lands purchased from the Senecas and sold to the Kaskaskias:
Provided, That there be first deducted from said amount of twenty-four
thousand dollars the sum of five thousand seven hundred and twelve
dollars and seventy-one cents, the same being the balance of amount due
to said Indians for money derived from the sale of their trust-lands,

SEC. 12. That the Secretary of the Interior be, and is hereby, au-
thorized and directed to convert into cash so much of the stocks held in
trust for the Chickasaw tribe of Indians as shall, when sold, yield the sum
of one hundred thousand dollars, and to pay the proceeds thereof to the
treasurer of the Chickasaw Nation, to be distributed to relieve the
pressing necessities of the members of said tribe, to be available imme-
diately: Provided, That the consent of the proper authorities of said
Chickasaw Nation be first obtained to this disposition of their funds.

SEC. 13. That the Secretary of the Interior be, and he is hereby, au-
thorized and required to pay to the treasurer of the Cherokee Nation of
Indians, at his earliest convenience, the sum of two hundred thousand
dollars, from the trust-funds held by the United States belonging to
said nation of Indians, arising from the sales of the Cherokee lands
lying south of Kansas and west of the ninety-sixth meridian of west
longitude, (disposed of to the Osage Indians;) said amount to be used
by said nation in purchasing breadstuffs for said Cherokee Indians,
rendered necessary to keep them from suffering in consequence of the
destruction of their crops during the past season by the drought, grass-
hoppers, and chinch bugs; and that said amount shall be distributed
among said Cherokee Indians as provided by an act of the Cherokee
national council, approved November nineteenth, eighteen hundred and
seventy-four, and shall be immediately available.

SEC. 14. That said amount shall not be paid to the said treasurer of the
Cherokee Nation until the Secretary of the Interior shall have received
in his office a duly certified copy of the said act of the national council
of the Cherokee Nation, approved by the principal chief of said nation.

Approved, March 3, 1875
March 3, 1875.

CHAP. 133.—An act making appropriations for the support of the Army for the fiscal year ending June thirtieth, eighteen hundred and seventy-six, 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 following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the support of the Army for the year ending June thirtieth, eighteen hundred and seventy-six, as follows:

For expenses of the Commanding General's Office, five thousand dollars.

For expenses of recruiting and transportation of recruits, one hundred and five thousand dollars. And no money appropriated by this act shall be paid for recruiting the Army beyond the number of twenty-five thousand enlisted men, including Indian scouts and hospital-stewards. Nothing, however, in this act shall be construed to prevent enlistments for the Signal-Service, which shall hereafter be maintained as now organized, and with the force of enlisted men now provided by law.

For contingent expenses of the Adjutant-General's Department at the headquarters of military divisions and departments, three thousand dollars.

For expenses of the Signal-Service of the Army, purchase, equipment, and repair of electric field-telegraphs and signal-equipments, twelve thousand five hundred dollars.

For pay of the Army, and for allowances to officers of the Army for transportation of themselves and their baggage when travelling on duty without troops, escorts, or supplies, and for compensation of witnesses while on court-martial service; for travelling-expenses of paymasters' clerks; for payment of postage on letters and packages, and cost of telegrams received and sent by officers of the Army on public business, eleven million four hundred thousand dollars: Provided, That hereafter only actual travelling-expenses shall be allowed to any person holding employment or appointment under the United States, except marshals, district attorneys, and clerks of the courts of the United States and their deputies; and all allowances for mileages and transportation in excess of the amount actually paid, except as above excepted, are hereby declared illegal; and no credit shall be allowed to any of the disbursing-officers of the United States for payment or allowances in violation of this provision.

For subsistence of regular troops, engineers, Indian scouts, and Indian prisoners, two million four hundred and eighty-four thousand three hundred and thirty dollars, not exceeding three thousand dollars of which may be used for subsisting Indians visiting military posts: Provided, That three hundred thousand dollars of the sum thus appropriated may be applied by the Commissary-General of Subsistence, prior to the first day of July, eighteen hundred and seventy-five, to the purchase of subsistence supplies intended for the posts supplied through the Upper Missouri and for other distant posts.

For regular supplies of the Quartermaster's Department, to wit: For the regular supplies of the Quartermaster's Department, consisting of stoves for heating and cooking; of fuel for officers, enlisted men, guards, hospitals, store-houses, and offices; of forage in kind for the horses, mules, and oxen of the Quartermaster's Department, at the several posts and stations, and with the armies in the field; for the horses of the several regiments of cavalry, the batteries of artillery, and such companies of infantry and scouts as may be mounted, and for the authorized number of officers' horses, including bedding for the animals; of straw for soldiers' bedding; and of stationery, including blank books for the Quartermaster's Department, certificates for discharged soldiers, blank forms for the Pay and Quartermaster's Departments, and for printing of division and department orders and reports, four million two hundred and fifty thousand dollars: Provided, That of this amount a sum not to exceed fifty thousand dollars may be expended before the
beginning of the year for the purchase of such supplies as it may be found to the advantage of the Government to purchase immediately.

For incidental expenses, to wit: For postage and telegrams or dispatches; extra pay to soldiers employed, under the direction of the Quartermaster's Department, in the erection of barracks, quarters, store-houses, and hospitals, in the construction of roads, and other constant labor, for periods of not less than ten days, under the acts of March second, eighteen hundred and nineteen, and August fourth, eighteen hundred and fifty-four, including those employed as clerks at division and department headquarters; expenses of expresses to and from the frontier-posts and armies in the field; of escorts to paymasters and other disbursing officers, and to trains where military escorts cannot be furnished; expenses of the interment of officers killed in action, or who die when on duty in the field, or at posts on the frontiers, or when traveling on orders, and of non-commissioned officers and soldiers; authorized office-furniture; hire of laborers in the Quartermaster's Department, including the hire of interpreters, spies, and guides for the Army; compensation of clerks to officers of the Quartermaster's Department; compensation of forage and wagon-masters authorized by the act of July fifth, eighteen hundred and thirty-eight; for the apprehension of deserters, and the expense incident to their pursuit; and for the following expenditures required for the several regiments of cavalry, the batteries of light artillery, and such companies of infantry and scouts as may be mounted, to wit; hire of veterinary surgeons, medicine for horses and mules, picket-ropes, and for shoeing the horses of the corps named; also, generally, the proper and authorized expenses for the movement and operations of the Army not expressly assigned to any other department, one million two hundred thousand dollars.

For purchase of horses for the cavalry and artillery, and for the Indian scouts, and for such infantry as may be mounted, three hundred thousand dollars.

For transportation of the Army, including baggage of the troops when moving either by land or water; of clothing and camp and garrison equipage from the depots of Philadelphia and Jeffersonville to the several posts and army-deposits, and from those depots to the troops in the field; of horse-equipments and of subsistence-stores from the places of purchase and from the places of delivery under contract to such places as the circumstances of the service may require them to be sent; of ordnance, ordnance-stores, and small-arms from the founderies and armories to the arsenals, fortifications, frontier-posts, and army-deposits; freights, wharfage, tolls, and ferriages; the purchase and hire of horses, mules, oxen, and harness, and the purchase and repair of wagons, carts, and drays, and of ships and other sea-going vessels and boats required for the transportation of supplies and for garrison purposes; for drayage and cartage at the several posts; hire of teamsters, transportation of funds for the Pay and other disbursing departments; the expense of sailing public transports on the various rivers, the Gulf of Mexico, and the Atlantic and Pacific; for procuring water at such posts as from their situation require it to be brought from a distance; and for clearing roads, and for removing obstructions from roads, harbors, and rivers to the extent which may be required for the actual operations of the troops in the field, four million dollars: Provided, That no money shall hereafter be paid to any railroad company for the transportation of any property or troops of the United States over any railroad which in whole or in part was constructed by the aid of a grant of public land on the condition that such railroad should be a public highway for the use of the Government of the United States free from toll or other charge, or upon any other conditions for the use of such road, for such transportation; nor shall any allowance be made for the transportation of officers of the Army over any such road when on duty and under orders as military officers of the United States. But nothing herein contained shall be construed as preventing any such railroad from bring-
companies to sue in the Court of Claims for the charges for such transportation, and recovering for the same if found entitled thereto by virtue of the laws in force prior to the passage of this act; provided that the claim for such charges shall not have been barred by the statute of limitations at the time of bringing the suit, and either party shall have the right of appeal to the Supreme Court of the United States; And provided further, That the foregoing provision shall not apply for the current fiscal year, nor thereafter, to roads where the sole condition of transportation is that the company shall not charge the Government higher rates than they do individuals for like transportation, and when the Quartermaster-General shall be satisfied that this condition has been faithfully complied with.

For hire of quarters for officers on military duty, hire of quarters for troops; of store-houses for the safe-keeping of military stores, offices, and of grounds for camps and summer cantonments and for temporary frontier stations; for the construction of temporary huts and stables; and for repairing public buildings at established posts, one million five hundred thousand dollars.

For construction and repairs of hospitals, one hundred thousand dollars.

For construction and repairs of hospitals, one hundred thousand dollars.

For purchase and manufacture of clothing and camp and garrison equipage, and for preserving and repacking stock of clothing and camp and garrison equipage, and materials on hand at the Philadelphia, Jeffersonville, and other depots of the Quartermaster's Department, one million four hundred and fifty thousand dollars: Provided, That no part of this sum shall be paid for the use of any patent process for the preservation of cloth from moth or mildew.

For maintaining and improving national military cemeteries, one hundred and fifty thousand dollars.

For Army contingencies not provided for by other estimates, embracing all branches of the military service, one hundred thousand dollars: Provided, That none of the money hereby appropriated shall be expended, directly or indirectly, for any use not strictly necessary for, and directly connected with, the military service of the Government.

For purchase of medical and hospital supplies, pay of private physicians employed in emergencies, hire of hospital attendants, expenses of purveying depots, of medical examining boards, and incidental expenses of the Medical Department, two hundred thousand dollars.

For the Army Medical Museum and for medical and other necessary works for the library of the Surgeon General's Office, ten thousand dollars.

For engineer depot at Willet's Point, New York, namely, remodeling portions of bridge equipage, and for the current expenses of the depot, purchase of engineering materials for use in instruction of engineer battalion, and purchase and repair of instruments for general service of the Corps of Engineers, nine thousand dollars.

For torpedo experiments in their application to harbor and land defense, and for instruction of engineer battalion in their preparation and application, ten thousand dollars.

For the ordnance service required to defray the current expenses at the arsenals; of receiving stores and issuing arms and other ordnance supplies; of police and office duties; of rents, tolls, fuel, and lights; of stationery and office furniture; of tools and instruments for use; of public animals, forage, and vehicles; incidental expenses of the ordnance service, including those attending practical trials and tests of ordnance, small arms, and other ordnance supplies, one hundred and twenty-five thousand dollars: Provided, That none of the money hereby appropriated shall be expended, directly or indirectly, for any use not strictly necessary for, and directly connected with, the military service of the Government; and this restriction shall apply to the use of public animals, forage, and vehicles: And provided further, That none of the money hereby appropriated shall be expended for the construction or repair of buildings.
For manufacture of metallic ammunition for small arms, seventy-five thousand dollars.

For overhauling, cleaning, and preserving new ordnance stores on hand at the arsenals, fifty thousand dollars.

For repairing ordnance and ordnance stores in the hands of troops and for issue at the arsenals and depots, twenty-five thousand dollars.

For saddlers' tools, smiths' tools and materials, tool bags, cavalry forges, with their tools and materials, for the cavalry service, twenty thousand dollars.

For purchase and manufacture of ordnance stores, to fill requisitions of troops, and for alteration of carriages now in use in sea coast forts, one hundred thousand dollars.

For infantry, cavalry, and artillery equipments, consisting of valises, haversacks, canteens, and great coat straps, and for re-covering cavalry saddles with leather, and of manufacture of saddle bags, and repairing horse equipments for cavalry troops, one hundred thousand dollars.

For manufacture, at national armories, of the new model breech-loading musket and carbine, adopted for the military service on recommendation of the board of officers convened under act of June sixth, eighteen hundred and seventy-two, one hundred and fifty thousand dollars: Provided, That hereafter no money shall be expended at said armories in the perfection of patentable inventions in the manufacture of arms by officers of the Army otherwise compensated for their services to the United States.

SEC. 2. That in all contracts for material for any public improvement, the Secretary of War shall give preference to American material; and all labor thereon shall be performed within the jurisdiction of the United States.

SEC. 3. That all issues of arms and other ordnance stores which were made by the War Department to the States and Territories between the first day January, eighteen hundred and sixty-one, and the ninth day of April, eighteen hundred and sixty-five, under the act of April twenty-third, eighteen hundred and sixty-eight, and charged to the States and Territories, having been made for the maintenance and preservation of the Union, and properly chargeable to the United States, the Secretary of War is hereby authorized, upon a proper showing by the States of the faithful disposition of said arms and ordnance stores, in the service of the United States in the suppression of the war of the rebellion, to credit the several States and Territories with the sum charged to them respectively for arms and ordnance-stores which were issued to them between the aforementioned dates, and charged against their quotas under the law for arming and equipping the militia: Provided, That it shall be the duty of the Secretary of War, before making a credit to any of said States and Territories, to investigate and ascertain, so nearly as he can, the disposition made by each of said States and Territories of said arms and ordnance-stores; and, if he shall find that any of said arms or ordnance-stores have been sold or otherwise misapplied, to refuse a credit to such State or Territory for so much of said arms and ordnance-stores as have been sold or misapplied; and the amount thereof shall remain a charge against said State or Territory, the same as if this act had not been passed: And provided further, That so much of the appropriations between the first of January, eighteen hundred and sixty-one, and the ninth of April, eighteen hundred and sixty-five, and used to suppress rebellion, 1865, p. 290; 1867, p. 291.

Credit to States, &c.

Proviso.

Quota of rebellious States of arms, appropriation to be covered in.
March 3, 1875. CHAP. 134.—An act making appropriations for the repair, preservation, and completion of certain public works on rivers and harbors, and for other purposes.

Do it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums of money be, and are hereby appropriated, to be paid out of any money in the Treasury not otherwise appropriated, to be expended under the direction of the Secretary of War, for the repair, preservation, and completion of the following public works hereinafter named:

For dredging the inside harbor at Duluth, thirty-five thousand dollars.

Duluth.

For the improvement of the harbor at Ontonagon, twenty-five thousand dollars.

Ontonagon.

For the improvement of Eagle Harbor, ten thousand dollars.

Eagle Harbor.

For the improvement of the harbor at Marquette, fifteen thousand dollars.

Marquette.

For the improvement of the Fox and Wisconsin Rivers five hundred thousand dollars.

Fox and Wisconsin Rivers.

For the improvement of the harbor at Green Bay, ten thousand dollars.

Green Bay.

For the improvement of the harbor at Menomonee, twenty-five thousand dollars.

Menomonee.

For the improvement of the harbor at Ahnapee, Wisconsin, twenty-five thousand dollars.

Ahnapee.

For the improvement of the harbor at Two Rivers, Wisconsin fifteen thousand dollars.

Two Rivers.

For the improvement of the harbor at Manitowoc, Wisconsin, ten thousand dollars.

Manitowoc.

For the improvement of the harbor at Sheboygan, Wisconsin, twelve thousand dollars.

Sheboygan.

For the improvement of the harbor at Port Washington, Wisconsin, ten thousand dollars.

Port Washington.

For the improvement of the harbor at Milwaukee, twenty-five thousand dollars.

Milwaukee.

For the improvement of the harbor at Racine, Wisconsin ten thousand dollars.

Racine.

For the improvement of the harbor at Kenosha, Wisconsin fifteen thousand dollars.

Kenosha.

For the improvement of the harbor at Chicago, Illinois seventy-eight thousand dollars.

Chicago.

For the improvement of the harbor at Calumet, Illinois, twenty-five thousand dollars.

Calumet.

For the improvement of the harbor at Michigan City, Indiana fifty thousand dollars.

Michigan City.

For the improvement of the harbor at Frankfort, Michigan, ten thousand dollars.

Frankfort.

For the improvement of the harbor at Manistee, Michigan twenty-five thousand dollars.

Manistee.

For the improvement of the harbor at Ludington, Michigan ten thousand dollars.

Ludington.

For the improvement of the harbor at White River, Michigan ten thousand dollars.

White River.

For the improvement of the harbor at Muskegon, Michigan twenty-five thousand dollars.

Muskegon.

For the improvement of the harbor at Black Lake, Michigan fifteen thousand dollars.

Black Lake.

For the improvement of the harbor at Saugatuck, Michigan, ten thousand dollars.

Saugatuck.

For the improvement of the harbor at South Haven, Michigan, ten thousand dollars.

South Haven.

For the improvement of Saint Mary’s River and Saint Mary’s Falls Canal, two hundred thousand dollars: of which sum not to exceed forty thousand dollars may be used in the settlement of such claims of the
contractors, Barker Williams and Bangs, and Barker and Williams, for damages and delays in the time of commencing work on said canal during the existence of their contracts, as the Secretary of War, on the report of the Engineer Department, shall judge to be just and equitable.

For the improvement of the harbor at Cheboygan, Michigan, fifteen thousand dollars.

For the improvement of Saint Clair River, at the mouth of Black River, Michigan, ten thousand dollars.

For the improvement of the Harbor of Refuge, Lake Huron, one hundred thousand dollars.

For the improvement of the harbor at Monroe, Michigan, ten thousand dollars.

For the improvement of Saginaw River, Michigan, thirty thousand dollars.

For the improvement of the harbor at Toledo, Ohio, seventy-five thousand dollars.

For the improvement of the harbor at Sandusky City, Ohio, twenty-five thousand dollars.

For the improvement of the harbor at Huron, Ohio, one thousand dollars.

For the improvement of the harbor at Vermillion, Ohio, ten thousand dollars.

For the improvement of the harbor at Black River, Ohio, ten thousand dollars.

For the improvement of the harbor at Grand River, Ohio, fifteen thousand dollars.

For the improvement of the harbor at Ashtabula, Ohio, twenty-five thousand dollars.

For the improvement of the harbor at Conneaut, Ohio, one thousand dollars.

For the improvement of the harbor at Erie, Pennsylvania, eighty thousand dollars.

For the improvement of the harbor at Port Clinton, Ohio, five thousand dollars.

For the improvement of the harbor at Rocky River, Ohio, fifteen thousand dollars.

For the improvement of the harbor at Dunkirk, New York, thirty-five thousand dollars.

For dredging the mud bars in the Hudson River in front of Jersey City, twenty-five thousand dollars.

For the improvement of the harbor at Buffalo, New York, one hundred thousand dollars; and out of this appropriation the Chief of Engineers may pay Daniel E. Bailey, the sum of twenty-three thousand two hundred and eighty-seven dollars and seventy-six cents for work done by him upon such improvement in eighteen hundred and seventy-three and eighteen hundred and seventy-four, and for which he has not been paid, in full satisfaction thereof.

For the improvement of the harbor at Olcott, New York, ten thousand dollars.

For the improvement of the harbor at Oak Orchard, New York, ten thousand dollars.

For the construction of an additional pier in the ice harbor at New Castle, Delaware, twenty thousand dollars.

For the continuation of the construction of the United States pier at Lewes, Delaware, twenty-five thousand dollars.

For the improvement of the harbor at Charlotte, New York, five thousand dollars.

For the improvement of the harbor at Crisfield, Maryland, thirty-seven thousand three hundred and seventeen dollars and fifty cents.

For the improvement of the harbor at Pultneyville, New York, ten thousand dollars.
Great Sodus Bay. For the improvement of the harbor at Great Sodus Bay, New York, ten thousand dollars.

Little Sodus Bay. For the improvement of the harbor at Little Sodus Bay, New York, ten thousand dollars.

Oswego. For the improvement of the harbor at Oswego, New York, ninety thousand dollars.

Ogdensburgh. For the improvement of the harbor at Ogdensburgh, New York, five thousand dollars.

Burlington. For the improvement of the harbor at Burlington, Vermont twenty-five thousand dollars.

Swanton. For the improvement of the harbor at Swanton, Vermont ten thousand dollars.

Otter Creek. For the improvement of Otter Creek, Vermont, five thousand dollars.

Falls of Saint Anthony. For the improvement of the Falls of Saint Anthony, Minnesota, one hundred thousand dollars; and twenty-five thousand dollars of said amount may be expended for the improvement of the Mississippi River above the Falls of Saint Anthony.

Minnesota River. For the improvement of the Minnesota River, ten thousand dollars.

Upper Mississippi River. For the improvement of the Upper Mississippi River twenty-five thousand dollars.

Illinois River. For the improvement of the Illinois River, seventy-five thousand dollars.

Des Moines Rapids. For the improvement of the Des Moines Rapids, Mississippi River, four hundred and eighty thousand dollars.

Rock Island Rapids. For the improvement of the Rock Island Rapids, Mississippi River, fifty thousand dollars.

Mississippi, Missouri, and Arkansas Rivers. For the improvement of the Mississippi, Missouri, and Arkansas Rivers, one hundred thousand dollars.

For the improvement of the Mississippi River, between the mouths of the Illinois and Ohio Rivers, two hundred thousand dollars; fifteen thousand dollars of said amount shall be expended between the mouths of the Illinois and Missouri Rivers; and fifteen thousand dollars of said amount may be expended at Liberty Bar.

Upper Ohio River and Louisville Canal. For completing the improvement of the Falls of the Ohio River and Louisville Canal, one hundred thousand dollars.

Ohio River. For the improvement of the Ohio River, three hundred thousand dollars; that one hundred thousand dollars of this amount shall be used for and applied toward the construction of a "movable dam", or a dam with adjustable gates for the purpose of testing substantially the best method of improving permanently the navigation of the Ohio River and its tributaries; the location of this work with the plan of construction and the application of the amount hereby appropriated to be submitted to the Secretary of War, for his approval.

Wabash River. For the improvement of the Wabash River, forty thousand dollars.

Upper Monongahela River. For the improvement of the Upper Monongahela River, near Morgantown, West Virginia, two hundred thousand dollars.

Great Kanawha. For the improvement of the Great Kanawha River, West Virginia, three hundred thousand dollars.

Tennessee River. For the improvement of the Tennessee River, above Chattanooga, forty thousand dollars, and below Chattanooga, including the Muscle Shoals, three hundred and sixty thousand dollars.

Cumberland River. For the improvement of the Cumberland River, below Nashville, twenty-five thousand dollars.

Yazoo River. For the improvement of the Yazoo River, twelve thousand dollars.

Mississippi River. For the improvement of the mouth of the Mississippi River, two hundred and fifty thousand dollars, provided: That this appropriation shall cease to be available when its necessity is superseded by any other work of improvement authorized by law.

Red Fish Bar. For the improvement of Red Fish Bar, in Galveston Bay, Texas, ten thousand two hundred dollars.
For removing the Raft in Red River, twenty thousand dollars.

For the improvement of the harbor at Mobile, Alabama, twenty-six thousand dollars.

For the improvement of the harbor at Cedar Keys, Florida, fifteen thousand dollars.

For the improvement of the Chattahoochee and Flint Rivers, Georgia, twenty-five thousand dollars.

For the improvement of the Apalachicola River, Florida, ten thousand dollars.

For the improvement of the Choctawhatchie River, Florida and Alabama, five thousand dollars.

For the improvement of the harbor at Charleston, South Carolina, ten thousand dollars.

For the improvement of the harbor at Savannah, Georgia, seventy thousand dollars.

For the improvement of the Oostanoela and Coosawattee Rivers, Georgia, five thousand dollars.

For the improvement of Elk River, Maryland, five thousand dollars.

For the improvement of the harbor at Baltimore, Maryland, seventy-five thousand dollars.

For the improvement of the Wicomico River, Maryland, five thousand dollars.

For the improvement of Occoquan River, Virginia, five thousand dollars.

For the improvement of Aquia Creek, Virginia, two thousand dollars.

For the improvement of the mouth of Nomini, Virginia, five thousand dollars.

For the improvement of the Rappahanock River, Virginia, five thousand dollars.

For the improvement of the James River, Virginia, fifty thousand dollars.

For the improvement of the South Branch of Elizabeth River, Virginia, five thousand dollars.

For the improvement of the Nansemond River, Virginia, five thousand dollars.

For the improvement of the Appomattox River, Virginia, thirty thousand dollars.

For the improvement of Cape Fear River, North Carolina, one hundred and fifty thousand dollars.

For constructing United States Pier in Delaware Bay, near Lewes, Delaware, fifteen thousand dollars.

For the improvement of Delaware River at Fort Mifflin Bar, twenty thousand dollars; and that any unexpended balance of the amount mentioned in the act making appropriations for the repair, preservation, and so forth, of certain public works, and so forth, approved March third, eighteen hundred and seventy-three, for the improvement of the channel of the Delaware River, at and near the Horse Shoe Shoals, be, and is hereby, appropriated, to be expended for the improvement of said river, at such places between Petty’s Island and its mouth as the Chief Engineer of the Army may order and direct.

For the improvement of the Delaware River, New Jersey, between Trenton and White Hill, ten thousand dollars.

For the improvement of the harbor at Wilmington, Delaware, ten thousand dollars.

For the improvement of the Schuylkill River, twenty thousand dollars.

For the improvement of the Hudson River, New York, forty thousand dollars.

For the improvement of the Passaic River, New Jersey, twenty thousand dollars.
<table>
<thead>
<tr>
<th>Location</th>
<th>Description</th>
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<tbody>
<tr>
<td>East River and Hell Gate</td>
<td>For removing obstructions in the East River and Hell Gate, New York, two hundred and fifty thousand dollars.</td>
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<tr>
<td>East Chester Creek</td>
<td>For the improvement of the East Chester Creek, New York, twelve thousand dollars.</td>
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<tr>
<td>Fort Jefferson, Wareham</td>
<td>For a harbor at Fort Jefferson, New York, fifteen thousand dollars.</td>
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<td>Taunton River</td>
<td>For the improvement of Taunton River, Massachusetts, ten thousand dollars.</td>
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<td>Fall River</td>
<td>For the improvement of the harbor at Fall River, Massachusetts, ten thousand dollars.</td>
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<tr>
<td>Block Island</td>
<td>For the improvement of the breakwater at Block Island, Rhode Island, twenty thousand dollars.</td>
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<td>Newport</td>
<td>For the improvement of the harbor at Newport, Rhode Island, ten thousand dollars.</td>
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<td>Pawcatuck River</td>
<td>For the improvement of Pawcatuck River, Rhode Island and Connecticut, ten thousand dollars.</td>
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<td>Stonington</td>
<td>For the improvement of the harbor at Stonington, Connecticut, twenty-five thousand dollars.</td>
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<tr>
<td>Connecticut River</td>
<td>For the improvement of the Connecticut River, below Hartford, Connecticut, twenty thousand dollars.</td>
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<td>Milford</td>
<td>For the improvement of the harbor at Milford, Connecticut, thirteen thousand dollars.</td>
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<td>Housatonic River</td>
<td>For the improvement of the Housatonic River, Connecticut, five thousand dollars.</td>
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<tr>
<td>Bridgeport</td>
<td>For the improvement of the harbor at Bridgeport, Connecticut, fifteen thousand dollars.</td>
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<td>Norwalk</td>
<td>For the improvement of the harbor at Norwalk, Connecticut, seven thousand dollars.</td>
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<tr>
<td>Machias River</td>
<td>For the improvement of the Machias River, Maine, ten thousand dollars.</td>
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<tr>
<td>New Haven</td>
<td>For the improvement of the harbor at New Haven, Connecticut, ten thousand dollars.</td>
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<tr>
<td>Penobscot River</td>
<td>For the improvement of the Penobscot River, Maine, twenty-five thousand dollars; and out of this appropriation ten thousand dollars shall be expended at or near Bucksport Narrows.</td>
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<td>Camden</td>
<td>For the improvement of the harbor at Camden, Maine, ten thousand dollars.</td>
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<td>Kennebec River</td>
<td>For the improvement of the Kennebec River, Maine, fifteen thousand dollars.</td>
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<td>Portland, Me.</td>
<td>For the improvement of the harbor at Portland, Maine, twenty thousand dollars.</td>
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<td>Richmond Island</td>
<td>For the improvement at Richmond Island, Maine, fifteen thousand dollars.</td>
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<tr>
<td>Cocheco River</td>
<td>For the improvement of the Cochico River, New Hampshire, twenty-five thousand dollars.</td>
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<td>Merrimack River</td>
<td>For the improvement of the Merrimack River, Massachusetts, twelve thousand dollars.</td>
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<tr>
<td>Boston Harbor</td>
<td>For the improvement of Boston Harbor, Massachusetts, one hundred thousand dollars; ten thousand dollars of said amount may be expended for the improvement of Hingham Harbor.</td>
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<tr>
<td>Hingham Harbor</td>
<td>For the improvement of the harbor at Plymouth, Massachusetts, ten thousand dollars.</td>
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<tr>
<td>Plymouth</td>
<td>For the improvement of the harbor at Provincetown, Massachusetts, five thousand dollars.</td>
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<tr>
<td>Willamette and Columbia Rivers</td>
<td>For the improvement of the lower Willamette and Columbia Rivers, from Portland, Oregon, to the sea twenty thousand dollars.</td>
</tr>
<tr>
<td>Upper Willamette River</td>
<td>For the improvement of the Upper Willamette River, Oregon, twenty-five thousand dollars.</td>
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<tr>
<td>Upper Columbia River</td>
<td>For the improvement of the Upper Columbia River, thirty-five thousand dollars.</td>
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For the improvement of the breakwater at Wilmington, California, thirty thousand dollars.

For the improvement of Oakland Harbor, California, one hundred thousand dollars.

For the improvement of the harbor at San Diego, California, eighty thousand dollars.

For a breakwater in five fathoms of water, to protect the commerce of Cleveland, Ohio, fifty thousand dollars.

For the improvement of the harbor at Galveston, Texas, one hundred and fifty thousand dollars.

For the improvement of the Sebawaing River, Michigan, eight thousand dollars.

For dredging the bar at the junction of Pine and Saint Clair Rivers, Michigan, five thousand dollars.

For the improvement of the harbor at New Bedford, Massachusetts, ten thousand dollars.

For the improvement of the harbor at Wilson, New York, ten thousand dollars.

For the improvement of the Sacramento and Feather Rivers, California, fifteen thousand dollars.

For the improvement of the ship-channel between the mouth of San Jacinto River, to Bolivar Channel, in Galveston Bay, Texas, twenty-five thousand dollars.

For the improvement of Sabine Pass, Texas, twenty thousand dollars.

For the improvement of the Harlem River, New York, ten thousand dollars.

For the improvement of the harbor and river at Saint Joseph's, Michigan, thirty-five thousand dollars.

For the improvement of the Warrior and Tombigbee Rivers, Alabama, below Tuscaloosa and Demopolis, twenty-five thousand dollars, in addition to any unexpended balance remaining from the appropriation for the harbor of Mobile, hereby transferred to this improvement.

For the repair of the breakwater and piers at the harbor of Southport, Connecticut, five thousand dollars.

For completing the improvement of the harbor at Waddington, New York, five thousand dollars.

For examination and surveys of rivers and harbors, and for incidental repairs at harbors for which there is no special appropriation, fifty thousand dollars.

It shall be the duty of the Secretary of War to apply the moneys herein appropriated as far as may be by contract, except when specific estimates cannot be made for the particular work, or where, in the judgment of said Secretary, the work cannot be contracted at prices advantageous to the Government, and except the appropriations made for examinations and surveys; and such contracts shall be made after sufficient public advertisement for proposals in such form and manner as the Secretary of War shall prescribe; and such contracts shall be made with the lowest responsible bidders therefor, accompanied by such securities as the Secretary of War shall require.

For completing the survey and estimates of the route from the mouth of the Youghiogheny River to continue the slackwater navigation up said river, to the head waters at the foot of the Allegheny mountains, thence by canal to Cumberland, intersecting there the Chesapeake and Ohio Canal, ten thousand dollars.

Sec. 2. That the Secretary of War is hereby directed to cause examinations, or surveys, or both, to be made at the following points, namely:

- Alabama River, from Wetumpka to its mouth.
- East Branch of Potomac River, from the navy-yard to Bladensburg, District of Columbia.
- North and South Branches of the Shrewsbury River, New Jersey.
- Puyallup River, from the Coal Mines to its mouth, Washington Territory.
Monongahela River, from Morgantown to Fairmount, West Virginia.
French Broad River, from its junction with the Holston at Knoxville to Leadville, Tennessee.
Port Henry, Lake Champlain, for a breakwater.
Rouse's Point, Lake Champlain, for a breakwater.
Lower Pier, Chester, Pennsylvania.
Monterey, California.
Mouth at Nehalem River, Oregon, Alsea River and bar, Oregon.
For examination for a route for a canal sufficient to allow the passage at ordinary high tide, of steamers drawing ten feet, connecting the waters of Shoal Water Bay with the waters of the Columbia River: Provided, That no more than five hundred dollars shall be expended in making such survey and estimate.
Alleghany River, below Freeport, Pennsylvania.
Thunder Bay River, Lake Huron.
Little Narragansett Bay, between Dennison Rocks and Rhode's Folly, Rhode Island and Connecticut.
For examination for a route for a canal from Lake Michigan to the Wabash River, Indiana, not exceeding the expense of two thousand dollars.
Clinch River, below the mouth of Emory River, and Emory River above its mouth, for removal of bars, Tennessee.
Clinton River, from Mount Clemens to its mouth, Michigan.
For estimate of cost to obtain thirteen feet of water on the outer bar at the mouth of Saginaw River, Michigan.
Waddington, New York, for the purpose of ascertaining the practicability and cost of constructing a canal and locks around the rapids in the Saint Lawrence River at that point.
Survey of the channel of West Haven Harbor, near New Haven, Connecticut.
Pamlico River from its mouth to the town of Washington, North Carolina.
Neuse River from its mouth Goldsboro, North Carolina.
Pasquotank River, from Albemarle Sound to Elizabeth City, North Carolina.
Pungo River from its mouth to the town of Hartford, North Carolina.
Belfast Bay and harbor, Maine.
Harbor Matinicus Island, Maine.
Ocmulgee River, Georgia, from the city of Macon to the city of Covington.
Catawba River, from South Carolina line to Old Fort, North Carolina.
For surveys to ascertain the most eligible line on which a canal across the Isthmus of Florida can be constructed, and whether a safe land-locked navigation between the waters of the Mississippi and the Gulf along the coasts of Alabama, Louisiana, and Florida, and through the latter State to the Atlantic coast, can be had. To estimate the probable cost and practicability of construction of such works, and of any artificial water-routes found necessary to provide a safe inland navigation between the Mississippi River and one of the seaports on the east coast of Florida.
Continuing survey of French Broad River, from the Henderson County line to its junction with the Holston, Tennessee.
The harbor at Edenton, North Carolina.
A line between the Neuse and Cape Fear Rivers, in North Carolina, with a view to connect the waters of the same. And a like line with a view to connect the waters of Norfolk harbor, in Virginia, with the waters of the Cape Fear River, at or near Wilmington, North Carolina.
Louisa Fork of Sandy, from the mouth of Dismal, in Buchanan County, Virginia, to Piketon, Kentucky.
POWELL’S RIVER, from the three forks in Wise County, Virginia, to the mouth of Clinch River, Tennessee.

Clinch River, from the mouth of Indian, in Tazewell County, Virginia, to the junction of Clinch and Powell Rivers, Tennessee.

Elk River, from its mouth to Braxton Court-House, West Virginia.

Missouri River, at the point where it is cutting into the Kansas shore above Saint Joseph’s, Missouri.

For breakwater off the mouth of Au Sable River, Lake Huron.

The piers at Marcus Hook, Pennsylvania.

Tennessee River, from the Chilhowee Mountains to the Georgia line, in Macon County, North Carolina.

Ipswich River and harbor, Massachusetts, and estimates of cost for dredging the river as to give nine feet depth at low water.

Mouth of Big Sandy Creek, New York.

Chippewa River, Wisconsin.

Echo Harbor, New Rochelle, New York.

SEC. 3. That the Secretary of War shall convene a board of engineers to examine, and report at the next session of Congress, a plan for the improvement of the channel between Staten Island and New Jersey.

SEC. 4. That James B. Eads, of Saint Louis, Missouri, be, and he is hereby, authorized, with such others as may be associated with him, on the conditions hereinafter mentioned, to construct such permanent and sufficient jetties, and such auxiliary works as are necessary to create and permanently maintain, as hereinafter set forth, a wide and deep channel between the South Pass of the Mississippi River and the Gulf of Mexico, and for that purpose he may construct, in the river, outlet, or pass, and likewise in the Gulf of Mexico, such walls, jetties, dikes, levees, and other structures, & employ such boats, rafts, and appliances, as he may, in the prosecution of said work deem necessary: Provided, that no such structures or means employed shall hinder, delay, or materially interfere with the free navigation of said pass; and, to protect his said works, he may build, and maintain such levees, or embankments as may be necessary to secure their permanency along the banks of the river or South Pass: Provided further. That unless the construction of the proposed work shall be substantially commenced within eight months from the date of the approval of this act, and prosecuted with due diligence, the provisions contained herein in relation to the said South Pass shall be null and void; and, unless the said Eads and his associates shall secure a navigable depth of twenty feet of water through said pass within thirty months after the date of the approval of this act, Congress may revoke the privileges herein granted in relation to the said South Pass, and cancel the obligations herein assumed by the United States. And Congress may revoke the privileges herein granted in relation to the said South Pass, and cancel the obligations herein assumed by the United States, unless the said Eads and his associates shall, after securing twenty feet of water, secure an additional depth of not less than two feet during each succeeding year thereafter, until twenty-six feet shall have been secured: and in case said Eads and his associates shall fail to comply with the foregoing conditions, as to depth of water, and time for and period of twelve months in excess of the time fixed, as aforesaid, then the privileges herein granted, and the obligations herein assumed in relation to the said South Pass, shall absolutely become absolutely null and void without action by Congress.

SEC. 5. That the conditions herein prescribed being fully complied with, the United States hereby promise and agree to pay to said Eads, or to his assigns or legal representatives, five million two hundred and fifty thousand dollars for constructing said works and obtaining a depth of thirty feet in said channel, and the annual sum of one hundred thousand dollars for each and every year that said depth of thirty feet shall be maintained by the jetties and auxiliary works aforesaid in said South
Payments, how made. Pass during twenty years after first securing the said depth Payments shall be made on certified statements of an engineer-officer, who shall be detailed by the Secretary of War, and whose duty it shall be to report the depth of water and width of channel secured and maintained from time to time in said channel, together with such other information as the Secretary of War may direct. When a channel of twenty feet in depth, and of not less than two hundred feet in width, shall have been obtained by the action of said jettees and auxiliary works, five hundred thousand dollars shall be paid; and when a channel of twenty-two feet in depth and two hundred feet in width shall have been obtained by the action of said jettees and auxiliary works, five hundred thousand dollars shall be paid. When a channel twenty-four feet in depth, and not less than two hundred and fifty feet in width, shall have been obtained, there shall be paid five hundred thousand dollars; and after said depth and width shall have been maintained during twelve consecutive months, there shall be paid, there shall be paid two hundred and fifty thousand dollars with five per centum per annum interest from the date when said twenty-four feet were first obtained. When a channel twenty-six feet in depth, and not less than three hundred feet in width shall be obtained, there shall be paid five hundred thousand dollars; and when a channel of said depth and width shall have been maintained for twelve months consecutively, two hundred and fifty thousand dollars shall be paid with interest at five per centum per annum from the date when said channel was first obtained.

When a channel twenty-eight feet in depth and not less than three hundred and fifty feet in width shall be obtained, there shall be paid five hundred thousand dollars; and when a channel of said depth and width shall have been maintained for twelve months consecutively, there shall be paid five hundred thousand dollars with interest at five per centum per annum from the date when a channel of said depth and width was first obtained; making a total aggregate of four million two hundred and fifty thousand dollars for the aforesaid payments, the respective depths and widths of channel being measured at average flood-tide, as ascertained and determined by the Secretary of War. When a channel thirty feet in depth and three hundred and fifty feet in width, shall have been obtained by the effect of said jettees and auxiliary works aforesaid, the remaining one million dollars shall be deemed as having been earned by said Eads and associates; but said amount shall remain as security in the possession of the United States for the purposes hereinafter set forth, interest at five per centum per annum on the same being payable to said Eads, his assigns, and legal representatives, semi-annually, from the date when a channel of thirty feet in depth and three hundred and fifty feet in width shall have been first secured, so long as said money, or any part thereof, is held by the United States.

SEC. That after said channel of thirty feet in depth and of not less than three hundred and fifty feet in width shall have been secured, one hundred thousand dollars per annum shall be paid in equal quarterly payments during each and every year that said channel of thirty feet in depth and three hundred and fifty feet in width shall have been maintained by said Eads and his associates by the effect of said jettees and auxiliary works aforesaid in said pass, for a period of twenty years, dating from the date on which said channel of thirty feet in depth and three hundred and fifty feet in width shall have been first secured: Provided, however, That no part of such annual compensation shall be paid for any period of time during which the channel of said pass shall be less than thirty feet in depth and three hundred and fifty feet in width, as hereinbefore specified.
SEC. 7. That the said channel of thirty feet in depth and three hundred and fifty feet in width having been maintained for ten years, one-half of the one million dollars hereinbefore mentioned shall be released and paid to said Eads, his assigns, or legal representatives; and said depth and width having been maintained for ten additional years, the remaining half of the said one million dollars shall be released and paid as aforesaid. And if any of said money shall have been paid under the provisions of this act as hereinafter provided, then the residue shall be paid at the times above stated.

SEC. 8. That in case said Eads and associates in order to maintain a channel of thirty feet in depth and three hundred and fifty feet in width, shall deem it necessary to expend on said works, during any one or more of said twenty years, any money in excess of the annual payments received by them during said year or years under this act, the Secretary of War shall, on satisfactory proof of such expenditures, authorize, as often as such extra expenditures may require the payment of the same from the said money in pledge, to said Eads or his legal representatives. And such payments shall be made from the five hundred thousand dollars to be released at the end of ten years before any payment shall be made from the five hundred thousand dollars to be released at the end of twenty years; and if any failure to maintain said channel of thirty feet in depth and three hundred and fifty feet in width shall occur, the date for releasing the said money held in pledge shall be postponed for an equal period of time, and the compensation for maintaining said channel shall cease until said depth and width shall be again restored, the maintenance of a channel of thirty feet in depth and three hundred and fifty feet in width for twenty years, exclusive of all such periods of failure, being intended by this act. And at any time after said jetees shall have been completed, and said channel of thirty feet in depth and three hundred and fifty feet in width shall have been obtained, that the United States may elect to pay the said one million dollars, and stop the payment of said interest and said annual sum of one hundred thousand dollars for the maintenance of said depth and width, said United States shall have the right to do so on payment of said money held as security and in pledge as aforesaid, together with the interest and annual compensation for maintenance which may be earned at the date of such final payment; and on such payment being made by the United States the supervision and maintenance of said jetees and auxiliary works by said Eads and associates, and all liability on their part, shall cease and determine.

SEC. 9. That in order to facilitate the proper location of said jetees, which shall not be less than seven hundred feet apart, and to correctly determine such effects as may be produced by them, the Chief of the Coast Survey shall, as soon as practicable, cause a careful topographic and hydrographic survey to be made of said pass and bar, and shall submit the same to the Secretary of War, who shall furnish to said Eads the results of any such survey. And the sum of five thousand dollars is hereby appropriated out of any money in the Treasury not otherwise appropriated for said survey and examination.

SEC. 10. That any person maliciously or intentionally injuring said works, or interfering with the construction thereof, shall be deemed guilty of a misdemeanor, and may be tried for such offense before the district court of the United States for the district wherein such offense may be committed; and, if found guilty, he shall be liable to a fine not exceeding one thousand dollars, or to imprisonment for not more than two years, or to both fine and imprisonment as aforesaid, for each offense.

SEC. 11. That the said Eads and his associates shall have the right under such regulations as the Secretary of War shall prescribe, to use any materials on the public lands of the United States that shall be suitable for, and may be needed in, the construction of said works.

SEC. 12. That in case of death or other disability of said Eads before the completion of said works, the same shall be prosecuted and com
completed by his legal representatives and his associates aforesaid, with
the same powers, rights, obligations, and compensations as if done by
him in person:

SEC. That the Secretary of War be, and he is hereby authorized
and directed to carry into effect the provisions of this act on behalf of
the United States, and, when the said Eads and his associates shall,
from time to time, have fulfilled on their part the several foregoing con-
ditions of this act, to draw his warrants upon the Treasurer of the United
States in favor of said Eads, or his legal representatives, in payment of
the aforesaid amounts as they respectively become due by the provi-
sions of this act. And it shall be the duty of the Secretary of War to

Reports.

embody in his annual reports the payments made from time to time
under this act, and the probable times when other payments will become
due, and to report during the construction of the works herein
authorized all important facts relating to the progress of the same,
the materials used, and the character and permanency with which
the said jetties and auxiliary works are being constructed, to the
end that the Congress of the United States may be kept fully advised
as to the faithfulness and efficiency with which the said works are
being executed by the said Eads and associates, it being expressly un-
derstood that while said Eads shall be enframed in the exercise of
his judgment and skill in the location, design, and construction of said
jetties and auxiliary works, the intent of this act is not simply to secure
the wide and deep channel first above named, but likewise to provide
for the construction of thoroughly substantial and permanent works by
which said channel may be maintained for all time after their com-
pletion. And in case the Secretary of War shall be of the opinion that
this work is not being constructed according to the spirit and intent of
this act, he shall report the same to the President, who shall appoint a
commission, consisting of an officer of the Army, an officer of the Navy,
and a competent person from civil life, to inspect and examine the works
being constructed by said Eads and his associates; and in case the said
commission shall report that the works are being constructed upon a
design that will not be of a substantial and permanent character when
completed, all the facts in the case shall be laid before Congress at the
earliest possible moment, and payments upon said works shall be sus-
pended until Congress shall otherwise order.

Commission.

Obligations to be discharged in money or bonds.

SEC. That the option of discharging the obligations herein assumed
by the United States, either in money or bonds, is expressly reserved;
and the Secretary of the Treasury is hereby directed to issue the bonds
of the United States, bearing five per centum interest, of the character
and description set out in the act entitled "An act to authorize the
refunding of the public debt," approved July fourteenth, eighteen hun-
dred and seventy, to said Eads or his legal representatives, in payment
at par of the aforesaid warrants of the Secretary of War, unless the
Congress of the United States shall have previously provided for the
payment of the same by the necessary appropriations of money: Pro-
vided, That in no case shall the Government of the United States be
liable for any losses incurred by said Eads and his associates in the
performance of the work herein mentioned, nor shall any payments
thereon be made in excess of the sums nor contrary to the terms here-
inbefore prescribed.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 135.—An act making appropriations for the support of the Military Academy
for the year ending June thirtieth, eighteen hundred and seventy-six.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the following sums be,
and the same are hereby, appropriated, out of any money in the Treas-
ury not otherwise appropriated, for the support of the Military Acad-
FORTY-THIRD CONGRESS. Sess. II. Ch. 135. 1875.

For the year ending June thirtieth, eighteen hundred and seventy-six, namely:

For additional pay of officers, and for pay of instructors, professors, cadets, and musicians, two hundred and thirty-five thousand dollars: Provided, That the President of the United States be authorized to fill any vacancy occurring at said academy by reason of death, or other cause, of any person appointed by him.

That the assistant instructors of tactics commanding cadet companies at West Point shall receive the same pay and allowances as assistant professors in the other branches of study.

For repairs and improvements, timber, planks, boards, joists, walls, laths, shingles, slate, tin, sheet-lead, nails, screws, locks, buttes, hinges, glass, paints, oils, turpentine, varnish, stone, brick, lime, cement, plaster, hair, drain-pipe, blasting powder, fuse, iron, steel, tools, mantels, and other similar materials, fourteen thousand and five hundred dollars; and for pay of citizen-mechanics and labor employed upon repairs and improvements that cannot be done by enlisted men, eight thousand dollars; in all, twenty-two thousand and five hundred dollars.

For fuel and apparatus, namely, coal, wood, stoves, grates, furnaces, ranges, fire-brick, and repairs of steam-heating apparatus, fourteen thousand dollars; gas-pipes, fixtures, lamp-posts, gas-lamps, gasometers, retorts, and annual repairs, six hundred dollars; fuel for cadets' mess-hall, shops, and laundry, three thousand five hundred dollars; postage and telegrams, three thousand dollars; stationery, namely, blank books, paper, envelopes, quills, steel pens, pencils, erasers, wax, ink, and mucilage, six hundred dollars; transportation of materials, discharged cadets, and ferriages, one thousand eight hundred dollars; printing-type, materials for office, diplomas for graduates, registers, and blanks, nine hundred dollars; in all, twenty-one thousand and seven hundred dollars.

For compensation to pressman and to lithographer, fifty dollars each; clerk to disbursing officer and quartermaster, one thousand six hundred and fifty dollars; clerk to adjutant, one thousand five hundred dollars; clerk to treasurer, one thousand five hundred dollars; in all, four thousand seven hundred and fifty dollars.

For department of instruction in mathematics, namely, repairs of instruments, fifty dollars; text-books and stationery for use of instructors, thirty dollars; in all, eighty dollars.

For department of artillery, cavalry, and infantry tactics, namely, tan-bark for riding-hall and gymnasium, three hundred dollars; repairing camp-stools and camp-furniture, one hundred dollars; clothes-racks for cadets' tents, two hundred dollars; repairing gymnasium, one hundred dollars; embroidering stand of colors, for the United States Corps of Cadets, fifty dollars; furniture for office and reception-room for visitors, one hundred dollars; stationery for use of instructor and assistants, one hundred dollars; books, twenty dollars; in all, nine hundred and seventy dollars.

For department of civil and military engineering, namely, models, maps, purchase and repair of instruments, text books, books of reference, stationery for use of instructors, and contingencies, five hundred dollars; compensation to a draughtsman, in addition to pay and extra duty pay as a soldier, one hundred dollars; engraving plates, printing and binding text-books prepared for the special instruction of the cadets, two thousand five hundred dollars: Provided, That said books shall be sold to the cadets at cost price, and the amount received therefor covered into the Treasury; in all, three thousand and one hundred dollars.

For department of chemistry, mineralogy, and geology, namely, chemicals, including chemical apparatus, glass and porcelain ware, paper, wire, and sheet-metals, ores, and photographic material, six hundred and seventy-five dollars; rough specimens, files, alcohol, lamps, blow-pipes, pencils, and mortars for practical instruction in mineralogy, and for gradual increase of the cabinet, six hundred and twenty-five dollars;
repairs and additions to electric, galvanic, magnetic, electro-magnetic, magneto-electric, pneumatic, and thermic apparatus, and apparatus illustrating optical properties of substances, nine hundred dollars; carpenters' and metal work, and painting, including material, one hundred and fifty dollars; pay of mechanic to be employed in chemical and geological section-rooms, and in the lecture-room, one thousand and fifty dollars; models and diagrams, sixty dollars; books of reference, text-books, and stationery for instructors, and contingencies, three hundred and fifty dollars; compensation to attendant, fifty dollars; in all, three thousand eight hundred and sixty dollars.

For department of natural and experimental philosophy, namely, additions to the optical and mechanical apparatus of the laboratory, three thousand dollars; spectroscope and photographic apparatus for the observatory, one thousand five hundred dollars; materials and repairs, four hundred dollars; compensation to mechanic, one thousand dollars; compensation to attendant, fifty dollars; in all, five thousand nine hundred and fifty dollars.

For department of practical military engineering, namely, mining-materials, profiling, stationery, drawing-materials, and repairs of instruments, one hundred dollars; telegraphing-material, one hundred dollars; in all, two hundred dollars.

For department of French, namely, text-books and stationery for instructors, and for examination-blanks, two hundred dollars.

For department of Spanish, namely, text-books and stationery for use of instructors, fifty dollars.

For department of drawing, namely, topographical models for use of third class, one hundred and fifty dollars; models for use of second class, one hundred dollars; tables, benches, and frames for resting models on, one hundred dollars; fifty rulers and fifty triangles, fifty dollars; colors, pencils, paper, and brushes for use of instructors, twenty dollars, in all, four hundred and twenty dollars.

For department of law, namely, stationery, text-books, and books of reference, one hundred dollars.

For department of ordnance and gunnery, namely, models and drawings illustrating practical working of materials employed in ordnance-construction, one hundred and seventy-five dollars; instrument-house for field-service, one hundred and fifty dollars; target-recording-house, with camera and appurtenances for rifle practice, seventy-five dollars; iron targets for rifle-practice, thirty dollars; wire and electrical batteries and targets for instruments for determining initial velocity of projectiles, one hundred dollars; text-books for use of instructors, twenty-five dollars; plane-table for determining ranges, and for instrument for measuring distances, forty-five dollars; in all, six hundred dollars.

For expenses of the board of visitors, four thousand two hundred dollars.

For gas-coal, oil, candles, wicking, and matches for lighting the academy, cadet-barracks, mess-hall, hospital, offices, stables, and sidewalks, four thousand dollars.

For water-pipes, plumbing, and repairs, two thousand dollars.

For cleaning public buildings, not quarters, five hundred and sixty dollars; brooms, brushes, tubs, pails, soap, and cloths, two hundred dollars; chalk, crayons, sponge, slates, and rubbers for recitation-rooms, one hundred dollars; in all, eight hundred and sixty dollars.

For compensation of chapel-organist, two hundred dollars; compensation of librarian, one hundred and twenty dollars; compensation of non-commissioned officer in charge of mechanics, fifty dollars; compensation of soldier writing in adjutant's office, fifty dollars; pay of engineer of heating and ventilating apparatus for the cadet-barracks, chapel, and philosophical academy, including the library, one thousand five hun-
dred dollars; pay of assistant engineer of same, seven hundred and twenty dollars; pay of five firemen, two thousand two hundred dollars; in all, four thousand eight hundred and forty dollars.

For increase and expense of library, books, magazines, periodicals, and binding, two thousand dollars.

For pay of librarian's assistant, one thousand dollars.

For contingencies for superintendent of the academy, one thousand dollars.

For furniture for cadet hospital, and repairs, one hundred dollars; printing catalogue for library, seven hundred dollars; renewing furniture in academic section rooms and offices, one thousand dollars; papers and periodicals for cadet hospital, sixty dollars; and for carpeting and repairs to chapel for cadets, officers' families, and visitors, one thousand dollars; in all, two thousand eight hundred and sixty dollars.

For repairing and opening roads and walks, five hundred dollars.

For continuing superstructure of the new hospital for cadets, thirty thousand dollars.

For continuing construction of sewerage from barracks and quarters, three thousand dollars.

For repairs to reservoirs and increasing capacities, five hundred dollars.

For construction of school-house for soldiers' children, and furniture for same, eight thousand dollars.

For parapet wall on the road leading along the cliff to south wharf, five hundred dollars.

Approved, March 3, 1875.

CHAP. 136.—An act restricting the refunding of custom duties and prescribing certain regulations of the Treasury Department

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That no moneys collected as duties on imports, in accordance with any decision, ruling, or direction previously made or given by the Secretary of the Treasury, shall, except as hereinafter provided, be refunded or repaid, unless in accordance with the judgment of a circuit or district court of the United States giving construction to the law, and from which the Attorney-General shall certify that no appeal or writ of error will be taken by the United States; or unless in pursuance of a special appropriation for the particular refund or repayment to be made: Provided, That whenever the Secretary shall be of opinion that such duties have been assessed and collected under an erroneous view of the facts in the case, he may authorize a re-examination and reliquidation in such case, and make such refund in accordance with existing laws as the facts so ascertained shall, in his opinion, justify; but no such reliquidation shall be allowed unless protest and appeal shall have been made as required by law: Provided further, That the restrictive provisions of this act shall not apply to such personal and household effects and other articles, not merchandise, as are by law exempt from duty: And provided also, That this act shall not affect the refund of excess of deposits based on estimated duties nor prevent the correction of errors in liquidation, whether for or against the Government, arising solely upon errors of fact discovered within one year from the date of payment, and, when in favor of the Government, brought to the notice of the collector within ten days from the date of discovery.

Sec. 2. That no ruling or decision once made by the Secretary of the Treasury, giving construction to any law imposing customs duties, shall be reversed or modified adversely to the United States, by the same or a succeeding Secretary, except in concurrence with an opinion of the Attorney-General recommending the same, or a judicial decision of a circuit or district court of the United States conflicting with such ruling.
Secretary may require appeal from judgment of inferior court.

Regulations in pursuance of this act.

Annual statement of moneys refunded.

Appeals to Supreme Court on request of Secretary.

or decision, and from which the Attorney-General shall certify that no appeal or writ of error will be taken by the United States: Provided, That the Secretary of the Treasury may in his discretion, decline to acquiesce in the judgment, decision, or ruling of an inferior court upon any question affecting the interests of the United States, when, in his opinion, such interests require a final adjudication of such question by the court of last resort.

SEC. 3. That the Secretary of the Treasury shall have power to make such regulations, not inconsistent with law, as may be necessary to carry this act into effect.

SEC. 4. That the Secretary of the Treasury shall, in his annual report to Congress, give a detailed statement of the various sums of money refunded under the provisions of this act or of any other act of Congress relating to the revenue, together with copies of the rulings under which repayments were made: Provided, That in all cases where the Secretary of the Treasury shall so request the Attorney-General shall take an appeal to the Supreme Court.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 137.—An act to determine the jurisdiction of circuit courts of the United States, and to regulate the removal of causes from State courts, 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 circuit courts of the United States shall have original cognizance, concurrent with the courts of the several States, of all suits of a civil nature at common law or in equity, where the matter in dispute exceeds, exclusive of costs, the sum or value of five hundred dollars, and arising under the Constitution or laws of the United States, or treaties made, or which shall be made, under their authority, or in which the United States are plaintiffs or petitioners, or in which there shall be a controversy between citizens of different States or a controversy between citizens of the same State claiming lands under grants of different States, or a controversy between citizens of a State and foreign states, citizens, or subjects; and shall have exclusive cognizance of all crimes and offenses cognizable under the authority of the United States, except as otherwise provided by law, and concurrent jurisdiction with the district courts of the crimes and offenses cognizable therein. But no person shall be arrested in one district for trial in another where defendant is not found, except as hereinafter provided; nor shall any circuit or district court have cognizance of any suit founded on contract in favor of an assignee, unless a suit might have been prosecuted in such court to recover thereon if no assignment had been made, except in cases of promissory notes negotiable by the law merchant and bills of exchange. And the circuit courts shall also have appellate jurisdiction from the district courts under the regulations and restrictions prescribed by law.

SEC. 2. That any suit of a civil nature, at law or in equity, now pending or hereafter brought in any State court where the matter in dispute exceeds, exclusive of costs, the sum or value of five hundred dollars, and arising under the Constitution or laws of the United States, or treaties made, or which shall be made, under their authority, or in which the United States shall be plaintiff or petitioner, or in which there shall be a controversy between citizens of different States, or a controversy between citizens of the same State claiming lands under grants of different States, or a controversy between citizens of a State and foreign
States, citizens, or subjects, either party may remove said suit into the circuit court of the United States for the proper district. And when in any suit mentioned in this section there shall be a controversy which is wholly between citizens of different States, and which can be fully determined as between them, then either one or more of the plaintiffs or defendants actually interested in such controversy may remove said suit into the circuit court of the United States for the proper district.

SEC. 3. That whenever either party, or any one or more of the plaintiffs or defendants entitled to remove any suit mentioned in the next preceding section shall desire to remove such suit from a State court to the circuit court of the United States, he or they may make and file a petition in such suit in such State court before or at the term at which said cause could be first tried and before the trial thereof for the removal of such suit into the circuit court to be held in the district where such suit is pending, and shall make and file therewith a bond, with good and sufficient surety, for his or their entering in such circuit court, on the first day of its then next session, a copy of the record in such suit, and for paying all costs that may be awarded by the said circuit court, if said court shall hold that such suit was wrongfully or improperly removed thereto, and also for there appearing and entering special bail in such suit, if special bail was originally requisite therein, it shall then be the duty of the State court to accept said petition and bond, and proceed no further in such suit, and any bail that may have been originally taken shall be discharged; and the said copy being entered as aforesaid in said circuit court of the United States, the cause shall then proceed in the same manner as if it had been originally commenced in the said circuit court; and if in any action commenced in a State court the title of land be concerned, and the parties are citizens of the same State, and the matter in dispute exceed the sum or value of five hundred dollars, exclusive of costs, the sum or value being made to appear, one or more of the plaintiffs or defendants, before the trial, may state to the court, and make affidavit, if the court require it, that he or they claim and shall rely upon a right or title to the land under a grant from a State, and produce the original grant, or an exemplification of it, except where the loss of public records shall put it out of his or their power, and shall move that any one or more of the adverse party inform the court whether he or they claim a right or title to the land under a grant from some other State, the party or parties so required shall give such information, or otherwise not be allowed to plead such grant, or give it in evidence upon the trial; and if he or they inform that he or they do claim under such grant, any one or more of the party moving for such information may then, on petition and bond as hereinbefore mentioned in this act, remove the cause for trial to the circuit court of the United States next to be helden in such district; and any one of either party removing the cause shall not be allowed to plead or give evidence of any other title than that by him or them stated as aforesaid as the ground of his or their claim, and the trial of issues of fact in the circuit courts shall, in all suits except those of equity and of admiralty and maritime jurisdiction, be by jury.

SEC. 4. That when any suit shall be removed from a State court to a circuit court of the United States, any attachment or sequestration of the goods or estate of the defendant had in such suit in the State court shall hold the goods or estate so attached or sequestered to answer the final judgment or decree in the same manner as by law they would have been held to answer final judgment or decree had it been rendered by the court in which such suit was commenced; and all bonds, undertakings, or security given by either party in such suit prior to its removal shall remain valid and effectual, notwithstanding said removal; and all injunctions, orders, and other proceedings had in such suit prior to its removal shall remain in full force and effect until dissolved or modified by the court to which such suit shall be removed.
Dismissal or remanding, by circuit court, of causes improperly brought in or removed to circuit court.

Review, in Supreme Court, of order dismissing or remanding cause.

Circuit court to proceed as if cause originally brought there.

Time for filing record in circuit court.

Refusal of clerk of State court to furnish copy of record.

Punishment.

Certiorari to State court to return record.

Proceedings when record not filed by reason of refusal of clerk, &c.

How absent defendants brought in suits to enforce or remove liens, &c., on property.

SEC. 5. That if, in any suit commenced in a circuit court or removed from a State court to a circuit court of the United States, it shall appear to the satisfaction of said circuit court, at any time after such suit has been brought or removed thereto, that such suit does not really and substantially involve a dispute or controversy properly within the jurisdiction of said circuit court, or that the parties to said suit have been improperly or collusively made or joined, either as plaintiffs or defendants, for the purpose of creating a case cognizable or removable under this act, the said circuit court shall proceed no further therein, but shall dismiss the suit or remand it to the court from which it was removed as justice may require, and shall make such order as to costs as shall be just; but the order of said circuit court dismissing or remanding said cause to the State court shall be reviewable by the Supreme Court on writ of error or appeal, as the case may be.

SEC. 6. That the circuit court of the United States shall, in all suits removed under the provisions of this act, proceed therein as if the suit had been originally commenced in said circuit court, and the same proceedings had been taken in such suit in said circuit court as shall have been had therein in said State court prior to its removal.

SEC. 7. That in all causes removable under this act, if the term of the circuit court to which the same is removable, then next to be holden, shall commence within twenty days after filing the petition and bond in the State court for its removal, then he or they who apply to remove the same shall have twenty days from such application to file said copy of record in said circuit court, and enter appearance therein; and if done within said twenty days, such filing and appearance shall be taken to satisfy the said bond in that behalf; that if the clerk of the State court in which any such cause shall be pending, shall refuse to any one or more of the parties or persons applying to remove the same, a copy of the record therein, after tender of legal fees for such copy, said clerk so offending shall be deemed guilty of a misdemeanor, and, on conviction thereof in the circuit court of the United States to which said action, or proceeding was removed, shall be punished by imprisonment not more than one year, or by fine not exceeding one thousand dollars, or both in the discretion of the court.

And the circuit court to which any cause, shall be removable under this act shall have power to issue a writ of certiorari to said State court commanding said State court to make return of the record in any such cause removed as aforesaid, or in which any one or more of the plaintiffs or defendants have complied with the provisions of this act for the removal of the same, and enforce said writ according to law; and if it shall be impossible for the parties or persons removing any cause under this act, or complying with the provisions for the removal thereof, to obtain such copy, for the reason that the clerk of said State court refuses to furnish a copy, on payment of legal fees, or for any other reason, the circuit court shall make an order requiring the prosecutor in any such action or proceeding to enforce forfeiture or recover penalty as aforesaid, to file a copy of the paper or proceeding by which the same was commenced, within such time as the court may determine; and in default thereof the court shall dismiss the said action or proceeding; but if said order shall be complied with, then said circuit-court shall require the other party to plead, and said action, or proceeding shall proceed to final judgment; and the said circuit court may make an order requiring the parties thereto to plead de novo; and the bond given, conditioned as aforesaid, shall be discharged so far as it requires copy of the record to be filed as aforesaid.

SEC. 8. That when in any suit, commenced in any circuit court of the United States, to enforce any legal or equitable lien upon, or claim to, or to remove any incumbrance or lien or cloud upon the title to real or personal property within the district where such suit is brought, one or more of the defendants therein shall not be an inhabitant of, or found within, the said district, or shall not voluntarily appear thereto, it shall
be lawful for the court to make an order directing such absent defendant or defendants to appear, plead, answer, or demur, by a day certain to be designated, which order shall be served on such absent defendant or defendants, if practicable, wherever found, and also upon the person or persons in possession or charge of said property, if any there be; or where such personal service upon such absent defendant or defendants is not practicable, such order shall be published in such manner as the court may direct, not less than once a week for six consecutive weeks; and in case such absent defendant shall not appear, plead, answer, or demur within the time so limited, or within some further time, to be allowed by the court, in its discretion, and upon proof of the service or publication of said order, and of the performance of the directions contained in the same, it shall be lawful for the court to entertain jurisdiction, and proceed to the hearing and adjudication of such suit in the same manner as if such absent defendant had been served with process within the said district; but said adjudication shall, as regards said absent defendant or defendants without appearance, affect only the property which shall have been the subject of the suit and under the jurisdiction of the court therein, within such district. And when a part of the said real or personal property against which such proceeding shall be taken shall be within another district, but within the same State, said suit may be brought in either district in said State; Provided, however, That any defendant or defendants not actually personally notified as above provided may, at any time within one year after final judgment in any suit mentioned in this section, enter his appearance in said suit in said circuit court, and thereupon the said court shall make an order setting aside the judgment therein, and permitting said defendant or defendants to plead therein on payment by him or them of such costs as the court shall deem just; and thereupon said suit shall be proceeded with to final judgment according to law.

SEC. 9. That whenever either party to a final judgment or decree which has been or shall be rendered in any circuit court has died or shall die before the time allowed for taking an appeal or bringing a writ of error has expired, it shall not be necessary to revive the suit by any formal proceedings aforesaid. The representative of such deceased party may file in the office of the clerk of such circuit court a duly certified copy of his appointment and thereupon may enter an appeal or bring writ of error as the party he represents might have done. If the party in whose favor such judgment or decree is rendered has died before appeal taken or writ of error brought, notice to his representatives shall be given from the Supreme court, as provided in case of the death of a party after appeal taken or writ of error brought.

SEC. 10. That all acts and parts of acts in conflict with the provisions of this act are hereby repealed.

Approved, March 3, 1875.

CHAP. 138.—An act relating to the punishment of the crime of manslaughter.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That whoever shall hereafter be convicted of the crime of manslaughter, in any court of the United States, in any State or Territory, including the District of Columbia, shall be imprisoned not exceeding ten years, and fined not exceeding one thousand dollars: Provided, That this act shall not affect or apply to any prosecution now pending, or the prosecution of any offence already committed.

SEC. 2. That all acts or parts of acts inconsistent with this act are hereby repealed: Provided, That said acts shall remain in force for the punishment of all persons who have heretofore committed the crime of manslaughter.

Approved, March 3, 1875.
Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the inhabitants of the Territory of Colorado included in the boundaries hereinafter designated be, and they are hereby, authorized to form for themselves, out of said Territory, a State government, with the name of the State of Colorado; which State, when formed, shall be admitted into the Union upon an equal footing with the original States in all respects whatsoever, as hereinafter provided.

SEC. 2. That the said State of Colorado shall consist of all the territory included within the following boundaries, to wit: Commencing on the thirty-seventh parallel of north latitude where the twenty-fifth meridian of longitude west from Washington crosses the same; thence north, on said meridian, to the forty-first parallel of north latitude; thence along said parallel west to the thirty-second meridian of longitude west from Washington; thence south on said meridian, to the thirty-seven parallel of north latitude; thence along said thirty-seven parallel of north latitude, to the place of beginning.

SEC. 3. That all persons qualified by law to vote for representatives at first election, to the general assembly of said Territory, at the date of the passage of this act, shall be qualified to be elected, and they are hereby authorized to vote for and choose representatives to form a convention under such rules and regulations as the governor of said Territory, the chief justice, and the United States attorney thereof may prescribe; and also to vote upon the acceptance or rejection of such constitution as may be formed by said convention, under such rules and regulations as said convention may prescribe; and the aforesaid representatives to form the aforesaid convention shall be apportioned among the several counties in said Territory in proportion to the vote polled in each of said counties at the last general election as near as may be; and said apportionment shall be made for said Territory by the governor, United States district attorney, and chief justice thereof, or any two of them; and the governor of said Territory shall, by proclamation, order an election of the representatives aforesaid to be held throughout the Territory at such time as shall be fixed by the governor, chief justice, and United States attorney, or any two of them, which proclamation shall be issued within ninety days next after the first day of September, eighteen hundred and seventy-five, and at least thirty days prior to the time of said election; and such election shall be conducted in the same manner as is prescribed by the laws of said Territory regulating elections therein for members of the house of representatives; and the number of members to said convention shall be the same as now constitutes both branches of the legislature of the aforesaid Territory.

SEC. 4. That the members of the convention thus elected shall meet at the capital of said Territory, on a day to be fixed by said governor, chief justice, and United States attorney, not more than sixty days subsequent to the day of election, which time of meeting shall be contained in the aforesaid proclamation mentioned in the third section of this act, and, after organization, shall declare, on behalf of the people of said Territory, that they adopt the Constitution of the United States; whereupon the said convention shall be, and is hereby, authorized to form a constitution and State government for said Territory: Provided, That the constitution shall be republican in form, and make no distinction on account of race, color, except Indians not taxed, and not be repugnant to the Constitution of the United States and the principles of the Declaration of Independence: And provided further, That said convention shall provide, by an ordinance irrevocable without the consent of the United States and the people of said State, first, that perfect toleration of religious sentiment shall be secured, and no inhabitant of said State shall ever be molested,
in person or property, on account of his or her mode of religious worship; secondly, that the people inhabiting said Territory do agree and declare that they forever disclaim all right and title to the unappropriated public lands lying within said Territory, and that the same shall be and remain at the sole and entire disposition of the United States, and that the lands belonging to citizens of the United States residing without the said State shall never be taxed higher than the lands belonging to residents thereof, and that no taxes shall be imposed by the State on lands or property therein belonging to, or which may hereafter be purchased by the United States.

Sec. 5. That in case the constitution and State government shall be formed for the people of said Territory of Colorado, in compliance with the provisions of this act, said convention forming the same shall provide, by ordinance, for submitting said constitution to the people of said State for their ratification or rejection, at an election, to be held at such time, in the month of July, eighteen hundred and seventy-six, and at such places and under such regulations as may be prescribed by said convention, at which election the lawful voters of said new State shall vote directly for or against the proposed constitution; and the returns of said election shall be made to the acting governor of the Territory, who, with the chief justice and United States attorney of said Territory, or any two of them, shall canvass the same; and if a majority of legal votes shall be cast for said constitution in said proposed State, the said acting governor shall certify the same to the President of the United States, together with a copy of said constitution and ordinances; whereupon it shall be the duty of the President of the United States to issue his proclamation declaring the State admitted into the Union on an equal footing with the original States, without any further action whatever on the part of Congress.

Sec. 6. That until the next general census said State shall be entitled to one Representative in the House of Representatives of the United States, which Representative, together with the governor and State and other officers provided for in said constitution, shall be elected on a day subsequent to the adoption of the constitution, and to be fixed by said constitutional convention; and until said State officers are elected and qualified under the provisions of the constitution, the territorial officers shall continue to discharge the duties of their respective offices.

Sec. 7. That sections numbered sixteen and thirty-six in every town-ship, and where such sections have been sold or otherwise disposed of by any act of Congress, other lands, equivalent thereto, in legal subdivisions of not more than one quarter-section, and as contiguous as may be, are hereby granted to said State for the support of common schools.

Sec. 8. That, provided the State of Colorado shall be admitted into the Union in accordance with the foregoing provisions of this act, fifty entire sections of the unappropriated public lands within said State, to be selected and located by direction of the legislature thereof, and with the approval of the President, on or before the first day of January, eighteen hundred and seventy-eight, shall be, and are hereby, granted, in legal subdivisions of not less than one quarter-section, to said State for the purpose of erecting public buildings at the capital of said State for legislative and judicial purposes, in such manner as the legislature shall prescribe.

Sec. 9. That fifty other entire sections of land as aforesaid, to be selected and located and with the approval as aforesaid, in legal subdivisions as aforesaid, shall be, and they are hereby, granted to said State for the purpose of erecting a suitable building for a penitentiary or State prison in the manner aforesaid.

Sec. 10: That seventy-two other sections of land shall be set apart and reserved for the use and support of a State university, to be selected and approved in manner as aforesaid, and to be appropriated and applied as the legislature of said State may prescribe for the purpose named and for no other purpose.
SEC. 11. That all salt-springs within said State, not exceeding twelve in number, with six sections of land adjoining, and as contiguous as may be to each, shall be granted to said State for its use, the said land to be selected by the governor of said State within two years after the admission of the State, and when so selected to be used and disposed of on such terms, conditions, and regulations as the legislature shall direct: Provided, That no salt-spring or lands the right whereof is now vested in any individual or individuals, or which hereafter shall be confirmed or adjudged to any individual or individuals, shall by this act be granted to said State.

SEC. 12. That five per centum of the proceeds of the sales of agricultural public lands lying within said State which shall be sold by the United States subsequent to the admission of said State into the Union, after deducting all the expenses incident to the same, shall be paid to the said State for the purpose of making such internal improvements within said State as the legislature thereof may direct: Provided, That this section shall not apply to any lands disposed of under the homestead-laws of the United States, or to any lands now or hereafter reserved for public or other uses.

SEC. 13. That any balance of the appropriations for the legislative expenses of said Territory of Colorado remaining unexpended shall be applied to and used for defraying the expenses of said convention, and for the payment of the members thereof, under the same rules and regulations and rates as are now provided by law for the payment of the territorial legislature.

SEC. 14. That the two sections of land in each township herein granted for the support of common schools shall be disposed of only at public sale and at a price not less than two dollars and fifty cents per acre, the proceeds to constitute a permanent school-fund, the interest of which to be expended in the support of common schools.

SEC. 15. That all mineral-lands shall be excepted from the operation and grants of this act.

Approved, March 3, 1875.

CHAP. 140.—An act to establish the boundary-line between the State of Arkansas and the Indian country.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the boundary-line between the State of Arkansas and the Indian country, as originally surveyed and marked, and upon which the lines of the surveys of the public lands in the State of Arkansas were closed, be, and the same is hereby, declared to be the permanent boundary-line between the said State of Arkansas and the Indian country.

SEC. 2. That the Secretary of the Interior shall, as soon as practicable, cause the boundary-line, as fixed in the foregoing section, to be retraced and marked in a distinct and permanent manner; and if the original line, when retraced, shall be found to differ in any respect from what the boundary-line would be if run in accordance with the provisions of the treaties establishing the eastern boundary-line of the Choctaw and Cherokee Nations, then the surveyors shall note such variations and compute the area of the land which in that case would be taken from the State of Arkansas or the Indian country, as the case may be; and the Secretary of the Interior shall also cause any monuments set up in any former survey indicating any line at variance with the survey provided for in this act to be obliterated.

Approved, March 3, 1875.
CHAP. 141.—An act supplementary to the acts in relation to immigration.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in determining whether the immigration of any subject of China, Japan, or any Oriental country, to the United States, is free and voluntary, as provided by section two thousand one hundred and sixty-two of the Revised Code, title "Immigration," it shall be the duty of the consul-general or consul of the United States residing at the port from which it is proposed to convey such subjects, in any vessels enrolled or licensed in the United States, or any port within the same, before delivering to the masters of any such vessels the permit or certificate provided for in such section, to ascertain whether such immigrant has entered into a contract or agreement for a term of service within the United States, for lewd and immoral purposes; and if there be such contract or agreement, the said consul-general or consul shall not deliver the required permit or certificate.

SEC. 2. That if any citizen of the United States, or other person amenable to the laws of the United States, shall take, or cause to be taken or transported, to or from the United States any subject of China, Japan, or any Oriental country, without their free and voluntary consent, for the purpose of holding them to a term of service, such citizen or other person shall be liable to be indicted therefor, and, on conviction of such offense, shall be punished by a fine not exceeding two thousand dollars and be imprisoned not exceeding one year; and all contracts and agreements for a term of service of such persons in the United States, whether made in advance or in pursuance of such illegal importation, and whether such importation shall have been in American or other vessels, are hereby declared void.

SEC. 3. That the importation into the United States of women for the purposes of prostitution is hereby forbidden; and all contracts and agreements in relation thereto, made in advance or in pursuance of such illegal importation and purposes, are hereby declared void; and whoever shall knowingly and willfully import, or cause any importation of, women into the United States for the purposes of prostitution, or shall knowingly or willfully hold, or attempt to hold, any woman to such purposes, in pursuance of such illegal importation and contract or agreement, shall be deemed guilty of a felony, and, on conviction thereof, shall be imprisoned not exceeding five years and pay a fine not exceeding five thousand dollars.

SEC. 4. That if any person shall knowingly and willfully contract, or attempt to contract, in advance or in pursuance of such illegal importation, to supply to another the labor of any cooly or other person brought into the United States in violation of section two thousand one hundred and fifty-eight of the Revised Statutes, or of any other section of the laws prohibiting the cooly-trade or of this act, such person shall be deemed guilty of a felony, and, upon conviction thereof, in any United States court, shall be fined in a sum not exceeding five hundred dollars and imprisoned for a term not exceeding one year.

SEC. 5. That it shall be unlawful for aliens of the following classes to immigrate into the United States, namely, persons who are undergoing a sentence for conviction in their own country of felonious crimes other than political or growing out of or the result of such political offenses, or whose sentence has been remitted on condition of their emigration, and women "imported for the purposes of prostitution." Every vessel arriving in the United States may be inspected under the direction of the collector of the port at which it arrives, if he shall have reason to believe that any such obnoxious persons are on board; and the officer making such inspection shall certify the result thereof to the master or other person in charge of such vessel, designating in such certificate the person or persons, if any there be, ascertained by him to be of either of the classes whose importation is hereby forbidden. When such inspection is required by the collector as aforesaid, it shall be unlawful,
without his permission, for any alien to leave any such vessel arriving in the United States from a foreign country until the inspection shall have been had and the result certified as herein provided; and at no time thereafter shall any alien certified to by the inspecting officer as being of either of the classes whose immigration is forbidden by this section, be allowed to land in the United States, except in obedience to a judicial process issued pursuant to law. If any person shall feel aggrieved by the certificate of such inspecting officer stating him or her to be within either of the classes whose immigration is forbidden by this section, and shall apply for release or other remedy to any proper court or judge, then it shall be the duty of the collector at said port of entry to detain said vessel until a hearing and determination of the matter are had, to the end that if the said inspector shall be found to be in accordance with this section and sustained, the obnoxious person or persons shall be returned on board of said vessel, and shall not thereafter be permitted to land, unless the master, owner, or consignee of the vessel shall give bond and security, to be approved by the court or judge hearing the cause, in the sum of five hundred dollars for each such person permitted to land, conditioned for the return of such person, within six months from the date thereof, to the country whence his or her emigration shall have taken place, or unless the vessel bringing such obnoxious person or persons shall be forfeited, in which event the proceeds of such forfeiture shall be paid over to the collector of the port of arrival, and applied by him, as far as necessary, to the return of such person or persons to his or her own country within the said period of six months. And for all violations of this act, the vessel, by the acts, omissions, or connivance of the owners, master, or other custodian, or the consignees of which the same are committed, shall be liable to forfeiture, and may be proceeded against as in cases of frauds against the revenue laws, for which forfeiture is prescribed by existing law.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 142.—An act to reduce and fix the Adjutant General’s Department of the Army.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Adjutant General’s Department of the Army shall hereafter consist of one Adjutant General, with the rank, pay, and emoluments of a brigadier general; two assistant adjutant generals, with the rank, pay, and emoluments of colonels; four assistant adjutants general, with the rank, pay, and emoluments of lieutenant colonels; and ten assistant adjutants general, with the rank, pay, and emoluments of majors.

Repeal of part of SEC. 2. That so much of section six of the act entitled “An act making appropriations for the support of the Army for the year ending June thirtieth, eighteen hundred and seventy, and for other purposes,” approved March third, eighteen hundred and sixty-nine, as applies to the Adjutant General’s Department, be, and the same is hereby, repealed.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 143.—An act authorizing the coinage of a twenty cent piece of silver at the mints of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there shall be, from time to time, coined at the mints of the United States, conformably in all respects to the coinage act of eighteen hundred and seventy-three a coin of silver of the denomination of twenty-cents and of the weight of five grams.
SEC. 2. That the twenty cent piece shall be a legal tender at its nominal value for any amount not exceeding five dollars in any one payment.

SEC. 3. That in adjusting the weight of the twenty-cent piece, the deviation from the standard weight shall not exceed one and one half grains; and in weighing a large number of pieces together, when delivered by the coiner to the superintendent and by the superintendent to the depositor the deviation from the standard weight shall not exceed two hundredths of an ounce in one thousand pieces.

SEC. 4. That all laws now in force in relation to the coins of the United States, and the coinage of the same, shall, as far as applicable, have full force and effect in relation to the coin herein authorized whether the said laws are penal or otherwise and whether they are for preventing counterfeiting or abasement, for protecting the currency, for regulating the process of coining and the preparation therefor, or for the security of the coin, or for any other purpose.

Approved, March 3, 1875.

CHAP. 144.—An act to punish certain larcenies, and the receivers of stolen goods.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any person who shall embezzle, steal, or purloin any money, property, record, voucher, or valuable thing whatever, of the moneys, goods, chattels, records, or property of the United States, shall be deemed guilty of felony, and on conviction thereof before the district or circuit court of the United States in the district wherein said offense may have been committed, or into which he shall carry or have in possession of said property so embezzled, stolen, or purloined, shall be punished therefor by imprisonment at hard labor in the penitentiary not exceeding five years, or by a fine not exceeding five thousand dollars, or both, at the discretion of the court before which he shall be convicted.

SEC. 2. That if any person shall receive, conceal, or aid in concealing, or have, or retain in his possession with intent to convert to his own use or gain, any money, property, record, voucher, or valuable thing whatever, of the moneys, goods, chattels, records, or property of the United States, which has theretofore been embezzled, stolen, or purloined from the United States by any other person, knowing the same to have been so embezzled, stolen, or purloined, such person shall, on conviction before the circuit or district court of the United States in the district wherein he may have such property, be punished by a fine not exceeding five thousand dollars, or imprisonment at hard labor in the penitentiary not exceeding five years, one or both, at the discretion of the court before which he shall be convicted; and such receiver may be tried either before or after the conviction of the principal felon, but if the party has been convicted, then the judgment against him shall be conclusive evidence in the prosecution against such receiver that the property of the United States therein described has been embezzled, stolen, or purloined.

Approved, March 3, 1875.

CHAP. 145.—An act to provide for deductions from the terms of sentence of United States prisoners.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all prisoners who have been, or shall hereafter be, convicted of any offence against the laws of the United States, and confined, in execution of the judgment or sentence upon such conviction, in any prison or penitentiary of any State or Territory which has no system of commutation for its own prisoners, shall have a deduction from their several terms of sentence of five days in
Certificate of warden.

Remissions annulled by new offenses during term.

Clothes and money furnished to prisoner on discharge.

Proviso.

each and every calendar month during which no charge of misconduct shall have been sustained against each severally, who shall be discharged at the expiration of his term of sentence less the time so deducted, and a certificate of the warden or keeper of such prison penitentiary of such deduction shall be entered on the warrant of commitment: Provided, That, if during the term of imprisonment the prisoner shall commit any offense for which he shall be convicted by a jury, all remissions therefore made shall be thereby annulled.

SEC. 2. That on the discharge from any prison of any person convicted under the laws of the United States on indictment, he or she shall be provided by the warden or keeper of said prison with one plain suit of clothes and five dollars in money, for which charge shall be made and allowed in the accounts of said prison with the United States: Provided, That this section shall not apply to persons sentenced for a term of imprisonment of less than six months.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 146.—An act to change the name of the port of Nobleboro to Damariscotta.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of the port of Nobleboro, in the county of Lincoln, State of Maine, is hereby changed to the port of Damariscotta.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 147.—An act authorizing the appointment of gaugers for the customs service at the port of Philadelphia.

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 he is hereby, authorized to appoint three gaugers for the customs service at the port of Philadelphia from the list of officers now under appointment as inspectors, whose compensation shall be the same as that paid to the gaugers of the port of Boston: Provided, That the number of officers or employees in the customs service at said port of Philadelphia shall not be hereby increased.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 148.—An act to transfer the county of Perry, in the State of Tennessee, from the western to the middle judicial district of the United States in said State.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the county of Perry, in the western judicial district of the United States, in the State of Tennessee, be, and the same is hereby set to, and shall hereafter compose a part of the middle judicial district of the United States in said State; and all cases now commenced or depending in said western district, affected by this act, shall be heard, tried and determined in the same manner as if this act had not been passed; and the prosecution of all crimes heretofore committed in said western district shall be prosecuted and punished in the same manner as if this act had not been passed.

SEC. 2. That this act shall take effect on the fourth Monday of May, eighteen hundred and seventy-five.

Approved, March 3, 1875.
CHAP. 149.—An act to provide for deducting any debt due the United States from any judgment recovered against the United States by such debtor.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That when any final judgment recovered against the United States or other claim duly allowed by legal authority, shall be presented to the Secretary of the Treasury for payment, and the plaintiff or claimant therein shall be indebted to the United States in any manner, whether as principal or surety, it shall be the duty of the Secretary to withhold payment of an amount of such judgment or claim equal to the debt thus due to the United States, and if such plaintiff or claimant assents to such set off, and discharges his judgment or an amount thereof equal to said debt or claim, the Secretary shall execute a discharge of the debt due from the plaintiff to the United States. But if such plaintiff, or claimant, denies his indebtedness to the United States, or refuses to consent to the set-off, then the Secretary shall withhold payment of such further amount of such judgment or claim, as in his opinion will be sufficient to cover all legal charges and costs in prosecuting the debt of the United States to final judgment. And if such debt is not already in suit, it shall be the duty of the Secretary to cause legal proceedings to be immediately commenced to enforce the same, and to cause the same to be prosecuted to final judgment with all reasonable dispatch. And if in such action judgment shall be rendered against the United States, or the amount recovered for debt and costs shall be less than the amount so withheld as before provided, the balance shall then be paid over to such plaintiff by such Secretary with six per cent interest, thereon for the time it has been withheld from the plaintiff.

Approved, March 3, 1875.

CHAP. 150.—An act to make East Pascagoula, in the State of Mississippi, a port of delivery in the District of Pearl River.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the passage of this act East Pascagoula, in the State of Mississippi, in the district of Pearl River, shall be a port of delivery for said district. 

Approved, March 3, 1875.

CHAP. 151.—An act to protect ornamental and other trees on Government reservations and on lands purchased by the United States, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That if any person or persons shall knowingly and unlawfully cut, or shall knowingly aid, assist, or be employed in unlawfully cutting, or shall wantonly destroy or injure, or procure to be wantonly destroyed or injured, any timber-tree or any shade or ornamental tree, or any other kind of tree, standing, growing, or being upon any lands of the United States, which, in pursuance of law, have been reserved, or which have been purchased by the United States for any public use, every such person or persons so offending, on conviction thereof before any circuit or district court of the United States, shall, for every such offense, pay a fine not exceeding five hundred dollars, or shall be imprisoned not exceeding twelve months.

SEC. 2. That if any person or persons shall knowingly and unlawfully break or destroy any fence, wall, hedge, or gate inclosing any lands of the United States, which have, in pursuance of any law, been reserved or purchased by the United States for any public use, every such person so offending, on conviction, shall, for every such offense, pay a fine not exceeding two hundred dollars, or be imprisoned not exceeding six months.

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Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the right of way through the public lands of the United States is hereby granted to any railroad company duly organized under the laws of any State or Territory, except the District of Columbia, or by the Congress of the United States, which shall have filed with the Secretary of the Interior a copy of its articles of incorporation, and due proofs of its organization under the same, to the extent of one hundred feet on each side of the central line of said road; also the right to take, from the public lands adjacent to the line of said road, material, earth, stone, and timber necessary for the construction of said railroad; also ground adjacent to such right of way for station-buildings, depots, machine shops, side-tracks, turn-outs, and water-stations, not to exceed in amount twenty acres for each station, to the extent of one station for each ten miles of its road.

Sec. 2. That any railroad company whose right of way, or whose track or road-bed upon such right of way, passes through any canyon, cañon, pass, or defile, shall not prevent any other railroad company from the use and occupancy of the said canyon, pass, or defile, for the purposes of its road, in common with the road first located, or the crossing of other railroads at grade. And the location of such right of way through any canyon, pass, or defile shall not cause the disuse of any wagon or other public highway now located therein, nor prevent the location through the same of any such wagon road or highway where such road or highway may be necessary for the public accommodation; and where any change in the location of such wagon road is necessary to permit the passage of such railroad through any canyon, pass, or defile, said railroad company shall before entering upon the ground occupied by such wagon road, cause the same to be reconstructed at its own expense in the most favorable location, and in as perfect a manner as the original road: Provided, That such expenses shall be equitably divided between any number of railroad companies occupying and using the same canyon, pass, or defile.

Sec. 3. That if any person or persons shall knowingly and unlawfully break, open, or destroy any gate, fence, hedge, or wall inclosing any lands of the United States, reserved or purchased as aforesaid, and shall drive any cattle, horses, or hogs upon the lands aforesaid for the purpose of destroying the grass or trees on the said grounds, or where they may destroy the said grass or trees, or if any such person or persons shall knowingly permit his or their cattle, horses, or hogs to enter through any of said inclosures upon the lands of the United States aforesaid, where the said cattle, horses, or hogs may or can destroy the grass or trees or other property of the United States on the said land, every such person or persons so offending, on conviction, shall pay a fine not exceeding five hundred dollars, or be imprisoned not exceeding twelve months: Provided, That nothing in this act shall be construed to apply to unsurveyed public lands and to public lands subject to pre-emption and homestead laws, or to public lands subject to an act to promote the development of the mining resources of the United States, approved May tenth, eighteen hundred and seventy-two.

Approved, March 3, 1875.
same for postal, military, and other purposes, approved July first, eighteen hundred and sixty-two," approved July second, eighteen hundred and sixty-four.

Sec. 4. That any railroad-company desiring to secure the benefits of this act, shall, within twelve months after the location of any section of twenty miles of its road, if the same be upon surveyed lands, and, it upon unsurveyed lands, within twelve months after the survey thereof by the United States, file with the register of the land office for the district where such land is located a profile of its road; and upon approval thereof by the Secretary of the Interior the same shall be noted upon the plats in said office; and thereafter all such lands over which such right of way shall pass shall be disposed of subject to such right of way: Provided, That if any section of said road shall not be completed within five years after the location of said section, the rights herein granted shall be forfeited as to any such uncompleted section of said road.

Sec. 5. That this act shall not apply to any lands within the limits of any military, park, or Indian reservation, or other lands specially reserved from sale, unless such right of way shall be provided for by treaty-stipulation or by act of Congress heretofore passed.

Sec. 6. That Congress hereby reserves the right at any time to alter, amend, or repeal this act, or any part thereof.

Approved, March 3, 1875.

CHAP. 153.-An act to amend sections one thousand six hundred and seventy-five, one thousand six hundred and seventy-six, one thousand six hundred and eighty-one, and one thousand six hundred and eighty-two of the Revised Statutes of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section one thousand six hundred and seventy-five of the Revised Statutes be amended so as to read as follows:

"Sec. 1675. Ambassadors and envoys extraordinary and ministers plenipotentiary shall be entitled to compensation at the rates following, per annum, namely:

"Those to France, Germany, Great Britain, and Russia, each, seventeen thousand five hundred dollars.

"Those to Austria, Brazil, China, Italy, Japan, Mexico, and Spain, each, twelve thousand dollars.

"Those to all other countries, unless where a different compensation is prescribed by law, each, ten thousand dollars.

"And, unless when otherwise provided by law, ministers resident and commissioners shall be entitled to compensation at the rate of seventy-five per centum, chargés d'affaires at rate of fifty per centum, and secretaries of legation at the rate fifteen per centum, of the amounts allowed to ambassadors, envoys extraordinary, and ministers plenipotentiary to the said countries respectively; except that the secretary of legation to Japan shall be entitled to compensation at the rate of twenty-five hundred dollars per annum.

"The second secretaries of the legations to France, Germany, and Great Britain shall be entitled to compensation at the rate of two thousand dollars each per annum."

That section one thousand six hundred and seventy-six of the said Revised Statutes be amended so as to read as follows:

"The agent and consul-general at Cairo shall be entitled to compensation at the rate of three thousand five hundred dollars per annum."

That section one thousand six hundred and eighty-one be amended so as to read as follows:

"The minister resident to Uruguay, when also accredited to Paraguay, shall be entitled to compensation at the rate of ten thousand dollars per annum."
R. S., 1682, p. 294, amended.

Guatemala, &c., salary of minister to.

That the following be added to section one thousand six hundred and eighty-two:

"And he shall receive compensation at the rate of ten thousand dollars per annum."

Approved, March 3, 1875.

March 3, 1875.

CHAP. 154.—An act to amend section numbered three thousand three hundred and forty-two of the Revised Statutes of the United States in relation to affixing stamps on brewers' casks.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section numbered three thousand three hundred and forty-two of the Revised Statutes be amended so as to read as follows:

Brewers' stamps, how procured, affixed, and canceled.

Penalty.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 155.—An act to amend section fourteen hundred and twenty-two of the Revised Statutes of the United States relating to the better government of the Navy.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section fourteen hundred and twenty-two of the Revised Statutes of the United States be amended to read as follows:

Men sent home at expiration of term of enlistment in Navy.

Detention beyond term.

Persons enlisted without limits of United States; discharge, detention.

SEC. 1422. That it shall be the duty of the commanding officer of any fleet, squadron, or vessel acting singly, when on service, to send to an Atlantic or to a Pacific port of the United States, as their enlistment may have occurred on either the Atlantic or Pacific coast of the United States, in some public or other vessel, all petty-officers and persons of inferior ratings desiring to go there at the expiration of their terms of enlistment, or as soon thereafter as may be, unless, in his opinion, the detention of such persons for a longer period should be essential to the public interests, in which case he may detain them, or any of them, until the vessel to which they belong shall return to such Atlantic or Pacific port.- All persons enlisted without the limits of the United States may be discharged, on the expiration of their enlistment, either in a foreign port or in a port of the United States, or they may be detained as above provided beyond the term of their enlistment; and
that all persons sent home, or detained by a commanding officer, according to the provisions of this act, shall be subject in all respects to the laws and regulations for the government of the Navy until their return to an Atlantic or Pacific port and their regular discharge; and all persons so detained by such officer, or re-entering to serve until the return to an Atlantic or Pacific port of the vessel to which they belong, shall in no case be held in service more than thirty days after their arrival in said port; and that all persons who shall be so detained beyond their terms of enlistment or who shall, after the termination of their enlistment, voluntarily re-enter to serve until the return to an Atlantic or Pacific port of the vessel to which they belong, and their regular discharge therefrom, shall receive for the time during which they are so detained, or shall so serve beyond their original terms of enlistment, an addition of one-fourth of their former pay: Provided, That all persons who shall be so detained, or who shall, after the termination of their enlistment, voluntarily re-enter to serve until the return to an Atlantic or Pacific port of the vessel to which they belong, and their regular discharge therefrom, shall in no case be held in service more than thirty days after their

Approved, March 3, 1875.

CHAP. 156.—An act to promote economy and efficiency in the marine-hospital service

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 shall cause to be prepared a schedule of the average number of seamen required in the safe and ordinary navigation of registered, enrolled, and licensed vessels of the United States, basing such schedule upon the differences in rig, tonnage, and kind of traffic. And from and after the completion and publication of said schedule, hospital-dues, at the rate and for the periods prescribed in sections four thousand five hundred and eighty-five and four thousand five hundred and eighty-seven of the Revised Statutes of the United States, shall be assessed, and collected, from the master or owner of each vessel subject to such dues, upon the average number of seamen as set forth in said schedule: Provided, That nothing herein contained shall be held to debar masters or owners of vessels from deducting such dues from each seaman's wages, as by law now authorized.

SEC. 2. That from and after May first, eighteen hundred and seventy-five, every vessel subject to hospital-tax, except vessels required by law to carry crew-lists, shall have and keep on board, subject to inspection and verification at all times by any officer of the customs, a seaman's time-book, which shall be furnished by the Treasury Department; and in which time-book shall be entered the name, date of shipment, and date of discharge of every seaman employed on board such vessel; and the master or owner of any vessel subject to hospital-tax, vessels carrying crew-lists as above excepted, shall forfeit and pay the sum of fifty dollars for each and every seaman found employed on board his vessel without a corresponding entry in said time-book; and the sums so forfeited shall be collected by the collector of customs upon the sworn statement of the customs-officers who make the inspections, and shall be paid into the Treasury to the credit of the marine-hospital fund, for the general purposes of which fund said sums are hereby appropriated.

SEC. 3. That term "seaman," wherever employed in legislation relating to the marine-hospital service, shall be held to include any person employed on board in the care, preservation, or navigation of any vessel, or in the service, on board, of those engaged in such care, preservation, or navigation.

SEC. 4. That the Secretary of the Treasury may rent or lease such marine-hospital buildings, and the lands appertaining thereto, as he may deem advisable in the interests of the marine-hospital service; and the proceeds of such rents or leases are hereby appropriated for the said service.

Approved, March 3, 1875.

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SEC. 4. That the Secretary of the Treasury may rent or lease such marine-hospital buildings, and the lands appertaining thereto, as he may deem advisable in the interests of the marine-hospital service; and the proceeds of such rents or leases are hereby appropriated for the said service.
Insane of merchant marine.

Sick and disabled seamen of foreign vessels, &c.

Supervising Surgeon of marine-hospital service; salary, how paid.

Repeal of inconsistent acts.

SEC. 5. That insane patients of said service shall be admitted into the Government Hospital for the Insane upon the order of the Secretary of the Treasury, and shall be cared for therein until cured or until removed by the same authority; and the charge for each such patient shall not exceed four dollars and fifty cents a week, which charge shall be paid out of the marine-hospital fund.

SEC. 6. That sick and disabled seamen of foreign vessels and of vessels not subject to hospital-dues may be cared for by the marine-hospital service at such rates and under such regulations as the Secretary of the Treasury may prescribe.

SEC. 7. That the compensation of the Supervising Surgeon of the United States marine-hospital service shall be paid out of the marine-hospital fund, and the salary of the supervising surgeon shall be four thousand dollars a year.

SEC. 8. That all acts and parts of acts inconsistent with this act are hereby repealed.

Approved, March 3, 1875.

CHAP. 157.—An act to abolish the consulate at Amoor River and establish a consulate at Vladivostock, Russia, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Amoor River, in Russia, be discontinued as a consulate of class five, in schedule B, as the same was amended by chapter two hundred and seventy-five of the laws of the first session of the Forty-third Congress; and that Vladivostock be a consulate of class five, in schedule B, and that the consul at Vladivostock and the consuls at Fayal and Auckland be, and they severally hereby are, exempted from the prohibition to engage in business and trade embraced in sections one thousand six hundred and ninety-nine and one thousand and seven hundred of the Revised Statutes of the United States.

Approved, March 3, 1875.

CHAP. 158.—An act to establish certain post-roads.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following be, and are, established as post-roads:

ALABAMA:

From Grove Hill, via Bashi, to Nanafalia.
From Bowden to Red Land.
From Red Land to Rock Mill.
From Williams' Mill to Lake City.
From Shamrock to Aux.Vasse.

ARIZONA:

From Tucson, via Tres Alamos, Camp Grant, Goodwin, and Safford, to Clifton.

ARKANSAS:

From Fayetteville, to Vinita in Indiana Territory.
From Marshall to Harrison.
From Russellville to Caleb Davis's.
From Sulphur Rock to Sharp's Cross Roads.
From Hickory Valley to Maxville.
From Fayetteville, via West Fork and Taney, to the Narrows.
From Pine Bluff, via Toronto and Watson's Station, to Chicot City.
From Arkansas Post to Red Fork.
From Pine Bluff to Devall's Bluff.
From Saint Charles, via Crockett's Bluff, Mount Adams, Wellborn, and Preston Bluff, to Aberdeen.
From Alma, via Tarrytown, Belmont, the Narrows, Peters's, Deans, Arnett Carter's store, to Fayetteville.
From Arkadelphia, via Fairview, to Camden.
From Batesville, via Oak Flat, Witt's springs, and Cassville, to Saint Paul.
From Indian Bay, via Lawrenceville, to Holly Grove.
From Poplar Grove to Indian Bay.
From Judsonia, via Clear Springs and Atkinsville, to Hiram.
From Prescott, via Wallaceburgh, Nashville and Mount Rose, to Ultima Thule.
From Augusta in Woodruff county, to Russell on the Saint Louis, Iron Mountain and Southern Railway.
From Wittsburgh to Newport.
From Conway to Maumelle.
From Morrison to Reveille.
From Morrison to Danville.
From Bolesville to Danville.
From Charleston to Greenwood.
From Pleasant Hill to Greenwood.
From Reveille to Waldron.
From Perryville to Hot Springs.
From Magazine to Parks.
From Billingsly to Dutch Mills.
From Texarkanna to Rocky Comfort.
From Poplar Grove to Indian Bay.
From Red Bluff to Campbell's.
From Greenwood to Chochoville.
From Chochoville to Sugar Loaf.
From Arkadelphia to Princeton.
From Indian Bay to Brinkley.

CALIFORNIA:--

From Pine Flat to Geyser Springs.
From Healdsburg to Mercuryville.
From Greenwood Valley to Spanish Dry Diggings.
From Jackson to Woodford.
From Knoxville to California Quicksilver Mine.
From Cloversdale to Mercuryville.
From Ukiah, via Medicine and Casper, to Noyo.
From Los Angelos to Panamint.
From Ukiah to Glenmark.
From Independence to Panamint.
From Cottonwood to Shingle Springs.

COLORADO:--

From West Los Animas, via South Side, to South Canon.
From Georgetown, via Berthoud Pass, Hot Sulphur Springs, and white River agency, to Salt Lake City.
From Canon city to Rosita.
From Sagauche, via Los Pinos and Lake City, to Howardsville.

CONNECTICUT:--

From Waterbury to Wolcott.
From West Cheshire to Prospect.
From New London, via Groton, Thames Navy-Yard and Gales Ferry, to Norwich.
From Collinsville, via Canton Centre, to North Clayton.
From Clinton to Killingworth.

**Dakota:**

- From Lake Kampeska, via James River to Ashmon.
- From Fargo to Fort Totten.
- From Sioux Falls to Lake Benton.
- From Sioux Falls to Herman.
- From Yankton, via Jamesville to Childstown.
- From Kampeska to Marshall.
- From Fort Sully to Black Hills.
- From Brule City to Red Cloud's Agency.
- From Brule Agency to Black Hills Agency.
- From Fort Sully to Custar's Gulch.
- From Fort Totten to Fort Buford.
- From Yankton to Jamesville.
- From Sioux Falls, via Pennington, Rosendale, to Pipe Stone and Lake Benton, State of Minnesota.
- From Lake Kampeska, the terminus of the Chicago and Northwestern Railroad, via James River, to Ashmore on the Missouri River.

**Florida:**

- From Gainesville to Crystal Springs.

**Georgia:**

- From Big Creek, via Vickory's Creek and Freemansville, to Hickory Flat.
- From Gainesville, via Brown's Bridge, to Cumming.
- From Lewis Store, via Patesville, Sycamore, and Whiddons, to Tipton.
- From Servia, via Haroldson and Rocky Mount, to Greenville.
- From White Sulphur Springs to Wisdom's Store.
- From Montezuma to Eureka.
- From Lumber City to Jacksonville.
- From Jefferson to Flowery Branch.
- From Higgstown to Swainsboro.
- From Dominie's Mill to House Creek.
- From Irwinsville, via Paulks, to Douglass.
- From Leary to Wellford.
- From Afton to Tipton.
- From Milltown to Nashville.
- From Carrolton, via Turkey Creek, Beech Creek, Buchanan, and Williams' Mills, to Cedar Town.
- From Newnan, via Luthersville, to Greenville.
- From Whitesburgh, via Yellow Dirt, to Franklin.
- From Dawsonville to Auraria
- From Cochrau via Laurens Hill to Dublin.

**Idaho:**

- From Silver City to South Mountain.
- From Boise City to Horseshoe-Bend.
- From Indian Creek to Glenn's Ferry.
- From Idaho City to Banner City.

**Illinois:**

- From Newtown to Jewett.
- From Farmington, via Midway, to London Mills.
- From Eddyville to Reynoldsburg.
- From Pittsfield to Nebo.
- From Greenup, via Fulkerson, to Johnstown.
From Union Centre to Casey.
From Smithville to Glassford.
From Equality to Elizabethtown.
From Mount Vernon to Fitzgerald.
From Victoria to Trenton Mills.
From Compromise to Rantoul.
From Equality to Elizabethtown.
From Mount Vernon to Fitzgerald.
From Waterloo, to Foster Pond, Danvers, Harrisonville, Mitchey, chalfin Bridge, Mayestown, Monroe City, and Madonville, to Waterloo.
From Waterloo, via New Hanover, Eagle Cliffs, Danvers, and Foster Pond, to Waterloo.
From Prairie City, to Babylon.

INDIAN TERRITORY:

From We-wo-ka to Isabella.
From Muscogee, Indian Territory, via Sac and Fox Agency, to Cheyenne Agency.
From Atoka, Indian Territory, via Stonewall and Tishomingo, to Gainesville, Texas.
From Caddo, Indian Territory, via Armstrong's Academy, to Paris, Texas.
From Fort Gibson to Pueblo, Colorado.
From Stonewall to Isabella.
From Stonewall to Wichita Agency.
From Fort Dodge, Kansas, via Camp Supply, to military camp on McClellan's Creek, in the Indian Territory.

IOWA:

From Victor, via Mesquaka, to Sigourney.
From Oxford to Millersburg.
From Lewisburg to Limeville.
From Allerton, via section sixteen, township sixty-eight, to Lewisburg.
From Lowell, via Boyleston, to Pilot Grove.
From Denison to Listonville.
From Spencer to Estherville.
From Spencer to Pringhar.
From Dubuque to sherrill's Mount.
From Colesville to Shoo-Fly.
From Brighton to Mount Pleasant.
From Adair to Carrollton.
From Sioux Rapids to Newell.
From Winterset to Creston.
From Nevada to Lincoln township.
From Boone, via Mackey's Grove, Clear Lake Centre, and Saratoga, to Webster City.
From Beloit to Sheldon.
From Fayette, via Maynard, Mill, Buck Creek, and Eagle, to Waverly.
From Sheldon, via Boone, to Beloit.

INDIANA:

From Koutz Station to Pugh Mills.
From Morocco to Saint Marys.
From Anderson, via Ovid, Markle, and Warrenton, to Charlottsville.
From Lincolnville to Pleasant Plain.
From Bluffton, via Barber's Mills, Whitelock's Corners, and New Lancaster, to Mount Etna.
From Mitchell to Fayetteville.
From Mitchell, via Williams Ferry, to Fayetteville.
From Dana to Bono.
From Bloomington to Salsbury.
From Forrest to Michigantown.
From Reelsville to Poland.

KENTUCKY:

From Glasgow to Sulphur Springs.
From Jamestown to Cairn's Store.
From Henderson, via Corydon, Waverley, Morganfield, and Spring Grove, to Shawneetown, in Illinois.
From Burksville, via Bakertown, Albany Landing, Forest Cottage, and Brown's Cross Roads, to Albany.
From Monticello to Travisville, in Tennessee.
From Manchester, via Mouth of Skidmore's Creek, to Pineville.
From Whitesburg to Richmond's Store.
From Valley Oak to Crab Orchard.
From Williamstown, via Parton's Store, Laurenceville, and Allen Holbrooks, to Owenton.
From Paintsville to Ivey.
From Williamstown, via Laurenceville, Norton Store, and Holbrook, to Owenton.
From Maxville to Perryville.
From Vine Grove to Big Spring.
From Olive Hill to Westburg.
From Mayfield, via Stubblefield, Cuba, and Howard, to Dukedom, in Tennessee.
From Millersburg to Williams' Store.
From Three Forks to Oakland.
From Stanton to Estill Furnace.
From Rocky Hill to Old Rocky Hill.

KANSAS:

From Jewell Centre, via Johnsville, and Marsh Valley, to Aurora.
From Aurora, via Vicksburg, White Rock City, to Hebron.
From Hays City to Dodge City.
From Xenia to Iola.
From Neodesha to Parsons.
From Glenn to Stanley.
From Westfield Green to Cedar Point.
From Smith Centre to Cawker City.
From Oak Hill to Solomon City.
From Lincoln Centre, via Vesper and Sylvan Grove, to Wilson.
From Eureka to Florence.
From Thayer to Neodesha.
From Peabody to Marion Centre.
From Ellsworth to Mulberry.

LOUISIANA:

From Leesburg to Sabine City, in Texas.
From Leesburg to Grand Chenier.
From White Castle to Plaquemine.

MINNESOTA:

From Marshall to Flandreau, in Dakota.
From Cooby to Fristad.
From Wasca to Minnesota Lake.
From Houston, via Yucatan, Preble and Riceford, to Belleville.
From Wilmington, via Eitzen, to New Albion.
From Alma City, via Medo, to Mine Lake.
From Waudena, to Deer Creek.
From Duluth to Rice Lake.
From Dodge Centre, via Wasioja, to Concord.
From Luverne, via Pipe Stone, to Lake Benton.
From Saint James, via Lone Cedar, and Dunnell, to Estherville.
From Praha to Wheatland.
From Little Rock to Valley Springs.
From Forestville, via York and Bristol, to Granger.
From Oslo to Hartland.
From Guilford, via Moscow and So. Newry, to Newry.
From Minneapolis, via Brooklyn, Champlin, Dayton, Otsego, to Monticello.
From Marshall, via Mildrethsburg, Pipe Stone, to Dell Rapids, Dakota Territory.
From Curry to Pipe Stone.
From Farm Hill to Rochester.
From Two Rivers, via Copenhagen and Mt. Clyde, to Little Falls.
From Little Falls, via Pierz, Buckman, Gilmanton, Alberta, Glen- derado, to Sank Rapids.
From Lake Park on Northern Pacific Railroad to Elizabethtown.
From Lake Park to Wild Rice.
From Lac qui Parle Village to Canby.
From Benson, via Appleton and Ortonville, to Browns Valley.
From Duluth to Houghton, Michigan.
From Wilmar to New London.
From Princeton to Rush City.
From Duluth, via Canosia, Cloquett, Whiteford, Floodwood Lake, and Swan River, to Grand Rapids on the Mississippi River.
From Appleton to head of Big Stone Lake at Brown's Valley.

MASSACHUSETTS:—

From West Bridgewater to Cohasset.
From Collins Depot, to Ludlow Centre.
From Greenfield, to Leyden.
From Buckland, to Ashfield.

MARYLAND:—

From Woodstock to Granite.

MICHIGAN:—

From Humboldt to Republic Mine.
From Elmira to Central Lake.
From Mitchell to Charlevoix.
From Fife Lake, via Pioneer and West Branch to Reeder.
From Phoenix to Central Mine.
From Cairo to Unionville.
From Montgomery, via Camden, Whites, and Amboy, to Pioneer, in Ohio.
From Perry, via Rain's Mills and Lock to Webbensville.
From Calumet to Torch Lake.
From Howard City to Lakeview.
From Bryan Centre to Holland.
From Otisca to Grattan.
From Grand Rapids to Cascade.
From Cass City to Sebewaing.
From Lafayette to nearest station on St. Louis and S. V. R. R.
From Vandalia, via Williamsville and Union, to Bristol, Indiana.
From Cassopolis, via Brownsville, Redfield's Mills, and Adamsville, to Elkhart, Indiana.
From Central Lake Post Office to Marcellona.

**MISSISSIPPI:**

From Kosciusko, to New Prospect.
From Charlestown to Coahoma.
From Coldwater to Hudson's Lane.
From Winona to Bankstown.
From Fayette to Red Lick.
From McNutt to Charlestown.
From Red Lick to Rodney.
From Eudora via Rose Bower to Nesbitt's Station.

**MISSOURI:**

From Shamrock to Aux Vasse.
From Lathrop to Mirable.
From Westphalia to Bennett's Station.
From Edina to Shelbyville.
From Woodlawn to Leesburg.
From Lestorville to Lawson Store.
From Miami, via Layrusville, to Malta Bend.
From Knob Lick, via Libertyville, to Coffman.
From Poplar Bluff to Doniphan.
From Cuba, to Herman.
From Oregon to Whig Valley.
From Yount's Store, via Bristolville, Dollis Mills, and Arnesburg, to Appleton.
From Appleton, via Arnesburg, Biehle, and Muelheim, to Highlandburg.
From Marshall, via Petra, to Cambridge.
From Avilla, via King's Point to Greenfield.
From Bolivar to Goodson.
From Nettleton, via Gould City, to Richmond.
From Piedmont to Greenville.
From Gordonville to Cape Girardeau.
From Maysville via Star Mills, Burr Oak, Elkdale to Corning.
From Ozark to Boston.
From Missouri City to Prathersville
From Delassus to Iron Mountain

**MONTANA:**

From Fort Shaw to Fort Maginnis.

**NEW JERSEY:**

From Long Branch, via Deal, Deal Branch, Asbury Park, Ocean Grove, New Branch, Ocean Beach, and Sea Plain, to Squan Village.
From Freehold, via West Freehold, to Smithburg.

**NEW YORK:**

From Westford, via Maple Valley, to South Valley.
From Mooer's Falls, to Cannon Place.
From Salem, via East Greenwich and Boltenville to Greenwich.
From Malone, via Belmont, to Chateaugay Lake.
From Chateaugay Lake to Chateaugay.
NEBRASKA:

From Madison, via Kalamazoo and Newman's Grove, to Albion.
From Meridan, via Gilead, Hebron, Kiowa, and Oak, to Elkton.
From Arapahos to Afton.
From Niobrara to Weston.
From Donop to Stanton.
From Stanton to St. James.
From Ionia to Logan Valley.
From Plum Creek to Loup City.
From Columbus to Stanton.
From Plum Creek to New Port.

NORTH CAROLINA:

From East Bend to Bethania.
From Wittenburg to Furches Mills.
From Shelby to Marion.
From Charlotte to Lancaster, in South Carolina.
From Concord to Pioneer Mills.
From Swananona, via Bullcreek and Weanersville, Keith's, and Gahagns to Loves.
From Pioneer Mills to Evan's Mills.
From Greensboro' to Centre.
From Centre to New Salem.
From New Salem to Union Factory.
From Union Factory to Cedar Falls.
From Cedar Falls to Franklinsville.
From Franklinsville to Columbia.
From Columbia to Buffalo.
From Buffalo Ford to Check's Mills.
From Check's Mills to the Gulf.
From the Gulf to Egypt.
From Lumberton to Howellsville.
From Howellsville to Tolersville.
From Tolersville to Marysville.
From Marysville to Lumberton.
From Marshall, via Paw Paw, Little Pine, and Big Pine Creek, to Spring Creek.
From Concord to Mount Pleasant.
From Marshall, via Cross Roads, to Pigeon Valley.
From Evans Mills to Post Mills.
From Post Mills to Concord.
From Silasville to Little Mills.
From Danbury, via Brown Mountain to Little Yadkin.
From Shoe Heel, to Jackson Springs.
From South Garton to White Plain, Virginia, via Sellars Store. and Powell's Store.
From East Bend to Beltronia.
From Franklin via Whiend Mounton, Hamburg, and thence to Culver's Valley.
From Yadkinville, via Chaplin's Store, to East Bend.

NEW MEXICO:

From Albequerque to Fort Wingate.
From Cimarron to Upper Vermejo.
From Rio Mimbres, via Georgetown and Santa Rita, to Fort Bayard.

NEW-HAMPSHIRE:

From Chatham to North Chatham.
Ohio:

From South Bloomfield, via St. Paul, to Marcy.
From New Burlington to Wilmington.
From New Richmond, via Moscow, to Felicity.
From Dyson's, via Kackley's Store and Johnson Mills, to Nollerville.
From Marietta to Watertown.
From Upper Sandusky, via Little Sandusky, to Wyandot.
From West Salem to Shreve.
From Quaker City to Summerfield.
From St. Paul to Bloomfield.
From Morning Sun to Oxford.
From Danbury to Marblehead

Oregon:

From Winnemucca, in Nevada, via Black Buttes, to Salem.
From Linkville to Fairchilds Ranch.
From Hot Springs to Silver Lake.
From Linkville to Willoughby.
From Hot Springs to Winnemucca.
From Orbisonia to Valley Point.
From Hot Springs, via Crooked Creek, Chunacan, lower end of Summer Lake Valley, and upper end of Summer Lake Valley, to Silver Lake.
From Eagle Creek Post Office, via Zion and Springwater Post Office, to Highland.
From Linkville, via Lost River Gap, Big Springs, Langell Valley, Clear Lake, mouth of Lost River, and Fairchilds Ranch, to Walker's Ranch on Klamath River, ninety-three miles.
From Hot Springs, in Goose Lake Valley, via Chevancan and Summer Lake, to Silver Lake, seventy miles.
From Linkville, via Klamath Indian Agency and Fort Klamath, to Willoughby, one hundred and eighty miles.
From Clarksville Postoffice, via Humboldt Basin, to Rye Valley.
From Hot Springs, in Goose Lake Valley, via Warner Canyon, Kansas Valley, Twelve Mile Creek, Cowhead Lake in Nevada, and Old Camp McGarry, to Winnemucca, two hundred and twenty-five miles.
From Jacksonville, southside of Rogue River, via Galice Creek, to the Yank Ledge, Josephine county.

Pennsylvania:

From Cessna, via Fishertown and Spring Meadows, to Alum Bank.
From Tallinausville, via Lizzard, Kingsbury Hill, and Jones Eddy, to Hancock.
From Punxatawney, via Frostburg and Ringold, to Mayville.
From Sunderlinville, via Mixtown to Potter Brook.
From Pikes Mills to Germania.
From Coudersport to Pikes Mills.
From Roaring Springs to New Enterprise.
From Dewart via Fry's Store, to McEwensville.
From Laurel Point, via West Virginia, to Mount Morris.
From Karns City, to Barnhart's Mills.
From Hollisterville to Forrest Mills.
From McKees Falls, via Oriental, and Troutsmanville, to Mount Pleasant Mills.
From Dornsife to Pitman.
From Kylerstown to Morris Dale Mines.
From Granville Station on the Pennsylvania Railroad, via Bartonia, to Strode's Mills.
From Kylerstown to Morrisdale Mines in Clearfield County.
SOUTH CAROLINA.

From Jefferson to Camden.
From Walhalla, via Keowa, Fort George, Fall Creek, & Lays Mills, to Oconee Station.
From Walhalla to Oconee.
From Kingstree across Potato Ferry, via Kellahns, and to Black River.
From Graham's Cross Roads, via Carraways, to Britton's Store.
From Singletaryville to Johnsonville.
From Gourdins to Sawpit.

TENNESSEE.

From Dixons Springs to Gibbs Cross Roads.
From Pikeville, via Orme's Store to Crossville.
From Poplar Springs via Farmville to Clarksburg.
From Van Hill to Fall Branch.
From Fountain Head to Lafayette.
From Athens via Long's Mills to Chestewer Mills.
From Sevinsville via Trotters Store, Slatey Point and Hickory Ridge.
From Paris to Buchanan.
From Blountville via Morrells Mill to Arcadia.
From Nashville to Cedar Grove.
From Lexington to Lone Elm, Moone's Hill and Sulpher Springs to Braddies Landing on Tennessee River.
From Gibb's Cross Roads to Red Boiling Springs.
From Jordan's Store to Murfreesboro.

TEXAS.

From Fort Worth via Thorpes Springs to Granberry.
From Comanche to Fort Concho.
From McKinney via Lone Tree and Milwood and Rockwall.
From Fort Worth via Woods Mills, Silver Creek, Veals Station, Springtown, Beans Creek, Buffalo Springs, Henrietta to county seat of Wichita County.
From Decatur to Jacksboro.
From Terrell to Rockwall.
From Kentucky Town to Pilot Grove.
From Vanaulstyne to Farmington.
From Comanche to Lampessas.
From Carry via Hardeman, Denning's Bridge Grimes and Crankna to Texana.
From Halletsville to Giddings.
From Austin via Anderson's Mills Travis Peak to Smithwicks Mills.
From San Saba to Brownwood.
From Flanagan's Mills to Monroe.
From Longview, via Orange, Gilmore, Pittsburgh, Lafayette, and Mount Pleasant, to Clarksville.

UTAH.

From Howardsville via Beaver to St George.
From South Cottonwood to Taylorsville.
From Minersville via Shownlie and Spruce District to Patterson District.
From Panguitch to Paragoonah.

VIRGINIA.

From Liberty to Goose Creek.
FORTY-THIRD CONGRESS. Sess. II. Ch. 158. 1875.

From Halifax Court House via Moores Shop to Meedville.
From Herndon to Chantilly.
From Ridgemay, via Horse Pasture and Spencer's Store, to Penn Store.
From Elamsville to Patrick Springs.
From Prilleman via Robert Sanders, to Rennelbeg.
From Mountain Grove to Covington.
From New Church to Pitts Wharf.
From Halifax Court House via Walkers Store, Ingram's Store, and Cartenburg to Dry Fork.
From Mount Sidney to Mossey Creek.
From Weyer's Cave to Mossey Creek.
From Catlett to Auburn.
From Deerfield to Craigsville.
From Covington to Mountain Grove.
From Halifax Court House, via Mountain Road, Walker's Store Ingram's Store, Balls Store, Malmaison, and Cartersburgh to Dry Fork Post Office.
From Richardsville to Elk Mills.

VERMONT;

From Bartons Landing via Evansville to Westmore.

WEST VIRGINIA;

From Capon Springs to Capon Bridge.
From Shady Grove to Martinsdale.
From Reedsville in North Carolina via Wentworth to Penn's Store.
From Canonsville to Sporty in North Carolina.
From Elk Creek to Conners Rock.
From Milton to Hamlin.
From Fort Gay to mouth of Pound Kentucky.
From Fort Wayne Court House to Logan Court House.
From Winfield to Flat Fork.
From Lubeck via New England to Wadesville.

WASHINGTON;

From Seattle to Qualco.
From Tacoma to Puyallup.

WYOMING;

From Fort Laramie to Red Cloud and Spotted Tail Agency.
From Green River City to Browns Park.
From Seminole via Ferris, Whiskey Gap, and Soda Lake to South Pass.
From Fort Laramie to Black Hills Agency.

WISCONSIN;

From Germania to Coloma.
From Almond to Waupaca.
From Clear Lake to Rice Lake.
From Marshfield to Mosina.
From Colby to Wausau.
From Sauk City to Lorettoberg.
From Tornado via Forest Wood and Maplewood to Almassee.
From Mamur via Rosiene and County Line to Almassee.
Approved, March 3, 1875.
CHAP. 159.—An act approving the action taken by the Secretary of War under the act approved July fifteenth, eighteen hundred and seventy, and to provide for repayment of certain moneys paid to officers mustered out of the Army, as supernumerary, but subsequently re-appointed by the President.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the action heretofore taken by the Secretary of War to cause the year's pay and allowances granted by the act approved July fifteenth, eighteen hundred and seventy, entitled "An act making appropriations for the support of the Army for the year ending June thirtieth, eighteen hundred and seventy-one, and for other purposes," to such commissioned officers of the Regular Army as were, under the said act, mustered out of the service of the United States, to be refunded when any of the said officers have been, or shall be, again commissioned in the Regular Army, is hereby approved.

SEC. 2. That hereafter whenever any person, who was mustered out as a supernumerary officer of the Army with one year's pay and allowances, in addition to the pay and allowances due him at the date of his discharge, under the provisions of the act making appropriations for the support of the Army for the year ending June thirtieth, eighteen hundred and seventy-one and for other purposes, approved July fifteenth, eighteen hundred and seventy, shall be re-appointed by the President, an officer of the Army, such appointment shall be under and with the express condition, that fifty per cent of such officers pay shall be stopped monthly, until the sum total of the extra years pay and allowances received by him, when mustered out as aforesaid, shall have been refunded to the United States.

Approved, March 3, 1875.

CHAP. 160.—An act to provide for the sale of desert lands in Lassen County, California.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That it shall be lawful for any citizen of the United States, or any person of requisite age who may be entitled to become a citizen, and who has filed his declaration of intention to become such, to file a declaration with the register and the receiver of the proper land district for the county of Lassen, California, in which any desert land is situated, that he intends to reclaim a tract of desert land situated in said county, not exceeding one section, by conducting water upon the same, so as to reclaim all of said land within the period of two years thereafter; and said declaration shall be under oath and shall describe particularly said section of land, if surveyed, and, if unsurveyed, shall describe the same as nearly as possible without a survey; which said declaration shall be supported by the affidavit of at least two credible witnesses, establishing to the satisfaction of the register or receiver the fact that said lands are of the character described in this act. And at any time within the period of two years after filing said declaration, and upon making satisfactory proof of the reclamation of said tract of land in the manner aforesaid, before the register and the receiver of said land office, such person shall be entitled to enter or locate the reclaimed section, or any part thereof, in the same manner as in cases where public lands of the United States are subject to entry, at a price not exceeding one dollar and twenty-five cents per acre, and shall receive a patent therefor.

SEC. 2. That all lands within said county of Lassen, exclusive of timber lands and of mineral lands, which do not produce grass, or which will not, without such reclamation, produce some agricultural crop, shall be deemed desert lands within the meaning of this act.

Approved, March 3, 1875.

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March 3, 1875.

CHAP. 161.—An act to incorporate the Capitol, North O Street, and South Washington Railway Company.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Joseph Williams, William J. Murtagh, Hallet Kilbourn, Benjamin F. Fuller, William J. Cowing, Samuel R. Bond, William Saunders, George W. Goodall, George A. McIlhenny, L. A. Bartlett, and L. H. Chandler, and their associates and assigns, be, and they are hereby, created a body corporate, under the name of the Capitol, North O Street, and South Washington Railway Company, with authority to construct and lay down a single or double track railway, with the necessary switches and turn-outs, in the city of Washington, in the District of Columbia, through and along the following streets and avenues: commencing on First street west in front of the Capitol grounds, and running thence due north along said First street west to G street north; thence west along G street north to Fourth street west; thence along Fourth street west; thence along O street north to Eleventh street west; thence south along Eleventh street west to E street north; thence west along E street north to Fourteenth street west; thence south on Fourteenth street west to Ohio avenue; thence along said avenue to its intersection with Twelfth street west; thence south along said Twelfth street west to Virginia avenue; thence southeast along Virginia avenue to its intersection with Maryland avenue; thence northeast along Maryland avenue to First street west, the place of beginning, with the right to run public carriages thereon, drawn by horse-power, receiving therefor a rate of fare not exceeding five cents a passenger for any distance on said road, from its beginning to its terminus on First street west: Provided, That wherever the foregoing route may coincide with the route of any other duly incorporated street-railroad-company in the District, or connect portions of such route, but one set of tracks shall be used by both companies, which are hereby authorized and empowered to use such tracks in common, upon such fair and equitable terms as may be agreed upon by said companies; and in the event the said companies fail to agree upon satisfactory terms, either of said companies may apply by petition to the supreme court of the District of Columbia, which shall provide for proper notice to and hearing of all parties interested, and shall have power to determine the terms and conditions upon which, and the regulations under which, the company hereby incorporated shall be entitled so to use and enjoy the track of such other street-railroad-company, and the amount and manner of compensation to be paid therefor: And provided further, That neither of the companies using such track in common shall be permitted to make the track so used in common the depot or general stopping-place to await passengers, but shall only be entitled to use the same for the ordinary passage of their cars, with the ordinary halts for the taking up and the dropping of passengers.

Sec. 2. That the road of said company, with all its property and franchises, shall be liable to taxation as is or may be provided by law, and their cars or vehicles shall be subject to the provisions of such laws as to license and fees therefor.

Sec. 3. That the said railway shall be laid as near the center of the streets and avenues in the city of Washington as practicable (without interfering with, or passing over, the water or gas-pipes) in the most approved manner adapted to street-railways, with rails of the most approved pattern, with a flat bearing for street vehicles of not less width, exclusive of the car-wheel bearing, than that now in use on the Washington and Georgetown railroad, laid upon an even surface with the pavement of the streets and avenues; and the space between the two tracks (where two are laid) shall not be less than four feet nor more than six feet in width, and the carriages shall not be less than six feet in width, the gauge to correspond with that of the Columbia Street Railway.
SEC. 4. That the said corporation hereby created shall be bound to keep said tracks, and a space of two feet beyond the outer rails thereof, and also the space between the tracks, at all times well paved and in good order, in such manner and with such material as may be directed by the board of commissioners of the District of Columbia, and if there be at any time no such board, then by the Secretary of War, without expense to the United States or the said city.

SEC. 5. That nothing in this act shall prevent the Government, or the proper authorities of the District of Columbia, at any time, at its option, from altering the grade, or otherwise improving all avenues and streets occupied by said road, or the said District, from so altering and improving such streets and avenues, and the sewerage thereof, as may be under their respective authority and control; and in such event it shall be the duty of said company, at its own expense, to change their said railway so as to conform to such grade and pavement.

SEC. 6. That this act may at any time be altered, amended, or repealed by the Congress of the United States.

SEC. 7. That nothing in this act shall be so construed as to authorize said body corporate to issue any note, token or device, scrip, or other evidence of debt, to be used as currency.

SEC. 8. That the capital stock of said company shall not be less than two hundred thousand dollars nor more than five hundred thousand dollars, and that the stock shall be divided into shares of fifty dollars each, and shall be deemed personal property, transferable in such manner as the by-laws of said company may direct.

SEC. 9. That the said company shall place first class cars on said railway, with all the modern improvements, for the convenience and comfort of passengers, and shall run cars thereon during the day, and as late at night as eleven o'clock, and as often as every ten minutes.

SEC. 10. That the said company shall provide such passenger rooms, offices, stables, and depots at such points as the business of the road and the convenience of the public may require; and said company is hereby authorized to lay such rails through transverse streets or avenues as may be necessary not exceeding one block in distance in any one place, for connecting the said stables, depots, and offices with the main tracks; and the said company is hereby authorized to purchase or lease such lands or buildings as may be necessary for the passenger rooms, ticket offices, stables, and depots above named, and not to exceed two hundred thousand dollars in value.

SEC. 11. That all articles of value that may be left in any of the cars or other vehicles of said company shall be taken to its principal depot and entered in a book of record of unclaimed goods; which book shall be open to the inspection of the public at all reasonable hours.

SEC. 12. That within thirty days after the passage and approval of this act, the corporators named in the first section, or a majority of them, or, if any refuse to act, then a majority of the remainder, shall cause books of subscription to the capital stock of said company to be opened, and kept open, in some convenient and accessible place or places in the city of Washington, for a period, to be fixed by said corporators, not less than two days; and said corporators shall give public notice, by advertisement in not less than two daily papers published in the city of Washington, of the time when and place where said books shall be opened, and subscribers upon said books to the capital stock of the company shall be held to be stockholders: Provided, That no one individual shall be allowed to subscribe for more than two hundred shares of said stock: Provided further, That every subscriber shall pay, at the time of subscribing, ten per centum of the amount by him subscribed to the treasurer of said company, or his subscription shall be null and void; and said payment shall in no case be withdrawn or loaned to any member of said company. And when the books of subscription to the capital stock of said company shall be closed, the corporators named in the first section, or a majority of them, and, in case any of them refuse

Paving of track.

Right to alter grade of streets, &c., reserved.

Company to conform to altered grade.

Right of repeal, &c.

Issue of currency not authorized.

Capital stock, shares.

Cars.

Hours of running.

Passenger rooms, depots, &c.

Rails to connect stables, &c., with main track.

Purchase, &c., of lands.

Record of articles left in cars.

Opening books of subscription.

Notice of opening books.

Limit of subscription.

Payment on subscribing.

Payment not to be withdrawn or loaned.
to act, then a majority of the remainder, shall, within ten days thereafter, call the first meeting of the stockholders of said company, to meet within ten days thereafter, for the choice of seven directors, of which public notice shall be given for three days, in not less than two newspapers published daily in the city of Washington, or by written or printed personal notice to each stockholder by the secretary or clerk of the said corporation. And in all meetings of the stockholders each share shall entitle the holder to one vote, to be given in person or by proxy.

SEC. 13. That the government and direction of the affairs of the company shall be vested in a board of directors, seven in number, who shall be stockholders, and who shall hold their office for one year, or until others are duly elected and qualified to take their places as directors. And the said directors (a majority of whom shall constitute a quorum) shall elect one of their number to be president of the board, and who shall also be president of the company; and they shall also choose a treasurer, who shall be a stockholder, and who shall give bonds, with security, to said company, in such sum as the said directors may require, for the faithful discharge of his trust; and said board shall also elect a secretary, who shall also be a stockholder, and who shall perform such duties as usually pertain to said office. In case of a vacancy in the board of directors, by death resignation, or otherwise, of any director, the vacancy occasioned thereby shall be filled by the remaining directors.

SEC. 14. That the directors shall have full power to make and prescribe such by-laws, rules, and regulations as they shall deem needful and proper respecting the disposition and management of the stock, property, estate, and effects of the company, not contrary to the charter or the laws of the United States or of the District of Columbia. Provided, That the directors of said company shall have power to require the subscribers to the capital stock to pay the amount by them respectively subscribed, at such time, (after the first installment,) in such manner, and in such amounts as they may deem proper; and if any stockholder shall refuse or neglect to pay any installment as required by a resolution of the board of directors, after reasonable notice of the same, the said board of directors may sell at public auction, to the highest bidder, so many shares of his said stock as shall pay said installment, (and the highest bidder shall be taken to be the person who offers to purchase the least number of shares for the assessment due,) under such general regulations as may be adopted in the by-laws of said company; or said body corporate may sue and collect the same from any delinquent subscriber in any court of competent jurisdiction; and no part of the capital paid in shall at any time be withdrawn by said company or any member thereof.

SEC. 15. That there shall be an annual meeting of the stockholders for choice of directors, to be holden at such time and place, under such conditions; and upon such notice as the said company, in their by-laws, may prescribe; and said directors shall annually make a report of their doings to the stockholders in general meeting.

SEC. 16. That if any person or persons shall willfully and unnecessarily obstruct or impede the passage of the cars of said railway, or destroy or injure the cars, depot, stations, or other property belonging to said railway, the person or persons so offending shall forfeit and pay for each such offense the sum of ten dollars to said company, to be recovered and disposed of as other fines and penalties in said District, and shall remain liable, in addition to said penalty, for any loss or damage occasioned by his, her, or their act as aforesaid; but no suit shall be brought unless commenced within sixty days after such offense shall have been committed.

SEC. 17. That unless said corporation shall commence to lay the said track within four months and complete their said railway within sixteen months after the passage of this act, then this act shall be null and void, and no rights whatever shall be acquired under it.
SEC. 18. That no person shall be prohibited the right to travel on any part of said road, or ejected from the cars thereof, for any other cause than that of being drunk, disorderly, unclean, contagiously diseased, refusing to pay the legal fare exacted, or to comply with the lawful general regulations of the company.

SEC. 19. That each of the stockholders in the said railway company shall be liable individually for all the debts and liabilities of the said company to an amount equal to the amount of stock held by such stockholder.

SEC. 20. That all the provisions of the act incorporating the Columbia Railway Company, requiring reports of expenditures, earnings, and otherwise, shall be applicable to the company herein incorporated, which shall make reports as in said act required.

Approved, March 3, 1875.

CHAP. 162.—An act for the support of the government of the District of Columbia for the fiscal year ending June thirtieth, eighteen hundred and seventy-six, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That for the support of the government of the District of Columbia for the fiscal year ending June thirtieth, eighteen hundred and seventy-six, there shall be levied, upon all real and personal property in said District, excepting only the real and personal property of the United States and that hereinafter stated, a tax of one dollar and fifty cents on each one hundred dollars.

SEC. 2. That the amount collected under the provisions of this act shall be distributed for the purposes required under the various acts in force in the District of Columbia, upon a just and fair apportionment to be made by the commissioners of the District of Columbia, or their successors in office: Provided, That before any of said fund shall be expended, said apportionment shall be established and published by said commissioners at least six times, consecutively, in a daily newspaper of the District of Columbia; and said published apportionment shall stand as the law for the distribution of the funds herein mentioned: Provided further, That deficiencies in any of said funds enumerated in said apportionment may be supplied from any surplus in either of said funds so apportioned; but, unless a surplus exists, the revenues belonging to one fund shall not be applied to the purposes of any other fund.

SEC. 3. That one-half of the tax levied by this act upon real and personal property shall become due and payable on the first day of October, eighteen hundred and seventy-five, and the other one-half of such tax shall become due and payable on the first day of April, eighteen hundred and seventy-six; and in every case where the tax levied by this act shall be paid in instalments as herein authorized, each of said payments shall be deemed to have been made on the several funds and for the different purposes indicated in the second section of this act; and an equal pro rata proportion of the payments so made shall be carried to the credit of the respective funds.

SEC. 4. That if one-half of the tax herein levied upon the real and personal property taxed by this act shall not be paid on or before the first day of October, eighteen hundred and seventy-five, said instalment shall thereupon be in arrears and delinquent; and there shall be added, to be collected with such taxes, a penalty of two per centum upon the amount thereof on the first day of each succeeding month until payment of said instalment and penalty. And if said instalment shall not be paid on or before the first day of April, eighteen hundred and seventy-six, together with the one-half of said original tax due on or before said first day of April, a like penalty shall be added on said last one-half of such tax; and the whole together shall constitute the delinquent tax on
such part or parcel of land, to be dealt with and collected in the manner
prescribed by law.

Sec. 5. That it shall be the duty of the collector of taxes in said Dis-
tric to prepare a complete list of all taxes, on real property upon which
the same are assessed, in arrears on the first day of May, eighteen hun-
dred and seventy-six; and he shall, within ten days thereafter, publish
the same, with a notice of sale, in the regular issue of a daily newspaper
published in said District, to be designated by the commissioners of
the District or their successors in office as hereinafter provided, once a
week for three successive weeks, giving notice that if said taxes due,
together with the penalties and costs that may have accrued thereon, shall
not be paid prior to the day named for sale, the property will be sold by
the said collector at public auction, at the south front of the court-house
in the city of Washington on the second Tuesday of June following, be-
tween the hours of ten o'clock, A. M. and four o'clock, P. M. of said day to
the highest bidder or bidders. Upon the day specified aforesaid the col-
clector shall proceed to sell any and all property upon which such taxes
remain unpaid, and continue to sell the same every day until all the real
property as aforesaid shall have been brought to auction. Immediately
after the close of the sale, upon payment of the purchase-money he shall
issue to the purchaser a certificate of sale; and if the property shall not
be redeemed by the owner thereof within two years from the day of sale,
by payment to the collector of said District, for the use of the legal
holder of the certificate of the amount for which it was sold at such sale,
and fifteen per centum per annum thereon, a deed thereof shall be given
by the commissioners of the District, or their successors in office, to the
purchaser at the tax-sale, or the assignee of such certificate, which deed
shall be admitted and held to be a good and perfect title in fee-simple
to any property bought at any sale herein authorized: Provided, That
no property advertised as aforesaid shall be sold upon any bids not
sufficient to meet the amounts of tax, penalty, and costs; but in case
the highest bid upon any property is not sufficient to meet the taxes,
penalty, and costs thereon, said property shall thereupon be bid off by
the said commissioners, or their successors in office, in the name of the
District of Columbia; and if within two years thereafter such property
is not redeemed by the owner or owners thereof, by the payment of the
taxes, penalties, and costs due at the time of the offer of the sale, and ten
per centum per annum thereon, a deed for said property shall be made to
said District, as in cases of individual purchasers: And provided also,
That minors or other persons under legal disability be allowed one year
after such minors coming to, or being of, full age, or after the removal
of such legal disability, to redeem the property so sold, or of which the
title has, as aforesaid, become vested in the District of Columbia, from
the purchaser or purchasers, his, her, or their heirs or assigns, or from
the District of Columbia, on payment of the amount of purchase-money
so paid therefor, with ten per centum per annum interest thereon as
aforesaid, and all taxes and assessments that have been paid thereon
by the purchaser, or his assigns, between the day of sale and the period
of such redemption, ten per centum per annum interest on the amount
of such taxes and assessments, and also the value of improvements
which may have been made or erected on such property by the pur-
chaser or by the District of Columbia, while the same was in his, her,
or their, or its possession.

Sec. 6. That the collector of taxes, immediately after he shall have made
sale of any property as aforesaid, shall file with the comptroller a writ-
ten report, in which he shall give a statement of the property adver-
tised and the property sold, to whom it was assessed, the taxes due, to
whom sold, the amount paid, the date of sale, the cost thereof, and the
surplus, if any, and the lands so as aforesaid sold to the District. Any
surplus remaining, after collection of taxes, penalties, and costs on any
real estate, shall be deposited by the collector of taxes to the credit of
the surplus fund, to be paid to the owner or owners, or their legal rep-
presentatives, in the same manner as other payments made by the Dis-

SEC. 7. That when the instalment of one-half of the taxes on personal
property so as aforesaid due and payable on or before the first day of
October, eighteen hundred and seventy-five, shall not be paid on or
before said date, or when the remaining instalment shall not be paid
on or before the first day of April, eighteen hundred and seventy-six,
then, and in either such event, the collector of taxes may distrain suffi-
cient goods and chattels found within said District, and belonging to
the person, persons, association, firm, or corporation, charged with such
tax, to pay the taxes remaining due under the provisions of this law
from such persons, firm, association, or corporation, together with the
penalty thereon and the costs that may accrue; and thereupon said col-
lector shall immediately proceed to advertise the same, by public notices
posted in front of the court-house and in the office of said collector, and by
advertisement three times for one week in some daily newspaper pub-
lished in said District, as hereinafter provided, stating the time when
and place where such property shall be sold, the last publication to be
at least six days before the day of sale; and if the taxes and penalty
thereon for which such property shall have been distrained, and the
costs and expense which shall have accrued thereon, shall not be
paid before the day fixed for such sale, which shall be not less than
ten days after the taking of such property, the collector shall proceed
to sell, at public auction, in front of the court-house, to the highest bid-
der, such property, or so much thereof as may be sufficient to pay said
taxes, penalty, and accrued costs and expense of such distraint and sale.
The collector of taxes shall be allowed, for making such distress
and sale, the same fees as are now by law allowed to the marshal of
said District for making levy and sale of property under execution.
Said collector shall report in detail every such distress and sale, in writ-
ing, to the commissioners of the District, or their successors in office;
and his accounts, in respect of every such distress or sale, shall forth-
with be submitted by him to the accounting officers of the District and
audited by them. Any surplus resulting from such sale shall be paid
into the treasury of the District, and, upon being claimed by the owner
or owners of the goods and chattels, shall be paid to him.

SEC. 8. That the property exempt from taxation under this act shall
be the following and no other, namely: First, houses for the reforma-
tion of offenders, almshouses, buildings devoted to art or belonging to
institutions of purely public charity; church buildings, and grounds
actually occupied by such buildings; houses to improve the condition of
seamen or soldiers; free public library buildings and cemeteries; sec-
ondly, the lands or grounds appurtenant to any said house or building,
so far as reasonably needed and actually used for the convenient enjoy-
ment of any said house or building for its legitimate purpose and no
other; but if any portion of any said building, house, grounds, or ceme-
tery so in terms excepted is used to secure a rent or income, or for any
business purpose, such portion of the same, or a sum equal in value to
such portion, shall be taxed against the owner of said building or grounds;
thirdly, such property as is now exempt from taxation by the laws of
the United States; fourthly, goods, chattels, and other personal property
owned by persons domiciled in said District, but whose legal resi-
dence is out of said District, and which property is taxed elsewhere;
fifthly, the stock (so far as the individual owner is concerned) of any
corporation which is taxed on its capital in said District; sixthly, all
property exempt by law from execution, including all libraries or books
in use and not held for sale, not over the value of five hundred dollars,
and all household, store, shop, or office furniture, or tools, not held for
sale, not over the value of five hundred dollars.

SEC. 9. That from the assessed value of the credits only of any per-
don there shall be deducted the amount of any valid and bona-fide debt
or debts, which any such person shall individually and absolutely owe,
Blank schedules of personal property.

SECTION 10. That the commissioners of said District or their successors in office shall cause to be prepared a printed blank schedule of personal property including bonds, deeds of trust mortgages, credits and all other choses in action or possession owned or held in trust or otherwise subject to taxation under the provisions of this act, together with deductions claimed to which shall be appended an affidavit in blank setting forth that the foregoing presents a full and true statement of all the personal property, bonds, deeds of trust mortgages, credits and all other choses in action or possession subject to taxation together with the amount of indebtedness on account of which deductions are claimed, and the assessors provided for in this act shall deliver to each person or leave the same at his residence or known place of business one of said blanks and also to the proper officer of each corporation and to each guardian, executor, administrator or firm and the person to whom addressed shall fill up the same, and make and sign the affidavit to the truth thereof as aforesaid, before the said assessor who is hereby authorized to administer such oath, without charge and thereupon said assessor shall assess such property at its fair cash value, and enter the same in a column upon said blank to be provided for that purpose, and the amount thus ascertained after making the deductions provided for in this act shall be entered upon the books for taxation: Provided, That if any person, firm or corporation shall fail to make the list of his or its said property as in this section provided for, the assessor shall from the best information he can procure make an assessment against such person firm or corporation to which he shall add fifty per centum thereof, and the person so refusing shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined in any sum not exceeding five hundred dollars, to which may be added imprisonment not exceeding thirty days: And provided further, That if any person shall make a false affidavit touching the matters herein provided for he shall be deemed guilty of perjury and upon conviction thereof shall be subject to the penalties for that offence now provided by law; and if the return provided for in this act shall not be made by any firm each member thereof resident of said District shall be liable to the penalties of this act.

Where to be left.

Assessment.

Failing to make list.

Assessors duties.

Penalty.

False affidavit; penalty.

Appraisement of capital stock of corporations.

Deductions.

Assessors; term of office; salaries.

Duties.

Equalizing assessments and hearing appeals.

upon the same being established by the affidavit of such person claiming deduction as hereinafter provided.
ments theretofore made by them, or any of them, by either justly increasing or justly diminishing any particular assessment. Upon the assessment so as aforesaid made and finally revised, the tax hereinbefore provided for shall be levied, and the collector of taxes shall be in readiness to receive payment of the same on and after the first day of July, eighteen hundred and seventy-five. Said assessors, before entering upon their duties, shall respectively take or subscribe an oath or affirmation, before any officer authorized to administer oaths or affirmations in said District, to faithfully discharge the duties of their said office; which oaths, when taken, shall be certified by the persons before whom the same shall have been taken, and shall be filed with the commissioners of the District.

Sec. 13. That the treasurer of the District, upon receiving any monies, shall forthwith deposit the same in the Treasury of the United States; and said monies thus deposited shall be drawn, from the Treasury of the United States, only in such sums and at such times as the same shall be actually required, and only for the expenditures authorized by law, and only upon warrants of the accounting officers of the District, issued under the direction of the commissioners of the District or their successors in office.

Sec. 14. That the commissioners of the District or their successors in office are hereby authorized to reduce, adjust, and equalize the pay or salaries of all officers or employees payable from the funds of the District government in whole or in part: Provided, however, That the aggregate sum of pay and salaries shall not be increased beyond the present aggregate amount of pay and salaries.

Sec. 15. That the third section of the act of the legislative assembly of the District of Columbia entitled "An act prescribing the mode of assessment for special improvements, and providing for the collection thereof," approved August tenth, eighteen hundred and seventy-one, shall be, and is hereby, amended so that the sales under said law shall be advertised twice a week for three successive weeks, instead of as heretofore required.

Sec. 16. That the commissioners of the District of Columbia and the commissioners of the sinking fund of said District shall destroy by burning all bonds, sewer certificates and other obligations of every kind of the city of Washington the city of Georgetown or the District of Columbia whatsoever heretofore paid or redeemed by either of said boards under the direction of the Secretary of the Treasury and shall preserve the evidence thereof as shall be prescribed by said Secretary.

Sec. 17. That section four of the act entitled "An act for the government of the District of Columbia," approved June twentieth, eighteen hundred and seventy-four, be, and the same is hereby, amended by striking out the word "March," and inserting in lieu thereof the word "June," so far as the same applies to the taxes imposed by said section four: Provided, That the penalty of one per centum per month shall be added to all delinquent taxes under said act until the sale of property under said act as hereby amended shall have taken place.

Sec. 18. That the three-sixty-five registered bonds of the District of Columbia, authorized by acts of Congress, approved June twentieth, eighteen hundred and seventy-four, and February twentieth, eighteen hundred and seventy-five, in lieu of coupon bonds, may be issued in denominations of one thousand dollars and five thousand dollars.

Approved, March 3, 1875.

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CHAP. 163.—An act to authorize the purchase of a site for public buildings at Harrisburg, Pennsylvania.

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 he hereby is, authorized and directed to purchase, at private
sale, or procure by condemnation, a suitable tract of ground in the city of Harrisburgh, Pennsylvania, for the erection thereon of a building for the accommodation of the post-office and other Government offices in said city; and the sum of one hundred and sixty thousand dollars, or so much thereof as may be necessary, is hereby appropriated, out of any money in the Treasury not otherwise appropriated, for the purchase of such tract of ground: Provided, That the sum hereby appropriated shall not be available until a valid title to the land shall be vested in the United States, and the State of Pennsylvania shall relinquish its jurisdiction over the same and all right to tax or assess the same while owned by the United States.

Approved, March 3, 1875.

March 3, 1875. CHAP. 164.—An act authorizing the Secretary of War to deliver certain condemned ordnance to the Joseph Warren Monument Association of Boston, Massachusetts, for monumental purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized to deliver to the Joseph Warren Monument Association of Boston, Massachusetts, ten pieces of condemned brass cannon, to be used in the erection of a statue of Joseph Warren, in Boston, Massachusetts, Provided, That the same can be done without detriment to the service.

Approved, March 3, 1875.

March 3, 1875. CHAP. 165.—An act authorizing the Secretary of the Treasury to use his discretion in the selection of material for the construction of a public building at Atlanta, Georgia—

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 he is hereby, authorized to use his discretion in the selection of material for the construction of the public building authorized to be erected at Atlanta, Georgia, by act of Congress, approved February twelfth, eighteen hundred and seventy-three; and all acts, or parts thereof, inconsistent with the provisions of this act, are hereby repealed—

Approved, March 3, 1875.

March 3, 1875. CHAP. 166.—An act to aid in the improvement of the Fox and Wisconsin Rivers, in the State of Wisconsin.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That whenever, in the prosecution and maintenance of the improvement of the Wisconsin and Fox Rivers in the State of Wisconsin, it becomes necessary or proper in the judgment of the Secretary of War to take possession of any lands, or the right of way over any lands, for canals and cut-offs, or to use any earth-quarries or other material lying adjacent or near to the line of said improvement and needful for its prosecution or maintenance, the officers in charge of said works may, in the name of the United States, take possession of and use the same, after first having paid or secured to be paid the value thereof, which may have been ascertained in the mode provided by the laws of the State wherein such property lies. In case any lands or other property is now or shall be flowed or injured by means of any part of the works of said improvement heretofore or hereafter constructed for which compensation is now
or shall become legally owing, and in the opinion of the officer in charge it is not prudent that the dam or dams be lowered, the amount of such compensation may be ascertained in like manner. The Department of Justice shall represent the interests of the United States in legal proceedings under this act, and for fowage-damages hereinbefore occasioned.

SEC. 2. That a portion of the appropriation now made for the further prosecution of the improvement aforesaid, not exceeding in amount twenty-five thousand dollars, may be applied in payment for the property and rights taken and used as aforesaid.

Approved, March 3, 1875.

CHAP. 167.—An act to authorize the Secretary of the Treasury to adjust and remit certain taxes and penalties claimed to be due from mining and other corporations 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 Secretary of the Treasury be, and he is hereby, authorized and directed to settle and release any claims for tax on circulation of evidences of indebtedness made against any mining, manufacturing or other corporations other than against any national banking-association, State bank, or banking-association, by such corporations paying the tax, without penalty, that shall have accrued thereon since November first, eighteen hundred and seventy-three; and that the provisions of section three thousand four hundred and twelve of the Revised Statutes of the United States shall not be construed in pending cases, except as to national banking-associations, to apply to such evidences of indebtedness issued and reissued prior to the passage of this act, but said section shall be construed as applying to such evidences of indebtedness issued after the passage hereof.

Approved, March 3, 1875.

CHAP. 168.—An act to incorporate the trustees of the Louise Home, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That James M. Carlisle, George W. Biggs and James C. Hall, of Washington City, in the District of Columbia, and Anthony Hyde, of Georgetown, in said District, and their associates and successors, be, and they are hereby, created and constituted a body politic and corporate in law, by the name and style of the trustees of the Louise Home; and by that name may sue and be sued, implead and be impleaded, have perpetual succession, and shall and may take, hold, manage, and dispose of at, at all times, real and personal estate, and shall and may do and perform all other acts and things necessary or appropriate for the execution of the trusts created and conferred on them in and by a certain deed from William W. Corcoran, of said city of Washington, to them, the said parties hereinafter named, which is dated on the twenty-first day of November, eighteen hundred and sixty-nine, and was recorded on the fifteenth day of December, eighteen hundred and seventy, in liber numbered six hundred and thirty, beginning at folio four hundred and fifty-eight, one of the land-records of the county of Washington, in the District aforesaid, to which reference is hereby made for greater certainty; the intent of this charter of incorporation being that the same shall be in execution of the trusts in said deed declared and set forth, and not to any other intent or purpose whatever.
Property free from taxes.

SEC. 2. That the buildings and grounds connected therewith, and all property held by said trustees for the purposes of said trust, on the square numbered one hundred and ninety-six, shall be free from all taxes and assessment by the municipal authorities, or by the United States, so long as the same shall be held and used for the purposes of the said trust.

Power to close certain alley.

SEC. 3. That the said trustees and their associates and successors be, and they are hereby, authorized and empowered, for the uses and purposes of said institution, to close that part of the public alley, fifteen feet wide, in said square which opens on Massachusetts avenue: Provided, That the said trustees pay for the ground inclosed in said alley at the assessed rate of the ground contiguous to the same in said square, and expend the amount thereof in grading and paving the residue of the public alley therein, or pay the same, pro rata, to the holders of property fronting on said alley, according to the number of front feet, if a majority of the owners of said front feet shall so elect.

Right of amendment, &c.

SEC. 4. That this act shall be subject to the action of future Congresses, to be altered, amended, or repealed, as the public good may require.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 169.—An act to amend an act entitled "An act to incorporate the Masonic Mutual Relief Association of the District of Columbia approved March third, eighteen hundred and sixty-nine.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section three of said act be amended to read as follow, beginning after the word enacted:

"That the number of directors of said association shall be twenty-one, who shall be elected by the members thereof at their annual meeting on the second Tuesday in November in each year, from among themselves, and shall serve as hereinafter provided, that is to say; at the annual election held on the second Tuesday in November, eighteen hundred and seventy-five, of the directors then elected, the seven who shall receive the largest number of votes shall serve for three years; the seven receiving the next highest number shall serve for two years; while the seven remaining who shall receive the next highest number shall serve for one year; and seven shall be elected annually thereafter to serve for three years; in all cases of a tie vote, the choice to be determined by lot. And said directors shall, at their first meeting succeeding the annual meeting of the association, elect one of their number to be president of the board of directors, who shall also be president of the association; and shall elect one of their number as vice-president, and one of their number as secretary, who shall also be secretary of the association; and the said secretary shall give bonds with surety to said association in such sums as the board of directors may require for the faithful discharge of his duties; and one of their number as treasurer who shall also give bonds with surety to said association in such sum as the said board of directors may require for the faithful discharge of his trust.

Quorum. At all meetings of the board of directors a majority of the board shall form a quorum.

Vacancies. "In case of any vacancy in the board of directors, by death resignation or otherwise such vacancy shall be filled by the remaining directors from among the members of said association who shall serve until the next annual meeting of the association at which time a successor shall be elected to serve for the remainder of the unexpired term"

Approved, March 3, 1875.
CHAP. 170.—An act to extend the time within which the board of audit for the District of Columbia may receive, audit, and allow certain claims that have never been presented to said board.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the board of audit constituted by the act entitled "An act for the government of the District of Columbia, and for other purposes," approved June twentieth, eighteen hundred and seventy-four, may receive, audit, and allow just claims against said District of the first and second classes mentioned in the sixth section of said act, and claims for refunding sewer-taxes, notwithstanding the limit of time for presentation contained in said act, and in the joint resolution to continue said board of audit, approved December twenty-first, eighteen hundred and seventy-four: Provided, That such claims shall be presented prior to the first day of July next following. Approved, March 3, 1875.

CHAP. 171.—An act granting the right of way through the public lands to construct a railroad.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the right of way through the public lands is hereby granted to Daniel P. Holland, the proprietor of the Jacksonville, Pensacola and Mobile Railroad, his associates, successors and assigns, for the construction of a railroad in the States of Florida and Alabama from the present terminus of said railroad on the Apalachicola River, in the State of Florida, through the States of Florida and Alabama, to the city of Mobile, Alabama; and from a point on the line of said railroad to the city of Pensacola; and from a point opposite the corporate limits of the city of Jacksonville, on the Saint John's River, to the city of Saint Augustine, Florida; and the right, power, and authority are hereby-granted to said Daniel P. Holland, his successors, assigns, or associates to take from the public lands adjacent to the line of said railroad, to the extent of one hundred feet in width on each side of the central line of said road where it may pass through the public lands, material for the construction and maintenance thereof; and the necessary grounds for stations and depots, or other necessary places, such as turn-outs and water-stations, are hereby granted to said Daniel P. Holland, his successors or assigns, to an amount not exceeding twenty acres for each ten miles in length of main line of railroad where it may pass through the public lands: Provided, That within one year from the passage of this act the said Daniel P. Holland, his successors, assigns, or associates shall file with the Secretary of the Interior his acceptance of this act and the map of the routes exhibiting the line of the road and the right to take material shall cease upon the completion of the said road.

SEC. 2. That said railroad shall be a post-route and a military road, and Congress at any time may fix rates of tariff for troops, materials of war, and mails, and may add to, alter, or amend this act.

SEC. 3. That all acts and parts of acts conflicting with this act be, and they are hereby, repealed.

SEC. 4. That if the said road shall not be completed and put in operation within five years after the passage of this act all rights herein granted shall cease and determine.

Approved, March 3, 1875.
March 3, 1875.

CHAP. 172.—An act for the further security of navigation on the Mississippi River.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized and directed to inquire into the expediency of causing shear-booms to be placed on the upper end of all or any bridge-piers on the Mississippi River, for the better security and convenience of the navigation of said river for rafts of logs and timber, with specific report in each case.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 173.—An act to amend an act entitled “An act to incorporate the Washington and Georgetown Railroad Company”, approved May seventeenth, eighteen hundred and seventy two

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Washington and Georgetown Railroad Company may extend its tracks in Washington City, District of Columbia, from Seventh street west, down Water street, to the intersection of P street south; thence along said P street to the west side of the Arsenal gate: Provided, That wherever the foregoing route may coincide with the route of the Anacostia and Potomac River Railroad, on Water street or elsewhere in the District, or connect portions of such route, but one set of tracks shall be used by both companies; which are hereby authorized and empowered to use such tracks in common, upon such fair and equitable terms as may be agreed upon by said companies; and in the event the said companies fail to agree upon satisfactory terms, either of said companies may apply by petition to the supreme court of the District of Columbia, which shall provide for proper notice to and hearing of all parties interested, and shall have power to determine the terms and conditions upon which, and the regulations under which, the company hereby incorporated shall be entitled so to use and enjoy the tracks of such other street railroad company, and the amount and manner of compensation to be paid therefor: And provided further, That neither of the companies using such track in common shall be permitted to make the track so used in common the depot or general stopping place to await passengers, but shall only be entitled to use the same for the ordinary passage of their cars, with the ordinary halts for the taking up and the dropping of passengers; And provided further, That said railroad track shall conform to the grade established by the board of public works of the District of Columbia.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 174.—An act to provide for the sale of the buildings and grounds known as the Detroit Arsenal in the State of Michigan.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized and directed to transfer to the custody and control of the Secretary of the Interior, for sale for cash, according to the existing laws of the United States relating to the public lands, after appraisement, to the highest bidder, after giving not less than ninety days' notice of the time and place of such sale in three of the most prominent newspapers published in said State, and at not less than the appraised value, the buildings and grounds known as the Detroit Arsenal in the State of Michigan: Provided, That the Secretary of the Interior shall cause the said property to be subdivided into tracts of not more than forty acres each, or into town lots with proper

Subdivision of the property.

Manner and terms of sale.

Detroit arsenal, Michigan, to be sold.
streets to render the same accessible: And provided further, That each subdivision, together with any buildings, building materials, or other property thereon shall be appraised and offered separately, at public outcry, to the highest bidder, and in case any subdivision or subdivisions shall remain unsold, the sale shall be postponed from time to time until the entire tract shall be disposed of as hereinbefore provided.

Approved, March 3, 1875.

CHAP. 175.—An act to amend an act entitled “An act to revive with amendments an act to incorporate the medical society of the District of Columbia” approved July seventh, eighteen hundred and thirty-eight.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act entitled “An act to revive with amendments an act to incorporate the medical society of the District of Columbia,” which was approved July seventh, eighteen hundred and thirty-eight, be amended in the third section thereof by striking out the word “gentlemen” and inserting instead thereof, the word “persons.”

Approved, March 3, 1875.

CHAP. 176.—An act authorizing the Wisconsin Central Railroad Company to straighten the line of their road.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the consent and approval of Congress are hereby given to the Wisconsin Central Railroad Company to build that portion of their road which lies between Portage City and Stevens Point on the line adopted by the act of the legislature of Wisconsin, approved February tenth, eighteen hundred and seventy-five, instead of the line adopted by the act of the legislature of Wisconsin, April ninth, eighteen hundred and sixty-six, chartering the Portage and Superior Railroad Company: Provided, That no portion of the lands belonging to said grant situated south of Stevens Point, and of ten miles limit which may be found outside of the ten-mile limits, measured from the modified line of said road, shall pass to said company under its grant, but such lands shall revert to the United States and become part of the public domain, to be disposed of as other public lands, and the acceptance of the provisions of this act by said company shall be held to be a relinquishment of the same; And provided further, That this act shall not be construed as increasing said grant, or as granting to said company and lands whatever.

Approved, March 3, 1875.

CHAP. 177.—An act amendatory of the act approved March 3, 1873 entitled “An act authorizing the construction of a bridge across the Mississippi River at Saint Louis, in the State of Missouri

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Saint Clair and Carondelet Bridge Company be, and the same is hereby, authorized and empowered, in constructing the bridge authorized by the act of which this act is amendatory, to erect over the main channel of said river two straight continuous spans of not less than four hundred and fifty feet each in the clear, of the pier, at low water mark, the said two spans to be placed over the main channel instead of “the two spans over the main channel of the river” required by the act of which this act is amendatory; provided, That any bridge built under the provisions of
this act, or the act of which this act is amendatory, shall not be con- 
structed of arch spans.

SEC. 2. That if the said corporation accept the bridge site, numbered “2” on the plan and survey submitted to the Secretary of War, the company shall be required to close Cahokia Bend by a dam or similar work to hold the channel against the western bluffs above the bridge: And provided further, That after the said company shall have accepted the site and definitely planned the bridge with its piers, the plan shall be submitted to the Secretary of War for his approval. And in maintaining and operating said bridge it shall be subject to all the conditions and restrictions imposed by the act of which this is amendatory.

SEC. 3. That Congress shall at all times have the right to amend or repeal this act.

Approved, March 3, 1875.

March 3, 1875.

S. W. Crawford, 
retired as brigadier-general.

CHAP. 178.—An act for the relief of General Samuel W. Crawford, and to fix the rank and pay of retired officers of the Army.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the retirement as a colonel, on February nineteenth, eighteen hundred and seventy-three, for disability on account of a wound received in battle, of Brevet Major General S. W. Crawford, United States Army, be, and the same hereby is, so amended that the said Crawford shall be retired and be borne on the retired list of the Army as a brigadier general, he having held the rank of brigadier general at the time he was wounded: Provided, That his retired pay as brigadier general shall commence from the passage of this act.

SEC. 2. That all officers of the Army who have been heretofore retired by reason of disability arising from wounds received in action shall be considered as retired upon the actual rank held by them, whether in the regular or volunteer service, at the time when such wound was received, and shall be borne on the retired list and receive pay hereafter accordingly; and this section shall be taken and construed to include those now borne on the retired list placed upon it on account of wounds received in action: Provided, That no part of the foregoing act shall apply to those officers who had been in service as commissioned officers twenty-five years at the date of their retirement; nor to those retired officers who had lost an arm or leg, or has an arm or leg permanently disabled by reason of resection, on account of wounds, or both eyes by reason of wounds received in battle; and every such officer now borne on the retired list shall be continued thereon notwithstanding the provisions of section two chapter thirty-eight act of March thirty, eighteen hundred and sixty-eight; and be it also provided that no retired officer shall be affected by this act, who has been retired or may hereafter be retired on the rank held by him at the time of his retirement; and that all acts or parts of acts inconsistent herewith be, and are hereby, repealed.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 179.—An act extending the privilege of the Library of Congress to the Regents of the Smithsonian Institution.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Joint Committee of both Houses of Congress on the Library be authorized to extend the use of the books in the Library of Congress to the Regents of the Smithsonian Institution resident in Washington on the same conditions and restrictions as members of Congress are allowed: use the Library.

Approved, March 3, 1875.
CHAP. 180.—An act to change the name of the pleasure yacht "Dolly Varden" to "Clochette."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the owner of the pleasure yacht "Dolly Varden," of Boston, Massachusetts, be authorized to change the name of said boat to "Clochette," and that from the passage of this act she be entitled to registry by that name.

Approved, March 3, 1875.

CHAP. 181.—An act to authorize the acceptance in behalf of the United States of America, of certain real property, occupied by the United States Consul, at Tunis.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President of the United States be, and he is hereby authorized to accept in behalf of this government, the title to the residence now, and for many years occupied by the consul of the United States at Tunis, which title has been courteously offered by his Highness the Bey of Tunis.

Sec. 2. That when the proper muniment of the title aforesaid shall have been furnished, it be lodged in the Department of State.

Approved, March 3, 1875.

CHAP. 182.—An act to incorporate the inland and seaboard coasting company of the District of Columbia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That John W. Thompson, William G. Metzerott, Samuel Bacon, William Stickney, A. H. Herr, William B. Todd, J. H. Baxter, A. B. Stoughton, William Thompson, and their associates and successors or a majority of them, be and are hereby created and constituted a body politic and corporate by the name and style of the Inland and Seaboard Coasting Company of the District of Columbia, by which name said company may sue and be sued, may have a common seal, and generally may have and possess the rights and privileges usually possessed by similar companies; provided And this act of incorporation is granted upon the express condition that nothing herein shall be construed to exempt the property of said Inland and Seaboard Coasting Company from taxation under the laws of the several localities in which it may transact its business.

Sec. 2. That the capital stock of the said company shall not be less than one hundred thousand dollar nor more than one million dollars, to be divided into shares of one hundred dollars each; and the said company is authorized and empowered to run vessels propelled by steam or other power between the cities of Washington, Georgetown, Alexandria, and New York, including the ports on the Potomac River and Chesapeake Bay, and the tributaries thereof, and to prosecute a general coasting-trade in the transportation of passengers and freight of every description, subject to the rules and regulations and laws of the United States or the several States through which its boats may pass, or in which it may transact business; and the said company is also authorized to purchase hold, and convey such real and personal estate as may be necessary to carry into effect the purposes of this act, and to purchase or construct such docks, wharves, and buildings as may be necessary for its own use. It Shall not issue any note, token, device, scrip or other evidence of debt to be used as a currency.

Sec. 3. That the affairs of the said company shall be managed by a board of directors, nine in number, who shall be stockholders, and be elected annually; and hold office until their successors shall have been duly elected and qualified; and the said directors, five of whom shall
constitute a quorum, shall elect one of their number to be president of the board, who shall also be president of the company: and the board shall also choose a secretary and treasurer; and choose or provide for the appointment of such officers and agents as they may deem necessary. The board of directors may make such by-laws, rules and regulations not inconsistent with this act or the laws of the United States or the several States through which its boats may pass or in which it may transact business, as they conceive to be proper respecting the disposition and management of the stock, property estate and effects of the company; and in case of a vacancy occurring in the board by death, resignation, or otherwise the vacancy shall be filled by the remaining directors. No person shall be a director or president who is not a stockholder and any person ceasing to be a stockholder shall cease to be a director. Every stockholder in the said company shall be individually liable for debts of and claims accruing against the company to an amount equal to the amount of stock he may hold therein.

SEC. 4. That the persons named in the first section of this act or a majority of them may call a meeting of the stockholders for the purpose of organizing the said company at such time and place as they may determine upon after advertising the time and place of meeting for ten days in one or more newspapers published in the city of Washington; and at said meeting and all other meetings of the stockholders, every share of the stock shall entitle the holder thereof to one vote, to be given in person or by proxy. General meetings of the stockholders for the election of directors shall be held annually thereafter; and it shall be the duty of the directors to give ten days notice of the time and place of holding such meetings by advertising in one or more newspapers published in Washington; and all votes given for directors shall be counted and certified by a committee of stockholders who are not directors.

SEC. 5. That this act may at any time be altered or amended or repealed by Congress.

Approved, March 3, 1875.

March 3, 1875.  

CHAP. 183.—An act to provide for the construction of military roads in Arizona.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be, and is hereby appropriated, from any money in the Treasury of the United States not otherwise appropriated, the sum of fifteen thousand dollars to be used under the direction of the Secretary of War, in the construction of military roads in the Territory of Arizona, as follows, namely, From Fort Whipple to Camp McDowell, with a branch to Camp Verde, and from Fort Whipple to Skull Valley direct.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 184.—An act relating to a site for a public building at Jersey City, in the State of New Jersey.

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 he is hereby, authorized to purchase at private sale, or by condemnation, if necessary, a suitable site for the public building to be erected in Jersey City, in the State of New Jersey, provided for by act of Congress approved March third, eighteen hundred and seventy-three; the proceedings to condemn to be instituted in the district court of the United States for the district of New Jersey, and conducted under the direction of the said court so far as practicable, in the manner prescribed.
by the act of the legislature of the State of New Jersey, entitled "An act to authorize the formation of railroad corporations and regulate the same," approved April second, eighteen hundred and seventy-three, or such other mode of condemnation, as shall be in pursuance of the laws of said State, and as the said court may determine upon, Provided, That the cost of said site shall not exceed the amount appropriated by the said act of March third, eighteen hundred and seventy-three.

Approved, March 3, 1875.

CHAP. 185.—An act providing for the payment of certain employees of the House of Representatives.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

That the following sums, or so much thereof as may be necessary, be appropriated, out of any money in the Treasury not otherwise appropriated, namely:

To enable the Clerk of the House of Representatives to pay fourteen disabled soldiers in the service of the House from December seventh, eighteen hundred and seventy-four, to April first, eighteen hundred and seventy-five, six thousand dollars.

For the pay of five pages, from December seventh, eighteen hundred and seventy-four, to April first, eighteen hundred and seventy-five, one thousand four hundred and fifty dollars.

For the pay of seven folders from July first, eighteen hundred and seventy-four, to December first, eighteen hundred and seventy-four, three thousand nine hundred and sixty-six dollars and sixty-six cents; also, for the pay of six colored laborers from December seventh, eighteen hundred and seventy-four, to April first, eighteen hundred and seventy-five, one thousand four hundred dollars.

These amounts to be disbursed under the direction of the Committee on Accounts of the House of Representatives.

Approved, March 3, 1875.

CHAP. 186.—An act to restore Captain John C. Beaumont of the United States Navy, to his original position on the Navy Register.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

That the President of the United States be, and he is hereby authorized to restore John C. Beaumont, Captain in the United States Navy, now on the active list, to his original position on the Navy Register, next above Captain Charles H. B. Caldwell.

Approved, March 3, 1875.

CHAP. 187.—An act for the relief of Major N. H. McLean, late of Adjutant Generals department, United States Army.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

That the President be, and is hereby, authorized to appoint Major Nathaniel H. McLean, late of the United States Army to fill the first vacancy which may occur in the lowest grade of the Adjutant Generals department, or if he shall deem it best, to reinstate and retire him with the rank to which he would have attained in service at the date of the passage of this act.

Approved, March 3, 1875.
March 3, 1875.

CHAP. 188.—An act to amend the act entitled "An act for the restoration to homestead-entry and to market of certain lands in Michigan," approved June tenth, eighteen hundred and seventy-two, 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 act approved June tenth, eighteen hundred and seventy-two, entitled "An act for the restoration to market of certain lands in Michigan," be, and hereby is, amended so as to authorize the Secretary of the Interior to cause patents to be issued to three hundred and twenty members of the Ottawa and Chippewa Indians of Michigan, for the selections found to have been made by them, but which were not, prior to the passage of said act, regularly reported and recognized by the Secretary of the Interior and Commissioner of Indian Affairs; and the remainder of said lands not disposed of, and not valuable mainly for pine-timber, shall be subject to entry under the homestead-laws, for one year from the passage of this act; and the lands remaining thereafter undisposed of shall be offered for sale at a price not less than two dollars and fifty cents per acre.

SEC. 2. That all Indians who have settled upon and made improvements on section ten, in township forty-seven north, of range two east, and section twenty-four in township forty-seven north, of range three west, Michigan, shall be permitted to enter not exceeding eighty acres each, at the minimum price of land, upon making proof of such settlement and improvement before the register of the land-office at Marquette, Michigan; and when said entries shall have been completed in accordance herewith, the remaining lands embraced within the limits of said sections shall be restored to market.

SEC. 3. That all actual, permanent, bona-fide settlers on any of the lands reserved for Indian purposes under the treaty with the Ottawa and Chippewa Indians of Michigan of July thirty-first, eighteen hundred and fifty-five, shall be entitled to enter not exceeding one hundred and sixty acres of land, either under the homestead-laws or to pay the minimum price of land, on making proof of his or her settlement and continued residence before the expiration of ninety days from the passage of this act: Provided, That such settlers do not claim any of the lands heretofore patented to Indians, or in conflict with the selections found to have been made by Indians referred to in the first section of this act, and shall have settled upon said lands prior to the first day of January, eighteen hundred and seventy-four.

Approved, March 3, 1875.

CHAP. 189.—An act to correct a clerical error in the act granting the right of way through the public lands to the Denver and Rio Grande Railway Company, approved June eighth, eighteen hundred and seventy-two.

Whereas in the third session of the Forty-second Congress, the committee of conference on the disagreeing votes of the two houses on the amendments to the bill (S. 984) granting the right of way through the public lands to the Denver and Rio Grande Railway Company, submitted as part of their report the recommendation that the second proviso in the amendment of the House of Representatives adding provisos to the end of the bill be stricken out and the following words be inserted: "And provided further, That the said Denver and Rio Grande Railway Company is hereby recognized as a lawful corporation from the date of its incorporation under the laws of Colorado, and all the powers, privileges, and franchises by said laws conferred upon said company are hereby expressly ratified, confirmed, and legalized as existing from said date of incorporation; but beyond such recognition, ratification, and confirmation of and to said company, this act shall not be construed as affirming or denying the rights of Territories to pass laws for the incorporation
of railway-companies;” which report of said committee of conference was concurred in by both Houses; and

Whereas in transcribing the bill, the said second proviso in the amendment of the House of Representatives was not stricken out, and the above-quoted words were not inserted and do not appear in the law upon the statute-books: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the said words above quoted shall be considered and taken as they were intended to be, and they are hereby made a part of said act approved June eighth, eighteen hundred and seventy-two.

Approved, March 3, 1875.

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CHAP. 190.—An act to authorize the purchase of a site for a public building at Topeka, Kansas.

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 authorized and directed to purchase at private sale, or procure by condemnation, a suitable tract of ground in the city of Topeka, Kansas, as a site for a fire-proof building for the accommodation of the United States district and circuit courts, post-office, pension agency, land office and other Government offices in said city; said tract of land not to exceed in cost the sum of ten thousand dollars, which sum is hereby appropriated out of any money in the Treasury not otherwise appropriated but the same shall not be available until a valid title to the land shall be vested in the United States, nor until the State of Kansas shall relinquish its jurisdiction over the same, and all right to tax or assess the same while owned by the United States.

Approved, March 3, 1875.

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CHAP. 191.—An act to set apart a certain portion of the island of Mackinac in the Straits of Mackinac, within the State of Michigan, as a national park.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That so much of the island of Mackinac, lying in the Straits of Mackinac, within the county of Mackinac, in the State of Michigan, as is now held by the United States under military reservation or otherwise, (excepting the Fort Mackinac and so much of the present reservation thereof as bounds it to the south of the village of Mackinac, and to the west, north and east respectively by lines drawn north and south, east and west, at a distance from the present fort flag-staff of four hundred yards,) hereby is reserved and withdrawn from settlement, occupancy, or sale under the laws of the United States, and dedicated and set apart as a national public park, or grounds, for health, comfort, and pleasure, for the benefit and enjoyment of the people; and all persons who shall locate or settle upon or occupy the same, or any part thereof, except as herein provided, shall be considered trespassers, and removed therefrom.

Sec. 2. That said public park shall be under the exclusive control of the Secretary of War, whose duty it shall be as soon as practicable, to make and publish such rules and regulations as he may deem necessary or proper for the care and management of the same. Such regulations shall provide for the preservation from injury or spoliation of all timber, mineral deposits, natural curiosities, or wonders within said park, and their retention in their natural condition. The Secretary may in his discretion, grant leases for building purposes, of small parcels of ground, at such places in said park as shall require the erection of buildings for
the accommodation of visitors for terms not exceeding ten years; all of the proceeds of said leases and all other revenues derived from any source connected with said park, to be expended, under his direction, in the management of the same and in the construction of roads and bridle paths therein. He shall provide against the wanton destruction of game or fish found within said park and against their capture or destruction for any purposes of use or profit. He also shall cause all persons trespassing upon the same after the passage of this act to be removed therefrom, and generally shall be authorized to take all such measures as shall be necessary or proper to fully carry out the objects and purposes of this act.

SEC. 3. That any part of the park hereby created shall at all times be available for military purposes, either as a parade or drill ground, in time of peace, or for complete occupation in time of war, or whenever war is expected, and may also be used for the erection of any public buildings or works: Provided that no person shall ever claim or receive of the United States any damage on account of any future amendment or repeal of this act, or the taking of said park, or any part thereof, for public purposes or use.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 192.—An act to donate to the State of Oregon a public building-lot, and material situated at The Dalles, Oregon.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the mint-building, material, and lot on which it is located, at The Dalles, Oregon, be, and the same are hereby, donated to the State of Oregon: Provided, That the donation is made on the condition that said building and lot shall be appropriated by the State of Oregon to the use of some educational or charitable institution.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 193.—An act to make an appropriation for public buildings in Covington, Kentucky.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of one hundred and fifty thousand dollars be, and is hereby, appropriated for the completion of public buildings in Covington, Kentucky.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 194.—An act to annex certain lands to reservation numbered two, occupied by the Department of Agriculture.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the public ground which lies immediately north of reservation numbered two, now in the occupancy of the Department of Agriculture, made by the filling-up of the canal, be, and the same is hereby, attached to and shall hereafter be a part of the said reservation numbered two, in the occupancy of the said Department of Agriculture.

Approved, March 3, 1875.
CHAP. 195.—An act to donate a certain portion of the military reservation of Fort Brady to school-district number one, in township of Sault Sainte Marie, and State of Michigan for school purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That a certain portion of the military reservation of Fort Brady, situate in the county of Chippewa, and State of Michigan, containing one and twenty-six hundredths acres, and bounded on the north by Portage street, on the east by Church street, on the south by Ridge street and on the west by the west line of said military reservation, be, and the same is hereby, donated to school-district numbered one in township of Sault Sainte Marie, in the county and State aforesaid, for school purposes, and for no other purpose.

Section 2. That so much of Portage street, Church street and Ridge street, in the village of Sault Sainte Marie, as is so represented upon a map of said village filed in the General Land-Office, as shall embrace the portion of ground aforesaid be established as such streets.

Approved, March 3, 1875.

CHAP. 196.—An act for the relief of settlers on lands within railroad limits.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That where any actual settler who shall have paid for any lands situate within the limits of any grant of lands by Congress to aid in the construction of any railroad, the price of such lands being fixed by law at double minimum rates, and such railroad lands having been forfeited to the United States and restored to the public domain for failure to build such railroad, such person or persons shall have the right to locate, on any unoccupied lands, an amount equal to their original entry, without further cost, except such fees as are now provided by law in preemption cases: Provided, That when such location is upon double minimum lands, one-half the amount only shall be taken.

Approved, March 3, 1875.

CHAP. 197.—An act for the relief of the Holy Cross Mission in the Territory of Dakota.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to withdraw from sale or settlement, under the provisions of the pre-emption and homestead laws of Congress, one hundred and sixty acres of the public lands situated in sections thirteen and eighteen, township one hundred and thirty-eight, range forty-nine, and section eighteen, township one hundred and thirty-eight, range forty-eight, as were included within the limits originally claimed and improved for the mission school-buildings, church, cemetery, and so forth, now occupied by the founders of the Holy Cross Mission at said place: Provided, That said land shall include all school and church buildings and the cemetery thereon occupied.

Sec. 2. That the Secretary of the Interior shall be further authorized to grant, to the said Holy Cross Mission board, the aforesaid land, for the sole and exclusive use of said Holy Cross Mission: Provided, That this act shall not affect any bona fide claimant to said lands or any portion thereof.

Approved, March 3, 1875.
March 3, 1875.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of the Second National Bank of Watkins, New York, shall be changed to the Watkins National Bank whenever the board of directors of said bank shall accept the new name by resolution of the board, confirmed by a vote of two-thirds of the stockholders, and cause a copy of such resolution, duly authenticated, to be filed with the Comptroller of the Currency: Provided, That such acceptance be made within six months after the passage of this act; and that all expenses of such change, including that of printing and engraving, be paid by said bank.

Devolution of liabilities and rights.

SECTION 2. That all debts, demands, liabilities, rights, privileges, and powers of the Second National Bank of Watkins, New York, shall devolve upon and inure to the Watkins National Bank whenever such change of name is effected.

Devolution of liabilities and rights.

SECTION 3. That the name of the Slater National Bank of North Providence, Rhode Island, shall be changed to the Slater National Bank of Pawtucket, Rhode Island, whenever the board of directors of said bank shall accept the new name by resolution of the board, confirmed by a vote of two-thirds of the stockholders, and cause a copy of such action, duly authenticated, to be filed with the Comptroller of the Currency: Provided, That such acceptance shall be made within six months after the passage of this act, and that all expenses incident to the proposed change, including engraving, shall be borne and paid by said bank.

Devolution of liabilities and rights.

SECTION 4. That all the debts, demands, liabilities, rights, privileges, and powers of the Slater National Bank of North Providence, shall inure to the Slater National Bank of Pawtucket, Rhode Island, whenever such change of name is effected.

Approved, March 3, 1875.

March 3, 1875.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Auburn City National Bank of Auburn, New York, is hereby authorized to be merged into and consolidated with the First National Bank of Auburn, New York, whenever the board of directors of each of the said banks, shall accept such merger and consolidation by resolution of the board, confirmed by a vote of three fourths of the stockholders respectively, at meetings called for that purpose, and cause a copy of such action, duly authenticated, to be filed with the Comptroller of the Currency. Provided, That such acceptance be made within six months after the passage of this act, and that all expenses incident to the proposed consolidation including engraving, shall be borne and paid by the First National Bank of Auburn, New York.

Devolution of liabilities and rights.

SECTION 2. That all the debts, demands, liabilities, rights, privileges, and, powers, of the Auburn City National Bank, of Auburn, and the First National Bank of Auburn, shall devolve upon and inure to the First National Bank of Auburn, New York, whenever such consolidation is effected.

Approved, March 3, 1875.
CHAP. 200.—An act to authorize the change of the name of the Second National Bank of Jamestown, New York.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of the Second National Bank of Jamestown, New York, shall be changed to the "City National Bank of Jamestown, New York" whenever the board of directors of said bank shall accept the new name by resolution of the board, confirmed by a vote of two-thirds of the stockholders, and cause a copy of such resolution duly authenticated to be filed with the Comptroller of the Currency: Provided, That such acceptance be made within six months after the passage of this act, and that all expenses of such change including that of printing and engraving, be paid by the said bank.

SEC. 2. That all the debts, demands, liabilities, rights, privileges, and powers of the Second National Bank of Jamestown, New York, shall devolve upon and inure to the "City National Bank of Jamestown, New York," whenever such change of name is effected.

Approved, March 3, 1875.

CHAP. 201.—An act to authorize the trustees of "The Free Young Men's Benevolent Association" to sell and convey square numbered two hundred and seventy-two, in the city of Washington.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Guerdon Snowden, Henry Logan, Anthony Hickman, Joseph Shorter, and Hamilton Martin, trustees of "The Free Youngmen's Benevolent Association" of the city of Washington, in the District of Columbia, and also trustees of "The Colored Union Benevolent Association" of said city, and their successors in office be, and they are hereby, authorized and empowered to subdivide, sell, and convey a certain square of ground in said city, known and described as square numbered two hundred and seventy-two, now held by said trustees for the said associations, and heretofore used in part as a burial ground for the dead, free and discharged from any trust expressed or implied, and free from any right, title, or claim, of any and all lot-holders in said burial-ground; that all conveyances made in pursuance of any sale made by virtue hereof shall pass a fee-simple for the part of said square so conveyed; that the said trustees shall, out of the proceeds of said sales, pay and discharge the encumbrances existing upon said square; and the surplus thereof shall apply for the benefit and improvement of "Mount Pleasant Plains Cemetery," in said District of Columbia. Nothing in this act shall be construed to create any claim against the United States.

Approved, March 3, 1875.

CHAP. 202.—An act to provide for the re-publication of the First Volume of the Official Gazette.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioner of Patents be, and he is hereby, authorized to have printed, at the Government Printing Office, the letter-press of the first year of the "Official Gazette," for the use of the Patent Office.

Approved, March 3, 1875.
CHAP. 203.—An act to authorize the construction of a ponton wagon-bridge across the Mississippi River, at or near the city of Dubuque, in the State of Iowa.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That it shall be lawful for any person or persons, company or corporation, authorized by the laws of Iowa, Illinois, or Wisconsin, to construct a pile and ponton wagon-bridge across the Mississippi River at or near the city of Dubuque, in the State of Iowa, so as to connect with the opposite shore of the said river, in either of the States of Wisconsin or Illinois; said bridge to be built subject, except as herein modified, to all the terms, requirements, and limitations contained in the act entitled "An act to legalize and establish a ponton railway bridge across the Mississippi River at Prairie du Chien, and to authorize the construction of a similar bridge at or near Clinton, Iowa," approved June sixth, eighteen hundred and seventy-four, so far as they may be applicable thereto.

SEC. 2. That the bridge shall be constructed with a suitable ponton-draw of not less than five hundred feet in width, located over the main channel of the river: Provided, That said bridge shall not be built or commenced until the plan and specifications for its construction have been submitted to the Secretary of War for his approval, nor until he shall approve the plan and location of said bridge; and if any change be made in the plan of construction of said bridge at any time, such change shall be subject to the approval of the Secretary of War; and any change in the construction, or any alteration of said bridge that may be directed at any time by Congress or the Secretary of War, shall be made at the cost and expense of the owners thereof.

SEC. 3. That Congress may at any time alter, amend or repeal this act.

Approved, March 3, 1875.
RESOLUTIONS.

[No. 1.] Joint resolution filling an existing vacancy in the Board of Regents of the Smithsonian Institution.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the existing vacancy in the Board of Regents of the Smithsonian Institution, of the class other than members of Congress, shall be filled by the appointment of George Bancroft, of the city of Washington, in place of William T. Sherman, resigned.

Approved, December 18, 1874.

[No. 2.] Joint resolution to continue the board of audit to examine and audit the unfunded or floating debt of the District of Columbia.

Be it resolved by the Senate and House of Representatives of the United States of America, in Congress assembled, That the board of audit constituted by section six of the act entitled "An act for the government of the District of Columbia, and for other purposes," approved June twentieth, eighteen hundred and seventy-four, be continued until otherwise provided by law with all the powers and duties specified in said section, and with compensation to the members of the board at a rate proportioned, according to time, to that granted in said act, and payable as therein provided; and the time for presenting claims is hereby extended for the period of thirty days from this date; and persons having sustained damages to real estate, but failed to present the same to the board of public works, may present the same for audit and allowance within the time above limited, as specified in the seventh class of claims mentioned in said sixth section: Provided, That when the title to claims evidenced by certificates of the auditor of the board of public works is involved in suits now pending in any court of competent jurisdiction, such court shall not be ousted of jurisdiction in respect of such question of title; and after the board of audit shall have ascertained the amount, if any, due upon any such claim, the certificates of said board of audit shall be issued and be convertible in favor only of the person finally adjudged in such suit to be entitled thereto, and when said party may by law have execution of such judgment or decree.

SEC. 2. That said board of audit shall proceed forthwith to examine and audit the accounts of the treasurer and auditor of the late board of public works according to the provisions of the said act entitled "An act for the government of the District of Columbia, and for other purposes" approved June twentieth, eighteen hundred and seventy-four, as required by said act, and shall specifically report whether the accounts of said treasurer were so kept from day to day as to show his payments of currency or bonds, to whom paid, and on what authority; whether or not the moneys and other assets which were received by or were under the control of said treasurer, have been properly accounted for by said treasurer; and what, if any, of such moneys or other assets have been paid out or disposed of by said treasurer without auditor's warrants or certificates therefor; what, if any, payments were made without evidence that the same were made for or on account of the public improvements in the District of Columbia made by the said Board of Public Works; what, if any, payments were made upon illegal
Powers of board of audit.

Report to Congress at present session.

or irregular warrants, accounts, or vouchers; and what, if any, amount remains in the hands of said treasurer; and to the end aforesaid, and to enable the said board of audit to complete the duties assigned thereto in said act, said board shall have all the powers and perform all the duties in said act set forth; and shall make report of their proceedings herein and pursuant to said act, together with all oral testimony hereafter taken by them to Congress at the present session thereof not later than the fifteenth day of February, eighteen hundred and seventy-five.

Approved, December 21, 1874.

[No. 3.] Joint resolution authorizing the President to appoint a commissioner to attend the International Penitentiary Congress at Rome.

Be it resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the President be, and he is hereby, authorized to appoint a commissioner to attend the International Penitentiary Congress, proposed to be held next year at Rome.

Approved, February 16, 1875.

[No. 5.] Joint resolution appointing managers of the National Home for Disabled Volunteer Soldiers.

Be it resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the following persons be, and are hereby, reappointed managers of the National Home for Disabled Volunteer Soldiers, under the provisions of the act entitled "An act to amend an act entitled 'An act to incorporate a national military and naval asylum for the relief of the totally disabled officers and men of the volunteer forces of the United States,' approved March twenty-first, eighteen hundred and sixty-six,"—John H. Martindale, of New York; Hugh L. Bond, of Maryland; and Erastus B. Wolcott, of Wisconsin; whose terms expired on the twenty-first of April, eighteen hundred and seventy-four.

Approved, February 26, 1875.

[No. 6.] Joint resolution to provide for the preservation of the manuscript returns of the first and ninth censuses.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Congressional Printer be, and he is hereby, authorized and directed to bind in suitable form for ready reference, and for their better preservation, the manuscript returns of the first and ninth censuses of the United States.

Approved, March 2, 1875.

[No. 7.] Joint resolution explanatory of an act entitled "an act fixing the number of Paymasters in the Army of the United States," approved March second, eighteen hundred and seventy-five.

Be it resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the intent and meaning of an act entitled "An act fixing the number of Paymasters in the Army of the United States," approved March two, eighteen hundred and seventy-five was to authorize the appointment of such additional
number of paymasters with the rank of major as will make the total number of Paymasters with the rank of major, fifty, and no more. And so much of section eleven hundred and ninety-four of the Revised Statutes as applies to the Paymasters of the rank of major be, and the same is hereby, repealed.

Approved, March 3, 1875.

[No. 8.] Joint resolution for the relief of Lowell A. Chamberlain

Whereas, it appears that Lowell A. Chamberlain was induced to tender the resignation of his commission of first lieutenant in the First regiment of Artillery, United States Army, under the apprehension of being dismissed therefrom by sentence of a general court-martial, which resignation was accepted by the President of the United States, to date November seventeenth, eighteen hundred and seventy-three; and whereas the vacancy created by the acceptance of the said resignation has been filled by promotion in regular course: now therefore,

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the President be, and he is hereby, authorized and empowered to restore the said Lowell A. Chamberlain to his position in the Third Regiment of Artillery, United States Army, with the same rank and date of commission, and without forfeiture of pay, as if he had not tendered his resignation; Provided, That the President shall be convinced, upon an examination of the evidence in the case, that the dismissal of the said Chamberlain by sentence of the general court martial, before which he was tried, would have been unjust and not warranted by the facts; And provided further, That no vacancy which may hereafter occur in the grade of first lieutenant in the First Regiment of Artillery, United States Army, shall be filled until the number of officers in that grade in the said regiment shall be reduced to the number now allowed by law.

Approved, March 3, 1875.
PRIVATE LAWS

OF THE

UNITED STATES OF AMERICA,

PASSED AT

THE FORTY-THIRD CONGRESS,

1873-'75.
PRIVATE ACTS OF THE FORTY-THIRD CONGRESS
OF THE
UNITED STATES,
Passed at the first session, which was begun and held at the city of Washington, in the District of Columbia, on Monday, the first day of December, 1873, and was adjourned without day on Tuesday, the twenty-third day of June, 1874.

ULYSSES S. GRANT, President. HENRY WILSON, Vice-President and President of the Senate. MATT. H. CARPENTER was elected President of the Senate, pro tempore, on the eleventh day of December, 1873, and so acted until the end of the session. JAMES G. BLAINE, Speaker of the House of Representatives.

CHAP. 2.—An act to remove the disabilities of Thomas S. Bocock, E. J. Harvie, and Daniel Trigg, of Virginia; and John H. Reagan, of Texas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein,) That all political disabilities imposed upon Thomas S. Bocock, E. J. Harvie, and Daniel Trigg, of Virginia; and John H. Reagan, of Texas, by the fourteenth amendment to the Constitution of the United States, by reason of their participation in the rebellion, are hereby removed.

Approved, December 27, 1873.

CHAP. 4.—An act to correct the enrolment of an act entitled “An act for the relief of P. W. Standefer.”

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act approved on the third day of March, eighteen hundred and seventy-three, entitled “An act for the relief of P. W. Standefer,” be, and the same is hereby amended by striking out of the said act where it occurs, and from the title thereto, the name of P. W. Standefer, and inserting the name of G. W. Standefer. xvii, p. 773.

Approved, January 3, 1874.

CHAP. 12.—An act to remove the legal and political disabilities of William Steele, of Bexar County, Texas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein,) That all legal and political disabilities imposed by virtue of the fourteenth amendment to the Constitution of the United States upon William Steele, of Bexar County, Texas, be, and the same are hereby, removed.

Approved, January 20, 1874.
Jan. 21, 1874.

CHAP. 13.—An act for the relief of the estates of Abel Gilbert and William Gerrish, late co-partners in business under the style of Gilbert and Gerrish.

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 he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the sum of twenty-six thousand two hundred and fifty dollars to Benjamin W. Gilbert, administrator of the estate of said Abel Gilbert, and Isaac Watts, administrator of the estate of William Gerrish, in full accord and satisfaction for damages for violation of a grain contract entered into the twenty-first day of May, eighteen hundred and fifty-nine, between Colonel G. H. Crossman, deputy quartermaster general of the United States army, in behalf of the United States, and said Abel Gilbert in his own name, but in behalf of said Gilbert and Gerrish.

Approved, January 21, 1874.

Feb. 13, 1874.

CHAP. 27.—An act for the relief of William H. Vesey.

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 he hereby is, directed to pay to William H. Vesey, former consul of the United States at Havre, in France, out of any money in the Treasury not otherwise appropriated, the sum of one thousand three hundred and twenty dollars and fifty-seven cents, being the amount of his loss in consequence of the failure, on March twenty-seventh, eighteen hundred and fifty-seven, of the house of Green and Company, American bankers, with whom he had deposited moneys belonging to the United States to the amount of one thousand four hundred and sixty-seven dollars and thirty cents, upon the assignment by said Vesey to the United States of his claim against said firm for the moneys so deposited.

Approved, February 13, 1874.

Feb. 13, 1874.

CHAP. 28.—An act to amend the act entitled “An act granting a pension to Amos Farling,” approved February fifth, eighteen hundred and seventy-three.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That an act entitled “An act granting a pension to Amos Farling,” approved February fifth, eighteen hundred and seventy-three, be, and the same is hereby amended so as to read as follows:

“That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Amos Farling, late a private in company “C,” twenty-seventh regiment, United States infantry.

Approved, February 13, 1874.

Feb. 21, 1874.

CHAP. 33.—An act to authorize the cancellation of an export bond for a portion of the distilled spirits of John S. Miller, on board of bonded cars of the United States.

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 he is hereby, authorized, on the production of proof satisfactory to him of the destruction by fire of fifty barrels of alcohol without fraud, collusion, or negligence on the part of John S. Miller, the owner of said alcohol, while the same was in the custody of the
United States, in bonded cars at Sterling, Illinois, in transitu for export to Buenos Ayres, in South America, on or about the eighteenth day of August, eighteen hundred and seventy-two, to cancel such bonds as may have been given for the exportation of the alcohol so destroyed, provided bonding certificates shall have been produced showing the bonding as required by the regulations of the Secretary of the Treasury, of all alcohol or distilled spirits except said fifty barrels destroyed by fire included in said bonds.

Approved, February 21, 1874.

CHAP. 34.—An act giving the consent of Congress to the acceptance by James McDonnell, a warrant officer in the United States Navy, of a present from the King of Italy.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the consent of Congress be, and hereby is, granted to James McDonnell, a warrant officer in the Navy of the United States, to accept from the King of Italy, a silver medal, for assistance rendered on the twenty-fifth of June, eighteen hundred and seventy-three, in the port of Callao, Peru, to the Italian merchant vessel “Delaide.”

Approved, February 21, 1874.

CHAP. 37.—An act for the relief of Robert N. McMillan, late collector of customs and superintendent of lights for the district of Teche, in the State of Louisiana.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the proper accounting officers of the Treasury be, and they are hereby, authorized and directed to adjust and settle the account of Robert N. McMillan, late collector of customs and superintendent of lights for the district of Teche, in the State of Louisiana, and allow him the sum of seven hundred and six dollars and fifty-six cents, being the amount paid for salaries of keepers and assistant keepers of light-houses for the first quarter of the year eighteen hundred and sixty-one.

Approved, February 24, 1874.

CHAP. 38.—An act for the relief of Colonel Daniel McClure, assistant paymaster-general.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the claims of Daniel McClure, assistant paymaster-general, for credits on differences in his accounts, as paymaster under his official bond, dated March second, eighteen hundred and fifty-nine, shall be, and are hereby, referred to the Court of Claims, with jurisdiction to hear and determine said claims. And if the said court shall be satisfied from the evidence that any of the moneys charged to him were not in fact received by him, or that other just and equitable grounds exist for credits claimed by him, it shall make a decree setting forth the amount to which the said McClure shall be entitled to receive credit; upon which the proper accounting officers of the Treasury shall allow him the amount so decreed as a credit in the settlement of his said accounts: Provided, That the testimony of said McClure shall be received in his own behalf by said court; and until the determination of the said cause, the final adjustment of his said accounts is suspended; and provided further, that an appeal shall be allowed to either party as in other cases.

Approved, February 24, 1874.
CHAP. 41.—An act for the relief of Henry S. Welles.

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 he is hereby, authorized and directed to pay Henry S. Welles one hundred and ninety-three thousand one hundred and thirty-two dollars and ninety-six cents, out of any moneys in the Treasury not otherwise appropriated, for expenditures made by him under his contracts of May first and July fifth, eighteen hundred and sixty-six, for removing obstructions from the Savannah river, and improving the harbor, prior to the date of the annulment of said contracts by the Secretary of the Treasury, which said sum shall be in full satisfaction to said Welles for all claims referred to in the report and recommendation from the Secretary of War.

Approved, February 27, 1874.

CHAP. 48.—An act for the relief of Thomas Hillhouse, assistant treasurer of the United States in New York city.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the proper accounting officers be, and they are hereby, authorized and directed to allow Thomas Hillhouse, assistant treasurer of the United States at New York city, in the settlement of his internal-revenue-stamp account, a credit for the sum of one hundred and eighty-five thousand dollars, being the proceeds of sale of internal-revenue stamps embezzled by James I. Johnson, a clerk in his office, without the default or negligence of said assistant treasurer.

Approved, March 5, 1874.

CHAP. 49.—An act granting a pension to William E. Prince, of Iowa.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of William E. Prince, late private in company I, Twenty-third regiment Missouri Volunteers, and pay him a pension from the passage of this act.

Approved, March 5, 1874.

CHAP. 52.—An act for the relief of Matthew Woodruff, late first sergeant of Company G, Twenty-first Missouri Volunteers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized and directed to correct the record so as to honorably muster out and discharge Matthew Woodruff, late first sergeant of Company G, Twenty-first Regiment Missouri Volunteers; and that the said Matthew Woodruff be allowed such back-pay, bounty, and allowances as he would have been entitled to receive but for the record of his alleged desertion, deducting therefrom pay for absence of twenty-six days.

Approved, March 11, 1874.
CHAP. 53.—An act granting a pension to John A. Fisher.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of John A. Fisher, late first lieutenant in company D, twenty-third regiment Missouri volunteers, and pay him such pension as that allowed to the class of pensioners with which his present disability would class him, from and after the passage of this act.

Approved, March 11, 1874.

CHAP. 54.—An act for the relief of David Braden.

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 directed to pay to David Braden, late captain and assistant adjutant general of volunteers, for commutation of quarters and fuel, and three month's extra pay, under act of March third, eighteen hundred and sixty-five, the sum of one thousand and fifty-eight dollars out of any money in the Treasury appropriated, or to be appropriated, for the pay of the army of the United States.

Approved, March 11, 1874.

CHAP. 59.—An act for the relief of Doctor Edward Jarvis.

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 he is hereby, authorized and directed to pay to Doctor Edward Jarvis the sum of one thousand five hundred dollars out of any money in the Treasury not otherwise appropriated, in full for his services in the preparation of the United States census for eighteen hundred and fifty.

Approved, March 21, 1874.

CHAP. 60.—An act for the relief of Susan D. Galloway.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the proper accounting officer of the Treasury is hereby directed to cause to be paid to Susan D. Galloway, widow of captain James L. Galloway, late of company E, first Florida cavalry, out of any money now appropriated or that may hereafter be appropriated for the support of the army, the full pay and emoluments of a captain of cavalry from April twenty-sixth, eighteen hundred and sixty-four, to August thirty-first, eighteen hundred and sixty-five.

Approved, March 21, 1874.

CHAP. 63.—An act for the relief of Willard Davis.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting officers of the Treasury Department be, and they are hereby, directed to pass to the credit of Willard Davis, late collector in the second and fifth collection-districts of Kentucky, the sum of fourteen thousand three hundred and thirty-eight dollars and thirty-three cents.

Approved, March 23, 1874.
FORTY-THIRD CONGRESS. Sess. I. Ch. 66, 67, 68, 71, 73. 1874.

March 24, 1874.

CHAP. 66.—An act to exempt George M. Richard, of Pittston, in the State of Pennsylvania, from the payment of eight hundred and eighty-one dollars and twenty-nine cents for postage stamps stolen from his office while postmaster.

Credit in accounts of George M. Richard.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Auditor of the Post Office Department be directed to credit the account of George M. Richard, late postmaster at Pittston, Pennsylvania, with the sum of eight hundred and eighty-one dollars and twenty-nine cents for postage-stamps stolen from his office.

Approved, March 24, 1874.

March 24, 1874.

CHAP. 67.—An act for the relief of Reuel B. Fuller, of Wilton, Maine.

Credit in accounts of Reuel B. Fuller.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the Postmaster General be, and he is hereby, authorized and directed, in the settlement of the accounts of Reuel B. Fuller, postmaster at Wilton, Franklin county, in the State of Maine, to credit the said Reuel B. Fuller with the sum of one hundred and sixty-nine dollars, that being the amount of postage stamps and postal funds stolen from the post-office of Wilton, without fault or negligence on the part of said Reuel B. Fuller.

Approved, March 24, 1874.

March 24, 1874.

CHAP. 68.—An act for the relief of Willard Howe, of Massachusetts.

Credit in accounts of Willard Howe.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the Auditor for the Post-Office Department be directed to credit the account of the said Willard Howe with the sum of four hundred and seventy-four dollars and fifty-four cents, to reimburse the said Howe for the payments so made by him.

Approved, March 24, 1874.

March 26, 1874.

CHAP. 71.—An act for the relief of L. S. Campbell.

Payment to L. S. Campbell.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the Quartermaster General be, and he hereby is, directed to pay to L. S. Campbell, out of any money appropriated for the Quartermaster's Department, the sum of two hundred and twenty-four dollars.

Approved, March 26, 1874.

April 2, 1874.

CHAP. 73.—An act to remove the disabilities of William L. Cabell, of Texas.

Political disabilities of William L. Cabell.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein,) That all political disabilities imposed upon William L. Cabell, of Texas, by the fourteenth amendment to the Constitution of the United States, by reason of his participation in the rebellion, are hereby removed.

Approved, April 2, 1874.
FOURTY-THIRD CONGRESS.  SESS. I.  CH. 78, 79, 81, 83, 84.  1874.

CHAP. 78.—An act granting a pension to Henry B. Ryder

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Henry B. Ryder, late second lieutenant in the Cameron Dragoons, afterward changed to the Fifth Pennsylvania Cavalry, and pay him a pension as second lieutenant from and after the passage of this act.

Approved, April 3, 1874.

CHAP. 79.—An act to relieve from political disabilities Thomas Hardeman, Jr., of Georgia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurred therein,) That the following named person is hereby relieved from all political disabilities imposed by the fourteenth amendment of the Constitution of the United States, to wit, Thomas Hardeman Jr, of Bibb county, Georgia.

Approved, April 3, 1874.

CHAP. 81.—An act granting a pension to Mrs. Cynthia McPherson, mother of the late General James B. McPherson:

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension roll, subject to the provisions and limitations of the pension laws, the name of Mrs. Cynthia McPherson, mother of James B. McPherson, late major general in the United States Army, and pay her a pension at the rate of fifty dollars per month from and after the passage of this act.

Approved, April 7, 1874.

CHAP. 83.—An act for the relief of Lieutenant Alonzo V. Richards.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Paymaster-General be, and he is hereby, authorized and directed to pay Alonzo V. Richards, late second lieutenant in the Signal-Corps United States Army, the pay and allowances of a second lieutenant of said Signal-Corps from the twenty-second day of March, eighteen hundred and sixty-four, to the tenth day of May, eighteen hundred and sixty-five, less the pay of a sergeant of said corps, received by him during the said period, out of any moneys appropriated for the pay of the Army.

Approved, April 9, 1874.

CHAP. 84.—An act for the relief of Robert Bent and Jack Smith.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the gift of six hundred and forty acres of land, each recommended to be made to Robert Bent and Jack Smith, son of John S. Smith, by the postscript to the treaty concluded with the Arapahoe and Cheyenne Indians, February eighteenth, eighteen hundred and sixty-one, be, and the same is hereby, confirmed;
and the Secretary of the Interior is hereby authorized and directed to cause patents in fee-simple to be issued for the same to said persons or their heirs, conveying to them all of the right, title, interest, and estate of the United States therein: Provided, That the provisions of this act shall not be construed or have the effect to interfere with or impair any rights of any person to said lands which may have been already acquired under the homestead or pre-emption laws of the United States.

Approved, April 11, 1874.

CHAP. 85.—An act granting a pension to Julia A. Smith.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension-laws, the name of Julia A. Smith, widow of Charles B. Smith, late a first lieutenant in the Fifth Regiment Iowa Volunteer Cavalry, and to pay her a pension as such widow from and after the passage of this act.

Approved, April 11, 1874.

CHAP. 86.—An act granting a pension to Elizabeth F. Thompson.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension-laws, the name of Elizabeth F. Thompson, mother of Moses Goodwin, late a private in Company I, Ninth Regiment of Maine Volunteers, to take effect from the passage of this act.

Approved, April 11, 1874.

CHAP. 87.—An act granting a pension to Sciotha Brashears, late of the Seventeenth Regiment Kentucky Cavalry.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension-laws, the name of Sciotha Brashears, late of the Seventeenth Regiment Kentucky Cavalry, and that he be allowed a pension of eight dollars per month from and after the passage of this act.

Approved, April 11, 1874.

CHAP. 88.—An act granting a pension to Captain Benjamin Farley, Company C, Fifth Indiana Cavalry.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll the name of Captain Benjamin Farley, of Company C, Fifth Regiment Indiana Cavalry; and that he be allowed a pension at the rate of thirty-one dollars and twenty-five cents per month on account of having lost the sight of both eyes in consequence of exposures and hardships while in the military service of the United States.

Approved, April 11, 1874.
CHAP. 89.—An act granting a pension to Benjamin C. Skinner.

April 11, 1874.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension-laws, the name of Benjamin C. Skinner, late of Company K, Fourteenth Regiment of New Hampshire Volunteers; and that he be allowed a pension of eight dollars per month from and after the passage of this act.

Approved, April 11, 1874.

CHAP. 90.—An act granting a pension to Christiana Bailey.

April 11, 1874.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension-laws, the name of Christiana Bailey, widow of David Bailey, deceased, late a private in Company B, Thirteenth Regiment of West Virginia Volunteer Infantry.

Approved, April 11, 1874.

CHAP. 91.—An act granting a pension to Lucinda Schrum, widow of Jacob R. Schrum, late of Company A, Forty-ninth Regiment Missouri Volunteers.

April 11, 1874.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension-laws, the name of Lucinda Schrum, widow of Jacob R. Schrum, late of Company A, Forty-ninth Regiment Missouri Volunteers.

Approved, April 11, 1874.

CHAP. 92.—An act for the relief of W. W. Elliott.

April 13, 1874.

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 hereby is, authorized and directed to pay to W. W. Elliott, of Mulberry Grove, Illinois, from the funds of the medical and hospital department, a sum equal to one hundred dollars per month, from April twentieth, eighteen hundred and sixty-two to May twenty-ninth, eighteen hundred and sixty-three, the period of his services as an acting assistant surgeon, deducting all pay and allowances received by him as an enlisted man during the same period.

Approved, April 13, 1874.

CHAP. 94.—An act granting a pension to Mrs. Amy A. Hough.

April 14, 1874.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-rolls, subject to the provisions and limitations of the pension-laws the name of Amy A. Hough, mother of Daniel E. Hough, deceased, late captain of Company A, Eleventh Regiment Wisconsin Volunteer Infantry, to take effect from the passage of this act.

Approved, April 14, 1874.
Pension to Caleb A. Lamb.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension-laws, the name of Caleb A. Lamb, late a musician in Company E of the Forty-sixth Regiment of Indiana Volunteer Infantry, to take effect from and after the passage of this act.

Approved, April 14, 1874.

Credit in accounts of Richard H. Dutton.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the Auditor of the Post Office Department is hereby directed to credit Richard H. Dutton, postmaster at Cavendish, in the State of Vermont, in his account as such postmaster, with the sum of one hundred and twenty-eight dollars and sixty-eight cents, being the amount of postage-stamps stolen from the safe of said post office by burglars on the night of the twenty-first day of October, eighteen hundred and seventy-three, without fault or negligence on the part of said postmaster.

Approved, April 15, 1874.

Credit in accounts of George W. Keyes.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the Auditor of the Post Office Department be directed to credit George W. Keyes, postmaster at Olivet, Michigan, in his account as such postmaster, with the sum of one hundred and six dollars and fifty cents, being the amount of postage stamps burglariously stolen from the safe where said stamps were deposited, on the night of the fifth of May, one thousand eight hundred and sixty-nine, without fault or negligence on the part of said postmaster.

Approved, April 15, 1874.

Credit in accounts of Sarah F. Lincoln.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the Auditor of the Post Office Department is hereby directed to credit Sarah F. Lincoln, postmaster at Spencerport, Monroe county, New York, in her account as postmaster, with the sum of five hundred and sixteen dollars and twenty cents, being the amount of postage stamps stolen from the safe of said post office by burglars on the night of the third day of January, eighteen hundred and seventy-three, without fault or negligence on the part of said postmaster.

Approved, April 15, 1874.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Auditor of the Treasury for the Post Office Department is hereby directed to credit Joseph R. Blackwell, postmaster at Litchfield, in the State of Illinois, in his account as such postmaster, with the sum of five hundred and thirty-five dollars and eighty-five cents, being the amount of postage-stamps, stamped envelopes, and money stolen from the safe of the said post-office by burglars, on the night of the thirteenth day of August, eighteen hundred and seventy-three, without fault or negligence on the part of said postmaster.

Approved, April 15, 1874.

CHAP. 105.—An act to confirm the title to certain lands on the Fort Kearney military reservation in Fremont County, Iowa.

Whereas the following described entries at the Council Bluffs land district, in the State of Iowa, were made on lands which had been reserved for military purposes for the use of Fort Kearney, by order of the President of the United States, dated the ninth of April, eighteen hundred and forty-six, and therefore illegal, viz: first, the west half of northwest quarter of section thirty, township sixty-eight north, range forty-three west, by John Boulware, per cash-certificate numbered twelve hundred and fifty-six, dated January second, eighteen hundred and fifty-four; secondly, the northwest quarter of southeast quarter of section thirty, township sixty-eight north, range forty-three west, by William C. Fowlkes, per cash-certificate numbered eighteen hundred and fifty-one, dated June first, eighteen hundred and fifty-four; thirdly, the southeast quarter of northwest quarter and northeast quarter of southwest quarter of section thirty, township sixty-eight, range forty-three west, by William C. Fowlkes, per cash-certificate numbered six hundred and twenty-three, dated July twenty-seventh, eighteen hundred and fifty-three; fourthly, the southeast quarter of section thirty, township sixty-eight, range forty-three west, by Allen A. Bradford, per cash-certificate numbered seventeen hundred and forty-five, dated April thirteenth, eighteen hundred and fifty-four; fifthly, lot numbered one of section thirty-one, township sixty-eight, range forty-three west, by William C. Fowlkes, per cash-certificate numbered seven hundred and eighty-one, dated April thirteenth, eighteen hundred and fifty-four; sixthly, lots numbered two, three, and four of section thirty-one, township sixty-eight, range forty-three west, by George W. Boulware, per cash-certificate numbered twelve hundred and twenty-nine, dated September twenty-sixth, eighteen hundred and fifty-three; seventhly, lot numbered one of section twenty-five, township sixty-eight, range forty-four west, by George W. Boulware, per cash-certificate numbered nine hundred and twelve, dated September twenty-sixth, eighteen hundred and fifty-three; eighthly, the southeast quarter of section twenty-five, township sixty-eight, range forty-four west, by George W. Boulware, per cash-certificate numbered nine hundred and fifteen, dated September twenty-sixth, eighteen hundred and fifty-three; eleventhly, the southeast quarter of section twenty-five, township sixty-eight, range forty-four west, by George W. Boulware, per cash-certificate numbered three hundred and fifty-nine, dated April twenty-third, eighteen hundred and fifty-four; twelfthly, the
west half of southwest quarter of section thirty, township sixty-eight, range forty-three west, selected as swamp-land; and

Whereas the Secretary of War, by letter under date of the eleventh of March, eighteen hundred and seventy, advised the Secretary of the Interior "that the United States military reservation at Fort Kearney on the Missouri River is no longer required for military purposes;" and

Whereas the register and the receiver at Council Bluffs, Iowa, have reported, under date of May twenty-third, eighteen hundred and seventy, to the General Land Office, that, due notice having been given to all persons having any interest in the same to appear before them on the eighteenth day of May eighteen hundred and seventy, and show cause why the above named entries should not be confirmed by act of Congress, no adverse claimants appeared before them: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the said described entries and selections be, and the same are hereby, confirmed; and that patents be authorized to issue for the same as in other cases provided for by law.

Approved, April 15, 1874.

April 17, 1874.

CHAP. 109.—An act for the relief of Frank M. Kelly.

Payment to reimburse Frank M. Kelly.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Paymaster-General of the United States Army is hereby authorized and directed to pay to Frank M. Kelly, a private in Company F, First Regiment United States Cavalry, thirty dollars and thirty-nine cents, that amount being the value of certain articles of uniform-clothing purchased by him to replace a like number of articles consumed in the fire which destroyed one of the buildings at Camp Warner, Oregon, on the twenty-seventh day of January, eighteen hundred and seventy-three.

Approved, April 17, 1874.

April 21, 1874.

CHAP. 119.—An act for the relief of Henry C. Smith, of Indianapolis Indiana.

Name of Henry C. Smith placed on rolls as first lieutenant.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized and directed to place the name of Henry C. Smith on the rolls as first lieutenant in Company H, Thirtieth Regiment Indiana Infantry Volunteers, as of the date of June eighteenth, eighteen hundred and sixty-five; and that the proper accounting and pay officers shall allow and pay to said Smith the pay and emoluments of a first lieutenant from said date until the date of his discharge, deducting any sum or sums he may have received during said service.

J. G. BLAINE
Speaker of the House of Representatives.

MATT H CARPENTER
President of the Senate pro tempore.

Received by the President April 9, 1874.

[NOTE BY THE DEPARTMENT OF STATE.—The foregoing act having been presented to the President of the United States for his approval, and not having been returned by him to the house of Congress in which it originated within the time prescribed by the Constitution of the United States, has become a law without his approval.]
CHAP. 120—An act for the relief of Oliver Powers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Oliver Powers, of Company K. Tenth Tennessee Cavalry, be allowed pay as private from the fifteenth day of February, eighteen hundred and sixty-four, to the day of the muster-out and discharge of said company, together with such bounties and allowances as would have been due him by law had his name remained on the roll of his company; and that the Pay Department is hereby directed to adjust and pay the same.

J. G. BLAINE
Speaker of the House of Representatives

MATT H. CARPENTER
President of the Senate pro tempore

Received by the President April 9, 1874.

[NOTE BY THE DEPARTMENT OF STATE.—The foregoing act having been presented to the President of the United States for his approval, and not having been returned by him to the house of Congress in which it originated within the time prescribed by the Constitution of the United States, has become a law without his approval.]

CHAP. 121.—An act for the relief of William Stoddard, late assistant quartermaster, United States volunteers.

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 he is hereby, authorized and directed to pay to William Stoddard, late assistant quartermaster, United States volunteers, out of any money in the Treasury not otherwise appropriated, the sum of three hundred and sixty dollars; that sum being the amount of private funds belonging to the said Stoddard which was seized by military authority and afterwards covered into the Treasury.

Approved, April 21, 1874.

CHAP. 124.—An act to authorize and direct the Secretary of War to change the name of John Rziha, captain in the fourth regiment of infantry of the Army of the United States, on the register, rolls, and records of the Army, to John Laube de Laubenfels.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be authorized and directed to change, on the register, rolls, and records of the Army, the name of John Rziha, captain in the fourth regiment of infantry of the Army of the United States, to John Laube de Laubenfels; and that upon such change being made, the said John Laube de Laubenfels shall hold the relative rank in said regiment and Army which he has heretofore held under the name of John Rziha, and shall be entitled to the same pay and emoluments, and to succeed to all the rights which he would have had under the name and designation of John Rziha; PROVIDED, That the said change of name shall in no manner affect the liabilities and responsibilities, as an officer of the Army of the United States, of said John Laube de Laubenfels; but that under the name and designation of John Laube de Laubenfels, he shall be subject to all the liabilities, duties, and responsibilities that he would have been subject or liable to under the name and designation of John Rziha.

Approved, April 22, 1874.
CHAP. 126.—An act to remove the disabilities of Charles H. McBlair, of Maryland.

Political disabilities of Charles H. McBlair.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two thirds of each House concurring therein,) That all political disabilities imposed upon Charles H. McBlair, of Maryland, by the fourteenth amendment to the Constitution of the United States, by reason of participation in the rebellion, are hereby removed.

Approved, April 23, 1874.

CHAP. 128.—An act for the relief of Victor Mylius, of Macoupin county, Illinois.

Payment to Victor Mylius.

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 he is hereby, authorized and directed to pay to Victor Mylius, late sergeant in the sixty-eighth regiment, New York volunteers, out of any moneys in the Treasury not otherwise appropriated, the amount of pay and allowances of a second lieutenant of infantry, from the seventeenth day of April to the sixteenth day of May, eighteen hundred and sixty-three, and the pay and allowances of a first lieutenant of infantry thereafter to the sixth day of June, eighteen hundred and sixty-five, less the amount received by him as a sergeant in said regiment for the period above named.

J. G. BLAINE
Speaker of the House of Representatives.
MATT H CARPENTER
President of the Senate pro tempore.

Received by the President April 13, 1874.

[NOTE BY THE DEPARTMENT OF STATE.—The foregoing act having been presented to the President of the United States for his approval, and not having been returned by him to the house of Congress in which it originated within the time prescribed by the Constitution of the United States, has become a law without his approval.]

CHAP. 129.—An act for the relief of the heirs of Seth Lamb.

Payment to Theodore L. Lamb, Mary M. Muldan, Philena Kingsley, representatives of Seth Lamb.

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 he is hereby, authorized and directed, out of any money in the Treasury not otherwise appropriated, to pay to Theodore L. Lamb, Mary M. Muldan, and Philena Kingsley, the sum of four hundred and ninety dollars, being in full of the claim of Seth Lamb, deceased, for boarding and quartering Captain Mott's Howitzer Corps, second regiment New York State militia, from the twenty-first of May, to the first of June, eighteen hundred and sixty-one.

J. G. BLAINE
Speaker of the House of Representatives.
MATT H CARPENTER
President of the Senate pro tempore.

Received by the President April 13, 1874.

[NOTE BY THE DEPARTMENT OF STATE.—The foregoing act having been presented to the President of the United States for his approval, and not having been returned by him to the house of Congress in which it originated within the time prescribed by the Constitution of the United States, has become a law without his approval.]
CHAP. 130.—An act granting a Pension to Mrs. Elizabeth J. King.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Mrs. Elizabeth J. King, widow of Herbert King, late captain of company F, Third regiment Kentucky infantry volunteers, and pay her a pension from and after the passage of this act.

Approved, April 24, 1874.

CHAP. 131.—An act for the relief of William Rood, late private of the thirty-sixth regiment of Wisconsin volunteers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Adjutant-General of the Army be, and he is hereby, directed to remove the charge of desertion from the name of William Rood, late private company E, thirty-sixth regiment of Wisconsin volunteers, in view of his death while in service; and that the father of the said William Rood shall be allowed and paid the pay and benefits and advantages due him, in the same manner and to the same extent as if the said charge of desertion had never been made, and application therefor had been filed before the thirtieth of January, eighteen hundred and seventy-three.

Approved, April 24, 1874.

CHAP. 133.—An act for the relief of Siloma Deck.

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 he is hereby, authorized to audit and settle the loss sustained by Siloma Deck, in the year eighteen hundred and sixty-two, by depredations committed by the Sioux Indians in Minnesota, and he is hereby authorized to pay, from any money in the Treasury not otherwise appropriated, the sum of one thousand and ninety-five dollars and thirty-seven cents; which settlement shall be in full for all claims arising from such depredations.

J. G. BLAINE
Speaker of the House of Representatives.

MATT H CARPENTER
President of the Senate pro tempore.

Received by the President April 16, 1874.

[NOTE BY THE DEPARTMENT OF STATE.—The foregoing act having been presented to the President of the United States for his approval, and not having been returned by him to the house of Congress in which it originated within the time prescribed by the Constitution of the United States, has become a law without his approval.]

CHAP. 134.—An act for the benefit of Uriah Porter.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Uriah Porter, of Allen County, Kentucky, be, and is hereby, authorized to operate his distillery in the county and State aforesaid, without being required to procure the written consent of John H. Page, who holds a lien on the land and distillery of said Porter: Provided, That said Porter, prior to distilling, shall execute a bond to the United States, such as is prescribed
CHAP. 138.—An act for the relief of Richard H. Swift.

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 he is hereby, authorized and directed to pay to Richard H. Swift, out of any moneys in the Treasury not otherwise appropriated, the sum of four thousand and eighty dollars and twenty-four cents, in full payment and satisfaction of all claim to moiety as informer in case of the United States against Jonathan M. Dhir and certain property of the said Dhir, and wherein judgment of condemnation was rendered in favor of the United States.

Approved, April 29, 1874.

CHAP. 139.—An act for the relief of George S. Wright, administrator of the estate of John T. Wright, deceased.

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 he is hereby, directed to pay, out of any money in the Treasury not otherwise appropriated, to George S. Wright, administrator of the estate of John T. Wright, deceased, the sum of two thousand seven hundred and fifty-eight dollars and forty-five cents, the amount of Treasury settlement numbered five hundred and thirty-six, dated March thirteenth, eighteen hundred and sixty-nine, in accordance with the certificates of the Third Auditor and the Second Comptroller.

Approved, April 29, 1874.

CHAP. 140.—An act for the relief of John B. Weber, late Colonel of the Eighteenth regiment Corps d'Afrique.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Paymaster of the Army be, and he is hereby, directed to allow and pay to John B. Weber, late colonel of the Eighteenth Infantry, Corps d'Afrique, out of the appropriation for the pay of the Army, the pay and allowances as first lieutenant, from the twenty-eighth day of September, eighteen hundred and sixty-three, until the eighth day of November, in the same year, being from the time he received his commission as such officer until the time when he was mustered into the service: Provided, That the said John B. Weber has not been paid for his services for that time.

Approved, April 30, 1874.

CHAP. 143.—An act for the relief of William J. Scott, late aide-de-camp on the staff of General Spear.

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 he is hereby, authorized to pay to William J. Scott the pay and emoluments of an aide-de-camp with the rank of second lieutenant,
from the twenty-first day of May, eighteen hundred and sixty-two, to the thirtieth day of October, eighteen hundred and sixty-two, deducting what pay, if any, he may have received during said period.

Approved, May 5, 1874.

CHAP. 144.—An act to relieve David A. Telfair from political disability.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein,) That all political disabilities imposed by the fourteenth article of the Constitution of the United States be, and they are hereby, removed from David A. Telfair, of Johnston county, North Carolina.

Approved, May 5, 1874.

CHAP. 146.—An act for the relief of C. E. Rogers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Postmaster General be and he is hereby, authorized and directed, in settling the accounts of C. E. Rogers, late postmaster at Carver, Minnesota, to allow him a sum not exceeding two hundred and twenty-two dollars and fifty cents, as indemnification for a like amount belonging to the post-office fund, and stolen from the said C. E. Rogers on the twenty-ninth day of October, eighteen hundred and sixty-nine: Provided, That it shall satisfactorily appear to the Postmaster-General that the said Rogers was guilty of no negligence in the custody of the money and postage-stamps stolen.

Approved, May 6, 1874.

CHAP. 147.—An act to authorize the proper accounting officers of the Treasury to settle with Henry C. Carey.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting officers of the Treasury are hereby authorized and directed to settle with Henry C. Carey for his services as acting consul of the United States at Elsinore, Denmark, from the first of July, eighteen hundred and seventy-two, to the time when the consul of the United States took charge of said office, and to allow said Henry C. Carey compensation for said period of time at the rate now allowed by law to a United States consul at said place: Provided, That any fees collected and appropriated to his use by said Henry C. Carey during said time shall be deducted from the amount paid to him.

Approved, May 6, 1874.

CHAP. 148.—An act for the relief of James R. Young.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting officers of the Treasury are hereby authorized to allow and credit to James R. Young, late postmaster at Lisbon, New Hampshire, the sum of three hundred and nine dollars and eighty-four cents, postage-stamps stolen from his safe and office by burglars on the night of May fifteenth, eighteen hundred and sixty-nine, without any fault or neglect on the part of said postmaster.

Approved, May 6, 1874.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Auditor of the Treasury for the Post-Office Department be, and he is hereby, authorized and directed to credit James W. Glover, postmaster at Oxford, in the State of New York, in his account as such postmaster, with the sum of four hundred and ninety-eight dollars and thirty-nine cents, being the value of postage-stamps stolen from the safe of said post-office by burglars on the night of the sixteenth day of April, eighteen hundred and seventy-three; said stamps being stolen without the fault or negligence of said Glover.

Approved, May 7, 1874.

CHAP. 151.—An act to permit Edward Savage, of Minnesota, to enter one quarter-section of the public lands, or any legal subdivision of the same.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Edward Savage, of Minnesota, is hereby authorized and allowed to enter one quarter-section of the public lands within the State of Minnesota, or any legal subdivision of the same, under the general or soldiers' homestead law, or under the act approved March third, eighteen hundred and seventy-three, entitled "An act to encourage the growth of timber on western prairies.

Approved, May 7, 1874.

CHAP. 152.—An act granting a pension to Eugene Smith.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension-laws, the name of Eugene Smith, late of company F, First Nebraska Veteran Volunteers.

Approved, May 7, 1874.

CHAP. 153.—An act granting a pension to Mary E. Naylor, widow of Osborn Naylor, late a private in Company C, Second Kansas Volunteers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension-laws, the name of Mary E. Naylor, widow of Osborn Naylor, late a private in Company C, Second Kansas Militia.

Approved, May 7, 1874.

CHAP. 155.—An act granting a pension to William Haffords, of South Yarmouth, Massachusetts.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of William Haffords, of South Yarmouth, Massachusetts.

Approved, May 8, 1874.
CHAP. 156. — An act granting a pension to Olive S. Breed.  

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Olive S. Breed, widow of J. Henry Breed, deceased, who was a private in company K, Fourth regiment Wisconsin Volunteer Infantry, to take effect from and after the passage of this act.  

Approved, May 8, 1874.

CHAP. 157. — An act granting a pension to Jane La Font.  

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Jane La Font, dependent mother of Louis La Font, late a private of Company C, Second regiment of Wisconsin Volunteer Infantry, but detailed to Battery D, First Rhode Island Light Artillery, to take effect from and after the passage of this act.  

Approved, May 8, 1874.

CHAP. 158. — An act granting a pension to Elizabeth W. Prindle, guardian of the minors of Joseph F. Doak, deceased.  

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Elizabeth W. Prindle, guardian of the minor children of Joseph F. Doak, late sergeant of company D, Fifth Ohio Volunteers, and pay her a pension for said minors from the date of the passage of this act.  

Approved, May 8, 1874.

CHAP. 159. — An act granting a pension to Thomas J. McIntire, of Rowan county Kentucky.  

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Thomas J. McIntire, late a private of Lieutenant John P. Beach's company, (forty-fifth,) Second battery of Veteran Reserve Corps, and pay him a pension from the passage of this act.  

Approved, May 8, 1874.

CHAP. 160. — An act granting a pension to Isaac M. Grant.  

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Isaac M. Grant, late of company K, Thirty-eighth regiment Ohio Volunteers, and pay him a pension from and after the passage of this act.  

Approved, May 8, 1874.
CHAP. 161.—An act granting a Pension to James Roach.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of James Roach, late a gunner on the ship "Plymouth," and pay him a pension from and after the passage of this act.

Approved, May 8, 1874.

CHAP. 162.—An act for the relief of William N. Williams, late a second lieutenant of volunteers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That William N. Williams, late a second lieutenant of the sixth regiment of Indiana volunteer infantry be mustered as such second lieutenant to date from the thirtieth day of March, eighteen hundred and sixty-two; and that the Paymaster General of the Army pay him, out of any money in the Treasury appropriated for the pay of the Army, the sum of one hundred and thirty-eight dollars.

Approved, May 8, 1874.

CHAP. 164.—An act for the relief of Jacob Parmerter, re-imburseing him for defending a suit brought against him for an official act.

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 he hereby is, authorized and directed to pay to Jacob Parmerter, of Plattsburgh, New York, out of any money in the Treasury not otherwise appropriated, the sum of one thousand two hundred and thirty-seven dollars and nineteen cents, in full for costs and expenses incurred by him as collector of customs for the district of Champlain, New York, in a suit brought against him for an official act.

Approved, May 9, 1874.

CHAP. 167.—An act for the relief of Nathan Cole, late captain Twenty-third Regiment Veteran Reserve Corps.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting-officers of the Treasury be, and they are hereby, authorized to credit Nathan Cole, late captain and brevet major Twenty-third Regiment Veteran Reserve Corps, in the settlement of his accounts with the United States, with the sum of one hundred and twenty dollars and eighty cents; the said sum having been collected by him while acting as agent of the Bureau of Refugees, Freedmen and Abandoned Lands, at Lewisville, Arkansas, in eighteen hundred and sixty-seven, and lost in transmission to the proper receiving and disbursing officer at Little Rock.

Approved, May 11, 1874.

CHAP. 169.—An act to settle the accounts of Captain A. B. Dyer.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting-officers of the Treasury be, and they are hereby, directed to allow to Captain A. B. Dyer, now brigadier-general and Chief of Ordnance, in set-
FORTY-THIRD CONGRESS.  Sess. I.  Ch. 169, 171, 172, 173, 174.  1874.  549

ling his accounts, the sum of nine thousand eight hundred and fifty-three dollars and forty-two cents; that being the amount charged against him on the books of the treasury and transferred by the United States depository at Norfolk, Virginia, to the rebel authorities at Richmond, Virginia.

Approved, May 12, 1874.

CHAP. 171.—An act for the relief of Lucius A. Rountree.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be directed to cause to be paid to Lucius A. Rountree the full pay and emoluments of a first lieutenant of infantry of company A, Forty-sixth regiment of Missouri Volunteers, from the thirteenth day of September, eighteen hundred and sixty-four, to the third day of December, eighteen hundred and sixty-four, deducting therefrom any amount he may have received, as an enlisted man, during the time specified.

Approved, May 14, 1874.

CHAP. 172.—An act for the relief of James Long.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be directed to cause to be paid to James Long the full pay and emoluments of a second lieutenant of infantry, of company A, Forty-sixth regiment of Missouri volunteers, from the thirteenth day of September, eighteen hundred and sixty-four, to the third day of December, eighteen hundred and sixty-four, deducting therefrom any amount he may have received, as an enlisted man, during the time specified.

Approved, May 14, 1874.

CHAP. 173.—An act for the relief of Elias C. Boudinot.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the civil proceedings now pending in the name of the United States against the property claimed by the said Elias C. Boudinot, for alleged violations of the internal revenue laws, be discontinued and dismissed.

Approved, May 14, 1874.

CHAP. 174.—An act for the relief of R. W. Clarke, postmaster at Brattleborough, Vermont.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Auditor of the Treasury for the Post-Office Department be directed to credit to R. W. Clarke, postmaster at Brattleborough, Vermont, in his account as such postmaster, with the sum of one thousand three hundred and twelve dollars and eighty-seven cents, being the amount of postage-stamps and postal-money-order funds stolen from the safe of said post-office by burglars on the twenty-fourth day of November, eighteen hundred and seventy-three, without fault or negligence on the part of said postmaster.

Approved, May 14, 1874.
CHAP. 177.—An act authorizing the payment of prize-money to the officers and crew of the United States steamer Bienville.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy is hereby authorized to direct the proper accounting officers of the Treasury to allow and pay to such persons as were the officers and composed the crew of the United States steamer Bienville on the fifth day of August, eighteen hundred and sixty-four, a sum equal to that to which the officers and crew of said steamer would have been entitled to receive as prize money had the name of said steamer been inserted in the list of the vessels entitled to share in the captures made in the bay of Mobile on said fifth day of August, eighteen hundred and sixty-four: the name of said vessel having been accidentally omitted from said list: said sum to be paid out of the naval pension fund.

Approved, May 15, 1874.

CHAP. 178.—An act granting a pension to Juliet E. Hall, daughter of William Hall, late colonel of the eleventh regiment of Iowa infantry.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Juliet E. Hall, daughter of William Hall, late a colonel of the eleventh regiment of Iowa infantry, commencing November eleventh, eighteen hundred and sixty-nine, the date of the re-marriage of the widow.

Approved, May 15, 1874.

CHAP. 179.—An act for the relief of McClintock Young, of the State of Maryland.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the extension of the patent of McClintock Young, of the State of Maryland, county of Frederick, city of Frederick, for an improvement in harvesting-machines, dated June twenty-eighth, eighteen hundred and seventy-three, and numbered twenty-four thousand five hundred and ninety-eight, and signed by the Commissioner of Patents on the twenty-eighth day of June, eighteen hundred and seventy-three, shall have the same binding effect in law as though the said extension of letters-patent were signed by the Commissioner of Patents and bore date the twenty-seventh day of June, eighteen hundred and seventy-three.

Approved, May 15, 1874.

CHAP. 183.—An act for the relief of James C. Livingston, late a private in company E, third Iowa volunteer infantry.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That James C. Livingston, late a private in company E, third Iowa regiment of volunteer infantry, shall be entitled to an honorable discharge from the service of the United States, to date July twenty-second, eighteen hundred and sixty-five, the date of the final muster of his regiment, and shall be entitled to his back pay and bounty, and shall be restored to all homestead and other rights, as fully and completely as though he had been honorably mustered out of said service with his regiment: Provided, That the claim for bounty and
back-pay of the said James C. Livingston shall be adjusted and paid without reference to the limitations contained in any law heretofore enacted for the filing of such claims in the Treasury Department.

Approved, May 18, 1874.

CHAP. 185.—An act for the relief of Martin Hoff, Casper Doerr, and George Gebhart, citizens of Saint Louis, Missouri.

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 he is hereby, authorized and directed to pay, out of any money in the treasury not otherwise appropriated, the sum of two thousand six hundred and eighteen dollars and sixty-two cents to Martin Hoff and Casper Doerr for work and labor performed and material furnished by them in curbing, guttering and macadamizing, and cross-walks on Marine Avenue, and paving alley in front of and adjoining United States marine hospital in the city of Saint Louis, Missouri; and the sum of six hundred and sixteen dollars and fifty-eight cents to George Gebhart for work performed and material furnished in paving side walks on Marine Avenue, adjoining to and in front of the United States marine hospital, in Saint Louis, Missouri; in all, the sum of three thousand two hundred and thirty-five dollars and twenty cents.

Approved, May 20, 1874.

CHAP. 188.—An act granting a pension to Mrs. Martha E. Northup, widow of first lieutenant Edward B. Northup, late of the Seventeenth United States Infantry.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Mrs. Martha E. Northup, widow of First Lieutenant Edward B. Northup, late of the Seventeenth United States-Infantry, and pay her a pension of seventeen dollars per month, commencing March fourth, eighteen hundred and seventy-three, during her widowhood.

Approved, May 21, 1874.

CHAP. 189.—An act for the relief of William F. Kerr.

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 he is hereby, directed to pay to William F. Kerr, of Indiana, a private soldier in company D, third regiment of Indiana volunteer cavalry, the sum of one hundred and thirty-one dollars and fifty cents, out of any money in the Treasury not otherwise appropriated, in full for one horse and equipments, owned by him, and abandoned by him by order of the officer in command at Dinwiddie Court-House, Virginia, on the twenty-fifth day of June, eighteen hundred, and sixty-four, on a forced march, by which the said horse and equipments were totally lost to the said soldier.

Approved, May 21, 1874.

CHAP. 190.—An act for the relief of P. Hornbrook.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the accounting officers of the Treasury be, and are hereby, authorized and directed to allow, in the accounts of P. Hornbrook, surveyor of customs for the port of Evansville, in the State of Indiana, the sum of eight hundred and seventy-
two dollars and thirty-five cents, being amount of payments made to John J. Hays for salary as storekeeper, from December first, eighteen hundred and seventy, to December eleventh, eighteen hundred and seventy-one, and vouchers furnished therefor by said P. Hornbrook, and disallow in the settlement of his accounts for want of oath of said John J. Hays.

Approved, May 25, 1874.

CHAP. 191.—An act to relieve certain persons therein named, late members of company K, fifty-eighth regiment Illinois Volunteer Infantry, from the charge of mutiny.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Joseph Briggs, sergeant; Silas B. Harrington, and Peter Redmond, corporals; and Peter Hanley, Alexander Valley, Michael Murphy, Owen Cahill, William McNech, George Wilson, Samuel O'Neal, Henry F. Errett, and John Dunne, privates, and all late members of company K, fifty-eighth regiment Illinois Volunteer Infantry, be, and they are hereby, relieved from the proceedings, findings, and sentence of a court-martial approved by Brigadier-General K. Garrard, January nineteenth, eighteen hundred and sixty-five, and wherein they were severally convicted of mutiny; and the said proceedings, findings, and sentence are hereby set aside and revoked, and the said persons restored in all respects to the same rights and privileges to which they would have been entitled if said proceedings, findings and sentence had not been had or rendered.

J. G. BLAINE
Speaker of the House of Representatives.

MATT H CARPENTER
President of the Senate pro tempore.

Received by the President May 13, 1874.

[NOTE BY THE DEPARTMENT OF STATE.—The foregoing act having been presented to the President of the United States for his approval, and not having been returned by him to the house of Congress in which it originated within the time prescribed by the Constitution of the United States, has become a law without his approval.]

CHAP. 192.—An act for the relief of George Yount.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Paymaster-General of the Army be, and is hereby, authorized and directed to pay to George Yount, late a second lieutenant of company I, third Missouri volunteer infantry, out of any money appropriated, or which may hereafter be appropriated, for the pay of the Army, a sum equal to the pay and emoluments of a second lieutenant of infantry, from the first day of September, eighteen hundred and sixty-three, to the seventh day of March, eighteen hundred and sixty-four, deducting whatever pay he may have received for that period.

J. G. BLAINE
Speaker of the House of Representatives.

MATT H CARPENTER
President of the Senate pro tempore.

Received by the President May 13, 1874.

[NOTE BY THE DEPARTMENT OF STATE.—The foregoing act having been presented to the President of the United States for his approval, and not having been returned by him to the house of Congress in which it originated within the time prescribed by the Constitution of the United States, has become a law without his approval.]
CHAP. 193.—An act for the relief of William A. Snodgrass, late lieutenant company H, Thirty-ninth regiment Ohio Veteran Volunteer Infantry.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized and directed to pay to William A. Snodgrass, late lieutenant company H, thirty-ninth Ohio Veteran Volunteer Infantry regiment, his pay and allowances as second lieutenant from March thirtieth, eighteen hundred and sixty-five, to July ninth, eighteen hundred and sixty-five, out of any money appropriated, or that may hereafter be appropriated, for the pay of the Army.

J. G. BLAINE
Speaker of the House of Representatives

M H CARPENTER
President of the Senate pro tempore.

Received by the President May 13, 1874.

[NOTE BY THE DEPARTMENT OF STATE.—The foregoing act having been presented to the President of the United States for his approval, and not having been returned by him to the house of Congress in which it originated within the time prescribed by the Constitution of the United States, has become a law without his approval.]

CHAP. 196.—An act for the relief of the Foundry Methodist Episcopal Church of Washington City.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the trustees of the Foundry Methodist Episcopal Church of Washington, District of Columbia, be, and they are hereby, authorized to sell, for the benefit of said church, the following described real estate, situate in said city, to wit: The east half of lot numbered nine in square numbered one hundred and fifty-eight.

Approved, May 28, 1874.

CHAP. 197.—An act for the relief of W. A. Saylor, of Bryan, Texas.

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 he is hereby, authorized and directed to refund the sum of one thousand eight hundred and seventy-one dollars and fifty-three cents to W. A. Saylor, of Bryan, Texas, for taxes illegally collected on certain parcels of cotton during the years eighteen hundred and sixty-seven and eighteen hundred and sixty-eight; and that the sum of one thousand eight hundred and seventy-one dollars and fifty-three cents be, and the same is hereby, appropriated, out of any money in the treasury not otherwise appropriated, for the purpose aforesaid.

Approved, May 29, 1874.

CHAP. 198.—An act for the relief of John T. Watson, of Cincinnati, Ohio.

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 he is, authorized and directed to pay to John T. Watson, of Cincinnati, Ohio; the sum of three thousand nine hundred and sixty-two dollars, in full compensation for his expenditures and losses in rescuing United States officers and soldiers from the disaster of the
steamboat Sultana, destroyed by fire on the night of April twenty-sixth, 
eighteen hundred and sixty-five, on the Mississippi river.

J. G. BLAINE
Speaker of the House of Representatives.

MATT H CARPENTER
President of the Senate pro tempore.

Received by the President May 19, 1874.

[NOTE BY THE DEPARTMENT OF STATE.—The foregoing act having 
been presented to the President of the United States for his approval, 
and not having been returned by him to the house of Congress in which 
it originated within the time prescribed by the Constitution of the 
United States, has become a law without his approval.]

May 30, 1874.

CHAP. 199.—An act for the relief of Rev. George Morrison, late of Kentucky.

Be it enacted by the Senate and House of Representatives of the United 
States of America in Congress assembled, That the Secretary of the Treas-
ury be, and he is hereby, authorized and directed to pay to Reverend 
George Morrison, late of Kentucky, out of any money in the treasury 
not otherwise appropriated, the sum of one hundred and fifty dollars, 
in full payment for one horse and equipments captured by the enemy 
during the late war while in the service of the United States.

J. G. BLAINE
Speaker of the House of Representatives.

MATT H CARPENTER
President of the Senate pro tempore.

Received by the President May 19, 1874.

[NOTE BY THE DEPARTMENT OF STATE.—The foregoing act having 
been presented to the President of the United States for his approval, 
and not having been returned by him to the house of Congress in which 
it originated within the time prescribed by the Constitution of the 
United States, has become a law without his approval.]

June 1, 1874.

CHAP. 202.—An act granting a pension to Jennet H. Nisbet.

Be it enacted by the Senate and House of Representatives of the United 
States of America in Congress assembled, That the Secretary of the Inter-
ior be, and he is hereby, instructed to place on the pension-roll the 
name of Jennet H. Nisbet, mother of Thomas Nisbet, late a drummer 
in the forty-fourth regiment Ohio volunteer infantry, subject to the pro-
visions and limitations of the pension-laws.

Approved, June 1, 1874.

June 3, 1874.

CHAP. 208.—An act granting a pension to Jemima Maxwell.

Be it enacted by the Senate and House of Representatives of the United 
States of America in Congress assembled, That the Secretary of the Inter-
ior be, and he is hereby, authorized and directed to place on the 
pension-roll, subject to the provisions and limitations of the pension-laws, 
the name of Jemima Maxwell, widow of John Maxwell, deceased, late 
of Company D, Fifth Missouri State Militia.

Approved, June 3, 1874.
CHAP. 209.—An act granting a pension to Fanny Newcomb, mother of Irenus Newcomb, late of Company H, Sixth Regiment Vermont Volunteers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension-laws, the name of Fanny Newcomb, mother of Irenus Newcomb, late of Company H of the Sixth Regiment of Vermont Volunteers, and that she be allowed a pension.

Approved, June 3, 1874.

CHAP. 210.—An act granting a pension to Hugh P. Lytle, late a private in Company H, Thirty-second Regiment Ohio Volunteers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension-laws, the name of Hugh P. Lytle, late a private in Company H, Thirty-second Regiment Ohio Volunteers.

Approved, June 3, 1874.

CHAP. 211.—An act for the relief of William B. Thomas, late collector of customs at the port of Philadelphia.

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 he is hereby, authorized and directed to pay William B. Thomas, late collector of customs for the port of Philadelphia, the sum of sixty-two thousand nine hundred and sixty-eight dollars and twenty-eight cents, that being the amount paid by him into the treasury of the United States on account of an abstraction of funds from the custom-house at Philadelphia by G. Milton Allen, while said Collector Thomas was engaged in the military service, aiding in the suppression of the late rebellion, under leave of absence from the Secretary of the Treasury, and which abstraction was not owing to any fault or negligence of said collector.

Approved, June 3, 1874.

CHAP. 212.—An act for the relief of Henry A. Webster, V. B. McCollum, and A. Colby, of Washington Territory, pre-empts of the Makah Indian Reservation.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to examine and consider the claims of Henry A. Webster, V. B. McCollum, and A. Colby for valuable improvements taken possession of and used by the United States in enlarging the Makah Indian reservation on the Pacific coast and Straits of Fuca, in Washington Territory, by executive order of the President of the United States, dated twenty-first October, eighteen hundred and seventy-three, and to adjust and settle the same on principles of equity, in view of the appraisement made by authority of the Commissioner of Indian Affairs, dated twenty-fifth April, eighteen hundred and seventy-three, not to exceed the sum of twenty-three thousand six hundred and eighty dollars and thirty-four cents; which sum, or so much thereof as shall be necessary, is hereby appropriated, out of any money in the Treasury not otherwise appropriated, in full satisfaction thereof.

Approved, June 3, 1874.
June 4, 1874.  **CHAP. 213.**—An act granting a Pension to Louisa H. Canby, widow of the late General E. R. S. Canby.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Mrs. Louisa H. Canby, widow of Edward R. S. Canby, late brigadier-general, United States Army, and pay her a pension at the rate of fifty dollars per month from and after the passage of this act.

Approved, June 4, 1874.

June 6, 1874.  **CHAP. 225.**—An act granting a Pension to Peter J. Cratzer.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Peter J. Cratzer, late a private in company K, one hundred and thirty-eighth regiment Indiana volunteers, and to pay him a pension from the passage of this act.

Approved, June 6, 1874.

June 6, 1874.  **CHAP. 226.**—An act granting a Pension to John C. Farnam.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of John C. Farnam, of Westmoreland, in the State of New Hampshire, who was a private in company E, of the fifteenth regiment of New Hampshire volunteers, and pay him a pension from and after the passage of this act.

Approved, June 6, 1874.

June 6, 1874.  **CHAP. 227.**—An act granting a Pension to Alfred Bolder.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Alfred Bolder, late a private in company C, forty-third regiment United States colored troops, at the rate of eight dollars per month from the passage of this act.

Approved, June 6, 1874.

June 6, 1874.  **CHAP. 228.**—An act granting a Pension to Martin Lafflin.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Martin Lafflin, late a private in company B, in the ninety-first regiment of Illinois Volunteers, and to pay him a pension from and after the passage of this act.

Approved, June 6, 1874.
CHAP. 229.—An act granting a Pension to Mary Storrs. June 6, 1874.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Mary Storrs, mother of Charles Storrs, late private in company K, seventh regiment Vermont volunteers, and of Gilman D. Storrs, late private in company B, tenth regiment Vermont Volunteers; and to pay her at the rate of eight dollars per month, to date from the passage of this act.

Approved, June 6, 1874.

CHAP. 230.—An act granting a Pension to Guadaloupe Torres. June 6, 1874.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Guadaloupe Torres, at the rate of eight dollars per month, from the date of the passage of this act.

Approved, June 6, 1874.

CHAP. 231.—An act granting a Pension to Susan Bennett. June 6, 1874.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Susan Bennett, mother of Peter V. Bennett, late a private in company I, one hundred and seventy-seventh regiment New York Volunteers, and pay her a pension as mother of said soldier from the passage of this act.

Approved, June 6, 1874.

CHAP. 232.—An act granting a Pension to John Folger. June 6, 1874.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of John Folger, late a private in company K, one hundred and twenty-second Ohio volunteers, and to pay him a pension from and after the passage of this act.

Approved, June 6, 1874.

CHAP. 233.—An act granting a Pension to Ezra H. Foster. June 6, 1874.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Ezra H. Foster, late private in company I, first Wisconsin cavalry, and in thirteenth Wisconsin battery.

Approved, June 6, 1874.
Pension to Augustus L. Yaeger.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Augustus L. Yaeger, late a sergeant in company H, two hundred and fifth regiment Pennsylvania Volunteers, who became blind from exposure and disease contracted in the service of the United States.

Approved, June 6, 1874.

Pension to Elizabeth Hackleman.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Elizabeth Hackleman, widow of Robinson Hackleman, deceased, late a private in company , sixteenth regiment of Indiana volunteers.

Approved, June 6, 1874.

Pension to Lucinda Jones.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Lucinda Jones, widow of Thompson M. Jones, late a private in company G, twenty-second regiment Illinois volunteers, at the rate of eight dollars per month, and two dollars per month for each child by said soldier until arriving at the age of sixteen years.

Approved, June 6, 1874.

Pension to Dennis McCarthy.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be authorized to place the name of Dennis McCarthy, company D, Captain William M. Robinson, first regiment Virginia volunteers, upon the pension-roll; and that he be entitled to draw a pension of eight dollars per month from and after the passage of this act.

Approved, June 6, 1874.

Pension to Henry B. Havens.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be directed to place on the pension-roll, the name of Henry B. Havens, of Grant county, Wisconsin, late a private of company K, twelfth regiment of Wisconsin volunteers, disabled while in service and line of duty, at the rate of eight dollars per month, subject to the limitations and restrictions provided by law.

Approved, June 6, 1874.
CHAP. 239.—An act granting a Pension to Ann M. Brackett.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Ann M. Brackett, widow, mother of John M. Brackett, late a private in company F, eighth regiment Maine volunteers, and pay her a pension from and after the passage of this act.

Approved, June 6, 1874.

CHAP. 240.—An act for the relief of Magdalena Docks.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place the name of Magdalena Docks, widow of Francis Docks, late a private in company A, third regiment Pennsylvania cavalry, on the pension-roll, subject to the provisions and limitations of the pension laws.

Approved, June 6, 1874.

CHAP. 241.—An act granting a Pension to Ann Humphreys, of Philadelphia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place the name of Ann Humphreys, widow of Lawrence Humphreys, late a private in company H, ninety-first regiment Pennsylvania volunteers, on the pension-roll, subject to the provisions and limitations of the pension laws, and to pay her a pension from the passage of this act.

Approved, June 6, 1874.

CHAP. 242.—An act granting a Pension to Cornelia A. Washburn.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place the name of Cornelia A. Washburn, widow of Alfred Washburn, late acting master in the United States Navy, on the pension-roll, subject to the provisions and limitations of the pension laws.

Approved, June 6, 1874.

CHAP. 243.—An act granting a Pension to Henry Bruckner, late a private of company F, fifty-eighth regiment Illinois volunteers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place the name of Henry Bruckner, late a private of company F, fifty-eighth regiment Illinois volunteers, on the pension-roll, subject to the provisions and limitations of the pension laws.

Approved, June 6, 1874.
CHAP. 244.—An act granting a Pension to Andrew J. Baldwin.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Andrew J. Baldwin, late a corporal in company G, tenth Indiana cavalry regiment, and pay him a pension from and after the passage of this act.

Approved, June 6, 1874.

CHAP. 245.—An act granting a Pension to Lucy Ann Cummings.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Lucy Ann Cummings, mother of A. Boyd Cummings, late lieutenant commander United States Navy, and pay her a pension from and after the passage of this act, the pension in behalf of the mother to take effect from the date of the death of the widow of lieutenant commander Cummings.

Approved, June 6, 1874.

CHAP. 246.—An act granting a Pension to Edward Jardine, late colonel and brevet-brigadier-general, United States volunteers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Edward Jardine, late brevet-brigadier general United States volunteers, at the rate of thirty dollars per month, from and after the passage of this act.

Approved, June 6, 1874.

CHAP. 247.—An act granting a Pension to Deborah A. Swan.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Deborah A. Swan, widow of Levi Swan, late a private in company D, fifty-eighth regiment Illinois volunteer infantry.

Approved, June 6, 1874.

CHAP. 248.—An act granting a Pension to Mary A. S. Loomis.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Mary A. S. Loomis, widow of colonel Gustavus Loomis, late of the United States Army, and pay her a pension at the rate of thirty dollars per month, the same to commence from the passage of this act.

Approved, June 6, 1874.
CHAP. 249.—An act granting a Pension to Thomas McKinster.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Thomas McKinster, late captain of company D, fourteenth regiment of Kentucky volunteers, and pay him a pension from and after the passage of this act.

Approved, June 6, 1874.

CHAP. 250.—An act granting a Pension to Charles Herbert.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Charles Herbert, late a private in company C, sixty-ninth regiment New York volunteers, and pay him a pension at the rate of twenty-four dollars a month from and after the passage of this act.

Approved, June 6, 1874.

CHAP. 251.—An act granting a Pension to Nancy Abbott.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Nancy Abbott, mother of Amos W. Abbott, a sergeant of company A, in the ninth regiment of Michigan volunteers.

Approved, June 6, 1874.

CHAP. 252.—An act granting a Pension to Llewellyn Bell.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Llewellyn Bell, late a private in company C, thirty-third Ohio veteran volunteers, and pay him a pension from and after the passage of this act.

Approved, June 6, 1874.

CHAP. 253.—An act granting a Pension to Harriette A. Woodruff.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Harriette A. Woodruff, mother of Eugene A. Woodruff, late a first lieutenant in the Corps of engineers, and pay her a pension from and after the passage of this act.

Approved, June 6, 1874.
CHAP. 254.—An act granting a Pension to Dorothea Irons, mother of lieutenant Joseph F. Irons.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Dorothea Irons, mother of Joseph F. Irons, first lieutenant of the first regiment United States Artillery, and pay her a pension from and after the passage of this act.

Approved, June 6, 1874.

CHAP. 255.—An act granting a Pension to Sarah A. Timmons.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Sarah A. Timmons, widow of Stephen D. Timmons, late a private in company G, fourth regiment Tennessee volunteer cavalry, and pay her a pension from and after the passage of this act.

Approved, June 6, 1874.

CHAP. 257.—An act for the relief of Dewight Desilva, of Deposit, New York.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Adjutant General be, and he is hereby, authorized and directed to change his record so as to relieve Dewight Desilva, of Deposit, New York, late a private in company F, fifty-sixth regiment of New York State Volunteers, from the charge of desertion, and to furnish him an honorable discharge.

SEC. 2. That the proper accounting officer of the treasury be, and he is hereby, authorized and directed to allow and pay to said Dewight Desilva all arrears of pay due him at the time of his absenting himself from his regiment and all veteran bounty, the same as if he had been honorably discharged at the end of his term of service.

Approved, June 8, 1874.

CHAP. 258.—An act for the relief of Pat. O. Hawes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Paymaster General be, and he is hereby, authorized and directed to pay Pat. O. Hawes, late second lieutenant in the Forty-fifth Kentucky regiment of Volunteer Infantry, United States Army, the pay and allowances of a second lieutenant of infantry, from the twenty-fifth day of September, eighteen hundred and sixty-three, until the twenty-third day of January, eighteen hundred and sixty-four.

Approved, June 8, 1874.

CHAP. 265.—An act for the relief of J. L. Tedrow, of Clarke county, Iowa.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Auditor of the Treasury for the Post Office Department is hereby authorized, upon presentation of satisfactory evidence to him of the loss of postal stamps of the value of thirty-four dollars and fifty cents, or any less amount,
by J. L. Tedrow, as postmaster at Ottawa, Clarke county, Iowa, by
burglars, as alleged, to credit his account as postmaster with the
amount so feloniously taken and not returned.
Approved, June 9, 1874.

CHAP. 266.—An act for the relief of Jacob Harding.

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 is hereby authorized and directed to pay, out of any money in the treasury not otherwise appropriated, to Jacob Harding, the sum of one hundred and ninety-five dollars, as compensation for his services as inspector of the distillery of Messrs. Gordon and Company, at Paris, Illinois, in the year eighteen hundred and sixty-seven.
Approved, June 9, 1874.

CHAP. 267.—An act granting a Pension to Cordelia Wilkins.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Cordelia Wilkins, step-mother of Willard F. Wilkins, company B, sixth New Hampshire volunteers, and pay her a pension from and after the passage of this act.
Approved, June 9, 1874.

CHAP. 268.—An act for the relief of Michael Bannon, of Dayton, Ohio.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Michael Bannon, late a private in company F, ninety-seventh Illinois Infantry; to take effect from and after the passage of this act.
Approved, June 9, 1874.

CHAP. 269.—An act granting a Pension to Letitia Carr.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Mrs. Letitia Carr, mother of William Carr, late a fireman in the United States Navy, and pay her a pension from and after the passage of this act.
Approved, June 9, 1874.

CHAP. 270.—An act granting a Pension to John Heddinger.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of John Heddinger, late boatswain's-mate on the United States steamship "Eutaw," and that he be paid a pension to commence from the passage of this act.
Approved, June 9, 1874.
June 9, 1874.

CHAP. 271.—An act to place the name of Mrs. Caroline Duncan on the pension-roll.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Mrs. Caroline Duncan, as the widow of Joseph Duncan, private company I, one hundred and thirty-third Pennsylvania volunteers, killed at Fredericksburgh, Virginia, on the thirteenth December, eighteen hundred and sixty-two, and to pay her a pension from the passage of this act.

Approved, June 9, 1874.

June 9, 1874.

CHAP. 272.—An act granting a pension to George H. Reynolds.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of George H. Reynolds of company twentieth regiment of Indiana volunteer infantry.

Approved, June 9, 1874.

June 9, 1874.

CHAP. 273.—An act authorizing and directing the Secretary of War to give to George A. Armes, late captain Tenth United States Cavalry, an honorable discharge, to date the seventh day of June, eighteen hundred and seventy.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War is hereby authorized and directed to give to George A. Armes, late captain Tenth United States Cavalry, and brevet-major United States Army, an honorable discharge from the service of the United States, to date June seventh, eighteen hundred and seventy; and that said George A. Armes be paid the same pay and allowances as if he had been discharged under the provisions of the third section of the act entitled "An act making appropriations for the support of the Army for the year ending June thirtieth, eighteen hundred and seventy-one, and for other purposes," approved July fifteenth, eighteen hundred and seventy.

J. G. BLAINE
Speaker of the House of Representatives.
MATT H CARPENTER
President of the Senate pro tempore.

Received by the President May 28, 1874.

[NOTE BY THE DEPARTMENT OF STATE.—The foregoing act having been presented to the President of the United States for his approval, and not having been returned by him to the house of Congress in which it originated within the time prescribed by the Constitution of the United States, has become a law without his approval.]
of twenty-one thousand six hundred and forty-one dollars and fifty-six cents, or such part of said amount as the Commissioner of Internal Revenue believes to be just and proper, in the adjustment of his revenue accounts, including the accounts of his deputy collector, John Montgomery, during the period that he was acting collector of that district, the records of their officers having been destroyed by fire, and it being impracticable under existing laws to equitably adjust those accounts; also to credit said Thomas T. Crittenden in the settlement of his disbursing accounts the sum of two hundred and ninety-eight dollars and fifty cents, the amount paid by him to assistant assessor John B. Beiderlinden for services rendered during the months of September, October, and November, eighteen hundred and sixty-six, and prior to taking the oath required by law: Provided, That the Commissioner of Internal Revenue is satisfied due diligence was used by Crittenden and the relief ought to be granted.

Approved, June 11, 1874.

CHAP. 277.—An act relieving the political disabilities of Fitzhugh Lee.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two thirds of each House concurring therein,) That all the political disabilities imposed by the fourteenth amendment of the Constitution of the United States, on Fitzhugh Lee, a citizen of Virginia, be, and the same are hereby removed.

Approved, June 11, 1874.

CHAP. 278.—An act for the relief of Edward H. Calvert.

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 hereby is, authorized and directed to pay to Edward H. Calvert, of the District of Columbia, the sum of one thousand five hundred dollars, to be in full and complete payment of rent for, and damages done to, the property of Edward H. Calvert, on Good Hope Hill, in the District of Columbia, known during the late war as Fort Wagner, and occupied from eighteen hundred and sixty-two to the end of the war by federal troops.

Approved, June 12, 1874.

CHAP. 279.—An act for the relief of Joseph Council of Mobile, Alabama.

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 hereby is, authorized and directed to pay Joseph Council, of Mobile, Alabama, the sum of one thousand dollars, out of any money in the Treasury not otherwise appropriated, the same to be in full payment and satisfaction of said Council's claim for raising, repairing, and delivering the rebel torpedo-boat Saint Patrick, to the navy-yard at Pensacola, Florida.

Approved, June 12, 1874.
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 he is hereby, directed to pay, out of any money in the treasury not otherwise appropriated, the sum of one hundred and seventy-three dollars and thirty-three cents to the heirs of Mary B. Belfield, of Virginia.

Approved, June 12, 1874.

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 he is hereby, authorized and directed to pay to Benjamin Crawford, out of any money in the treasury not otherwise appropriated, the sum of five thousand dollars, which shall be in full compensation for the use by the Government of the said Crawford's patent steam-blower.

Approved, June 12, 1874.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Quartermaster-General of the United States Army be authorized and directed to audit, adjust, and pay such sums as he may deem proper and just to the president, directors, and company of the Bardstown and Louisville Turnpike Road Company, to make compensation for two bridges on the road of said Company, one over Salt river, the other over Floyd's Fork, constructed for the military service by said Company by advice of the Quartermaster-General, to be paid out of any money in the Treasury not otherwise appropriated: Provided, That the whole amount allowed under this act shall not exceed the sum of thirteen thousand six hundred dollars.

Approved, June 12, 1874.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be allowed and paid to Sebastian Reichert, or his legal representatives, out of any money in the Treasury not otherwise appropriated, the sum of six hundred dollars, being the amount of the consideration-money (and actual costs attending suits required by the Commissioner of the General Land-Office to be instituted) paid for the northeast quarter of the southeast quarter, the southeast quarter of the northeast quarter, the north half of the northeast quarter, the southwest quarter of the northeast quarter, all in section four, and the north half of the northwest quarter, in section three, all in township one south, of range ten west of the third meridian; and which lands had previously to their entry been in part confirmed under previous right, and the title to the same under said previous confirmation decided by the Supreme Court of the United States.

Title abandoned. SEC. 2. That the receipt of the said sum of money by the said Sebastian Reichert, or his legal representatives, shall be considered as an abandonment to the land included in the said confirmation

Approved, June 15, 1874.
FORTY-THIRD CONGRESS. SESS. I. CH. 291, 292, 293. 1874.

CHAP. 291.—An act for the relief of Nathaniel McKay, assignee of the builders of the steamers La Portena, Edward Everett, F. W. Lincoln, Azalia, and N. P. Banks.

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 hereby is, authorized to refund to Nathaniel McKay assignee of the builders of the steamers La Portena, Edward Everett, F. W. Lincoln, Azalia, and N. P. Banks, a sum not to exceed six thousand five hundred and seventy-four dollars, being the amount of revenue-tax found to have been paid by them to the Government on the hulls and engines of said steamers; said payment to be made out of any funds in the Treasury not otherwise appropriated.

Approved, June 16, 1874.

CHAP. 292.—An act for the relief of C. C. Spaid.

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 he is hereby, authorized to pay, out of any money in the Treasury not otherwise appropriated, to C. C. Spaid, the full pay and emoluments of a second lieutenant of Company A, Fourth Cavalry Regiment Illinois Volunteers, from the third day of June, eighteen hundred and sixty-three, to the sixth day of February, eighteen hundred and sixty-four, deducting therefrom any sum received by him for services rendered during the said period as sergeant or otherwise in said company.

J. G. BLAINE
Speaker of the House of Representatives.
MATT H CARPENTER
President of the Senate pro tempore.

Received by the President June 4, 1874.

[NOTE BY THE DEPARTMENT OF STATE.—The foregoing act having been presented to the President of the United States for his approval, and not having been returned by him to the house of Congress in which it originated within the time prescribed by the Constitution of the United States, has become a law without his approval.]

CHAP. 293.—An act for the relief of Jonathan L. Mann, late a chaplain in the volunteer service of the Army.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Adjutant-General of the United States Army be, and he is hereby, directed to muster back Jonathan L. Mann, chaplain ninth Tennessee volunteer cavalry, at October twenty-eight, eighteen hundred and sixty-three; and that the Paymaster-General of the United States Army is hereby directed to pay to Jonathan L. Mann, late chaplain ninth Tennessee volunteer cavalry, out of any money appropriated or that may be appropriated for the pay of the Army, the full pay and emoluments of a chaplain of volunteer cavalry in the Army of the United States, from the twenty-eighth day of October, eighteen hundred and sixty-three, to March twenty-four, eighteen hundred and sixty-five, deducting therefrom any sum received from him for services rendered during said period in the Army of the United States.

J. G. BLAINE
Speaker of the House of Representatives.
MATT H CARPENTER
President of the Senate pro tempore.

Received by the President June 4, 1874.

[NOTE BY THE DEPARTMENT OF STATE.—The foregoing act having been presented to the President of the United States for his appro
val, and not having been returned by him to the house of Congress in
which it originated within the time prescribed by the Constitution of
the United States, has become a law without his approval.]

June 17, 1874.

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**CHAP. 296.**—An act for the relief of John M. McPike.

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 he is hereby, authorized and directed to pay, out of
any money in the Treasury not otherwise appropriated, the sum of
nineteen thousand four hundred and seventy-three dollars and fifty cents
to John M. McPike, in full settlement for beef and supplies furnished
the troops by Jordan and McPike in quelling the Indian disturbances
in the Territory of Utah, now the State of Nevada, in eighteen hundred
and sixty.

Approved, June 17, 1874.

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June 17, 1874.

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**CHAP. 297.**—An act giving the assent of Congress to the acceptance by the officers
of the United States ship Monocacy of silver medals presented to them by the
King of Siam.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the consent of Congress
be, and the same is hereby, given to the acceptance by the officers of
the United States ship Monocacy of the silver medals presented to them
by the King of Siam on occasion of the recent interchange of civilities
between his majesty and the officers of said ship representing the United
States.

Approved, June 17, 1874.

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June 18, 1874.

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**CHAP. 316.**—An act granting a pension to Ann Crane.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Secretary of the Inter-
ior be, and he is hereby, directed to place upon the pension-roll the
name of Ann Crane, widow of the late Benson B. Crane, of Pickens
County, South Carolina, and pay her a pension at the rate of eight dol-
ors per month; said pension to commence from the date of the approval
of this act, and continue during her widowhood.

Approved, June 18, 1874.

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June 18, 1874.

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**CHAP. 317.**—An act granting a pension to Uriah W. Briggs.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Secretary of the Inter-
ior be, and he is hereby, authorized and directed to place on the
pension-roll, subject to the provisions and limitations of the pension-laws,
the name of Uriah W. Briggs, of Gorham, New Hampshire, late Cap-
tain of Company F, Seventeenth Maine Volunteers.

Approved, June 18, 1874.
FORTY-THIRD CONGRESS.  Sess. I.  CH. 318, 319, 320, 321.  1874.  569

CHAP. 318.—An act granting a pension to Martin V. Jackson.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension-laws, the name of Martin V. Jackson, late a first lieutenant in Captain N. J. Roscoe's Company, Second Regiment of Kansas State Militia.

Approved, June 18, 1874.

CHAP. 319.—An act for the relief of B. W. Harris, late collector of internal revenue for the second district of Massachusetts.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting officers of the Treasury Department be, and they are hereby, authorized and directed to adjust and settle the accounts of B. W. Harris, late collector of internal revenue for the second district of Massachusetts; and, on evidence satisfactory to the Government being produced by said B. W. Harris of the loss by the Boston fire of November ninth and tenth, eighteen hundred and seventy-two, of moneys in his hands, said officers are hereby further directed to audit and allow such sum or sums, not to exceed three hundred and forty-six dollars and fifty-three cents, in the settlement of said collector's accounts.

Approved, June 18, 1874.

CHAP. 320.—An act for the relief of Ephraim P. Showalter.

Whereas, Ephraim P. Showalter was drafted into the service of the United States on the twenty-sixth day of September, eighteen hundred and sixty-four, for the period of one year; and on the eighteenth day of November, eighteen hundred and sixty-four, was mustered into the service of the United States in company D, thirtieth regiment, Indiana Volunteer Infantry; and whereas, on or about the second day of December, eighteen hundred and sixty-four, the said Showalter furnished, and caused to be mustered into the service of the United States, a substitute for two years, paying therefor the sum of one thousand dollars; and whereas, notwithstanding he furnished said substitute, said Ephraim P. Showalter was held to service until the twenty-third day of June, eighteen hundred and sixty-five: Therefore,

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 he is hereby, authorized and directed to pay to said Ephraim P. Showalter the sum of five hundred dollars, out of any money in the treasury not otherwise appropriated: Provided, That the same shall be in full for said claim for said substitute.

Approved, June 18, 1874.

CHAP. 321.—An act for the relief of Julius Griesenbeck, of Waco, Texas.

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 he is hereby, instructed to pay to Julius Griesenbeck, of Waco, Texas, the sum of two hundred and twelve dollars and fifty cents, out of any money in the Treasury not otherwise appropriated, which shall be in full for his claim for supplies furnished by him for a detachment of the United States cavalry, under command of Sergeant Van Urick, in the service of the United States, at Waco, Texas, in the year eighteen hundred and sixty-eight.

Approved, June 18, 1874.
CHAP. 324.—An act for the relief of Jonathan D. Hale.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting officer of the treasury be, and he is hereby, authorized and directed to pay, out of any money in the treasury not otherwise appropriated, to Jonathan D. Hale, the sum of three thousand four hundred and twenty-five dollars, in full for services rendered in the late war as recruiting officer, scout, and guide for the United States Army, and for two horse lost in said Army.

Approved, June 19, 1874.

CHAP. 325.—An act for the relief of Beck and Wirth.

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 he is hereby, authorized and directed to pay to Beck and Wirth, dealers in tobacco, of Chicago, Illinois, the sum of five thousand seven hundred and seventy-three dollars, out of any money not otherwise appropriated, to reimburse them for money paid on manufactured tobacco under the act of Congress of July twentieth, eighteen hundred and sixty-eight, they being entitled to have the money refunded to them under the act of Congress of April tenth, eighteen hundred and sixty-nine, but are unable to produce the technical proof, as required by the Revenue Department, on account of the destruction of the United States collector's, assessor's, and their own books by the great fire of October ninth, eighteen hundred and seventy-one, at Chicago, Illinois.

Approved, June 19, 1874.

CHAP. 326.—An act for the relief of Bigler, Young and Company.

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 he is hereby, authorized to settle the claim of Bigler, Young & Co. and Company, of Pennsylvania, for the erection of the light-house at Love Point, in the Chesapeake Bay, on principles of equity and justice: Provided, That the amount allowed them shall not exceed the sum of one thousand six hundred and ninety-four dollars and fifty-five cents; which sum, or so much thereof as may be necessary, is hereby appropriated for the purpose.

Approved, June 19, 1874.

CHAP. 327.—An act for the relief of Selden Connor.

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 he is hereby, authorized and directed to pay to Selden Connor, late lieutenant-colonel of the seventh regiment of Maine volunteer infantry, out of any money in the treasury not otherwise appropriated, the sum of two hundred dollars, or so much thereof as he shall prove to the satisfaction of the proper accounting officers of the Treasury Department that the horse was worth, for a horse shot and killed in eighteen hundred and sixty-three by order of the colonel of said regiment, while the said Selden Connor was absent from his regiment on detached duty.

Approved, June 19, 1874.
CHAP. 350.—An act for the relief of William J. McIntyre.

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 he is hereby, authorized and directed to pay to William J. McIntyre, late a lieutenant in the eleventh Illinois Infantry volunteers, out of any moneys in the Treasury not otherwise appropriated, the sum of one hundred and ninety-nine dollars and twenty cents, the same being the difference between the pay of a second lieutenant of infantry and a hospital steward, from the seventh day of August, eighteen hundred and sixty-four, to the thirtieth day of October, eighteen hundred and sixty-four.

Approved, June 20, 1874.

CHAP. 351.—An act for the relief of Kerry Sullivan, of Company G, fourteenth regiment New Hampshire volunteers.

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 he is hereby, authorized and directed to pay, out of any money appropriated, or hereafter to be appropriated, for the payment of the Army, to Kerry Sullivan, late private in company G, of the fourteenth regiment of New Hampshire volunteers, commissioned a second lieutenant in said regiment of New Hampshire volunteers, the pay and emoluments of a second lieutenant of infantry, from the fifth day of May, eighteen hundred and sixty-five, to the eighth day of July, eighteen hundred and sixty-five, the date of his discharge, as if said Kerry Sullivan had been mustered as a second lieutenant on the fifth day of May, eighteen hundred and sixty-five, first deducting whatever sum may have been paid said Kerry Sullivan as a private soldier during the period for which he is hereby allowed pay and emoluments as a second lieutenant of infantry.

Approved, June 20, 1874.

CHAP. 352.—An act for the relief of William B. Morgan.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of fifty dollars be, and is hereby authorized to be paid to William B. Morgan, late sergeant Company D, one hundred and forty-ninth regiment Pennsylvania volunteers, as additional bounty under the act of Congress approved July twenty-eighth, eighteen hundred and sixty-six, provided he has not already received bounty under said act.

Approved, June 20, 1874.

CHAP. 353.—An act for the relief of Robert Sutherland.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Paymaster General of the Army be, and he is hereby, directed to pay to Robert Sutherland, late second lieutenant Fourth Arkansas Cavalry Volunteers, out of any money appropriated, or that may hereafter be appropriated, for the pay of the Army, the full pay and emoluments of a second lieutenant of cavalry from the thirtieth day of June to the sixth day of September, eighteen hundred and sixty-five.

Approved, June 20, 1874.
CHAP. 354.—An act for the relief of Alfred Fry.

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 he is hereby, authorized and directed to pay, out of any money appropriated or hereafter to be appropriated, for the payment of the Army, to Alfred Fry, late captain in the seventy-third regiment of Indiana Volunteers, the pay and emoluments of a captain of infantry from the thirty-first day of August, eighteen hundred and sixty-three, the date of his commission, to the seventeenth day of May, eighteen hundred and sixty-five, the date that said Alfred Fry was mustered as captain as if said Alfred Fry had been mustered as captain on the date of his commission, first deducting whatever sum may have been paid said Alfred Fry as lieutenant during the period for which pay is hereby allowed as captain.

Approved, June 20, 1874.

CHAP. 355.—An act for the relief of Charles W. Berry, late private of the thirty-sixth regiment Wisconsin volunteers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Adjutant-General of the Army be, and he is hereby, directed to remove the charge of desertion from the name of Charles W. Berry, late private company E, thirty-sixth regiment of Wisconsin Volunteers, in view of his wounds while in the service; and that the said Charles W. Berry shall be allowed and paid the back-pay, bounty, and additional bounty under the act of July twenty-eighth, eighteen hundred and sixty-six, due him, in the same manner and to the same extent as if the said charge of desertion had never been made, and his application therefor had been filed before the thirtieth day of January, eighteen hundred and seventy-three.

Approved, June 20, 1874.

CHAP. 356.—An act for the relief of Thomas Ridgway.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the title of Thomas Ridgway, late of Linn county, Missouri, to the northeast quarter of section twenty-nine, in township fifty-eight, in range nineteen north, in Linn county, Missouri, is hereby confirmed; and the Secretary of the Interior is hereby authorized and directed to issue and deliver to the legal representatives of said Thomas Ridgway, deceased, a patent for said land.

Approved, June 20, 1874.

CHAP. 357.—An act for the relief of Samuel E. Rankin.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Paymaster General is hereby authorized and directed to pay to Samuel E. Rankin, late a first lieutenant of the ninth Tennessee cavalry regiment, the full pay and allowances of a first lieutenant of Cavalry, from the fifth day of October, eighteen hundred and sixty-five, to February thirteenth, eighteen hundred and sixty-six.

Approved, June 20, 1874.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be paid to James M. True, late colonel of the sixty-second Illinois volunteer Infantry, by the proper accounting officers, out of any money not otherwise appropriated, the compensation of colonel of infantry from the twentieth day of February, eighteen hundred and sixty-two, when his recruits were taken from him by order of the Secretary of War, to the tenth day of April, eighteen hundred and sixty-two, the day upon which he was mustered in as such.

Approved, June 20, 1874.

CHAP. 359. An act granting a medal to John Horn, Jr. for his heroic exploits in rescuing men, women, and children from drowning in Detroit River.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President of the United States be authorized and directed to cause to be prepared and presented to John Horn, junior, of Detroit, Michigan, a gold medal, with appropriate devices and inscriptions, in recognition and in commemoration of his heroic and humane exploits in rescuing men, women, and children from drowning in the Detroit River.

Approved, June 20, 1874.

CHAP. 360. An act for the relief of Sheridan O. Bremmer, late a private of company E, eighteenth regiment Wisconsin infantry.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Adjutant General is hereby authorized and directed to remove the charge of desertion against Sheridan O. Bremmer, late a private in company E, eighteenth regiment Wisconsin infantry volunteers, and grant him an honorable discharge; and the proper accounting officer is hereby authorized to audit and pay all claims for bounty and allowances which he would have been entitled to had no charge of desertion been made against him: Provided, That no pay or allowances shall be granted to this soldier for the time he was actually absent from his regiment by virtue of a supposed discharge.

Approved, June 20, 1874.

CHAP. 361. An act for the relief of Joseph S. Read.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting officer of the Treasury be, and he is hereby, directed to pay, out of any money in the Treasury not otherwise appropriated, to Joseph S. Read the sum of three hundred and ninety-five dollars and seventy-two cents; the same to be received in full compensation for services of the said Joseph S. Read as an assistant doorkeeper to the House of Representatives, from the first day of August to the tenth day of November, in the year eighteen hundred and sixty-eight.

Approved, June 20, 1874.
CHAP. 362.—An act for the relief of Joseph C. Breckinridge for services in the Army of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Paymaster General is hereby directed to pay to Joseph C. Breckinridge the full pay and allowances of a first lieutenant of cavalry from the thirtieth day of August, eighteen hundred and sixty-one, to the fifth day of June, eighteen hundred and sixty-two, being the period during which he served as aide-de-camp on the staff of General William Nelson and General George H. Thomas prior to his muster into the United States service.

Approved, June 20, 1874.

CHAP. 363.—An act for the relief of Thomas Simms, late a lieutenant in the seventy-sixth regiment, New York volunteers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, directed to cause to be paid to Thomas Simms, late second lieutenant, company G, seventy-sixth regiment, New York volunteer infantry, out of any money in the treasury not otherwise appropriated, the sum of five hundred and ninety dollars, being the pay and emoluments of a second lieutenant for the period of six months, between the twenty-fifth day of December, eighteen hundred and sixty-two, and the first day of May, eighteen hundred and sixty-three.

Approved, June 20, 1874.

CHAP. 364.—An act to compensate D. R. Haggard for six months' services as colonel of the fifth Kentucky United States cavalry volunteers.

Whereas, D. R. Haggard, of Burksville, Cumberland county, Kentucky, was, on the first day of October, eighteen hundred and sixty-one, commissioned a colonel of the fifth Kentucky volunteer infantry, United States Army, in the war of the late rebellion; and

Whereas he was shortly thereafter transferred to cavalry service, and was immediately thereafter put into and did engage in the active service of his country, and did continue in said active service to the close of the war; and

Whereas he was not mustered in the service of the Army until after six months from the date of his said commission and engagement in active service aforesaid; and

Whereas he has never received any pay or compensation for said six months' service prior to his muster-in: Therefore

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 he is hereby, authorized and directed to pay to said D. R. Haggard, out of any money in the treasury not otherwise appropriated, the sum of one thousand four hundred and twenty-two dollars, which shall be in full for all sums due said Haggard for said services, and all perquisites.

Approved, June 20, 1874.

CHAP. 365.—An act for the relief of Susan R. Moore, the relative and legatee of Phoebe Sofield, a pensioner.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the benefits of the act approved March third, eighteen hundred and seventy-three, entitled "An act to amend an act granting a pension to Phoebe Sofield, widow of
Lewis Sofleld," be, and the same hereby are, extended to Susan R. Moore, the relative and legatee of the said Phoebe Sofleld, who died previous to the passage of said act, so that the said Susan R. Moore shall be entitled to receive the pension which would have accrued to the said Phoebe Sofleld had she been alive when said act passed: Provided, however, That the said pension shall only be calculated to the day of the death of the said Phoebe Sofleld.

Approved, June 20, 1874.

CHAP. 366.—An act granting a pension to Livanna Ingraham.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior is hereby authorized and directed to place the name of Livanna Ingraham, of Lowell, Kent County, Michigan, mother of Douglass Ingraham, late a private in Company F, Third Regiment of Michigan Infantry Volunteers, on the pension-roll, subject to the provisions and limitations of the pension-laws, and pay her a pension from and after the passage of this act.

Approved, June 20, 1874.

CHAP. 367.—An act granting a pension to Margaret A. Hoffner.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension-laws, the name of Margaret A. Hoffner, widow of Richard J. Hoffner, who was an acting master in the United States Navy.

Approved, June 20, 1874.

CHAP. 368.—An act granting a pension to Jefferson A. French.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension-laws, the name of Jefferson A. French, late volunteer lieutenant and first-class pilot in the United States naval service, Mississippi squadron, for total disability, at the rate of thirty-one dollars and twenty-five cents a month.

Approved, June 20, 1874.

CHAP. 369.—An act granting a pension to Thomas Smith

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension-laws, the name of Thomas Smith, late a private in Company C, First Regiment of Michigan Light Artillery.

Approved, June 20, 1874.
CHAP. 370.—An act granting a pension to Andrew J. Lasley.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension-laws, the name of Andrew J. Lasley, late a private in Company K, Second United States Infantry, to take effect from and after the passage of this act.

Approved, June 20, 1874.

CHAP. 371.—An act granting a pension to John S. Long.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension-laws, the name of John S. Long, late of Company D, First Battalion, Twelfth United States Infantry, to take effect from and after the passage of this act.

Approved, June 20, 1874.

CHAP. 372.—An act granting a pension to Ebenezer W. Brady.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension-laws, the name of Ebenezer W. Brady, late a chaplain of the One hundred and sixteenth Regiment of Ohio Volunteers, from and after the passage of this act.

Approved, June 20, 1874.

CHAP. 373.—An act granting a pension to John W. Truitt.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension-laws, the name of John W. Truitt, late of Company "E" One hundred and forty-second Regiment, Indiana Volunteers.

Approved, June 20, 1874.

CHAP. 374.—An act granting a pension to Margaret E. Alexander, widow of Edwin A. Alexander, deceased, late a private in Company K, Eighth Regiment of Indiana Cavalry Volunteers, known as the Thirty-ninth Indiana Regiment.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension-laws, the name of Margaret E. Alexander, widow of Edwin A. Alexander, deceased, who was a private in Company K, Eighth Regiment of Indiana Cavalry Volunteers, known as the Thirty-ninth Indiana Regiment; and also to the following persons the minor children of said Edwin A. Alexander to wit:—Laura Jane who will be sixteen years of age January eighteen, eighteen hundred and seventy-five.—Mary Alice who will be
FORTY-THIRD CONGRESS. Sess. 1. Ch. 374, 375, 376, 377, 378. 1874. 577

sixteen years of age August eighteen, eighteen hundred and seventy-six.—John Kennedy who will be sixteen years of age December fifteen, eighteen hundred and seventy-eight.—Sarah Elizabeth, who will be sixteen years of age October twenty-two, eighteen hundred and eighty, to take effect from and after the passage of this act.

Approved, June 20, 1874.

CHAP. 375.—An act to relieve Thomas Claiborne, of Tennessee, of political disabilities imposed upon him by the fourteenth amendment to the Constitution of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein,) That Thomas Claiborne, of Davidson County, Tennessee, be, and he is hereby, relieved of the political disabilities imposed upon him by the fourteenth amendment to the Constitution of the United States.

Approved, June 20, 1874.

CHAP. 376.—An act to relieve William G. Jones, of Alabama, of political disabilities.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring,) That the political disabilities imposed upon William G. Jones, of Alabama, by the fourteenth amendment to the Constitution of the United States, for participation in the rebellion be, and the same are hereby, removed.

Approved, June 20, 1874.

CHAP. 377.—An act granting a Pension to Mary E. Grosvenor.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Mary E. Grosvenor, widow of Thomas W. Grosvenor, deceased, late lieutenant colonel of the twelfth regiment, Illinois cavalry volunteers, and pay her a pension from and after the passage of this act.

Approved, June 20, 1874.

CHAP. 378.—An act granting a Pension to Mary S. Howe.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Mary S. Howe, widow of David Howe, late special agent of the provost-marshal’s office for the fourth district of Massachusetts, and pay her a pension at the rate of eight dollars a month, to commence from the passage of this act.

Approved, June 20, 1874.
CHAP. 379.—An act granting a Pension to General A. C. Voris.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of General A. C. Voris, late colonel of the Sixty-seventh Regiment of Ohio Volunteers, and pay him a pension at the rate of thirty dollars a month, the same to commence from the date of his discharge from the service of the United States.

Approved, June 20, 1874.

CHAP. 380.—An act for the relief of William Walker.

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 he is hereby, authorized to pay, out of any money in the Treasury not otherwise appropriated, to William Walker, of Milton, State of Wisconsin, three hundred and seventy-four dollars and ninety-eight cents, for unpaid salary as vice commercial agent at Gaboon, from October first, eighteen hundred and seventy, to February twelfth, eighteen hundred and seventy-one.

Approved, June 20, 1874.

CHAP. 381.—An act granting a pension to Charles McCarty.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Charles McCarty, late an engineer on the Mississippi Railroad, and pay him a pension from and after the passage of this act at eight dollars per month.

Approved, June 20, 1874.

CHAP. 382.—An act granting a pension to Mary J. Blood.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Mary J. Blood, widow of Emory A. Blood, late private in Company D, Eleventh Regiment Massachusetts Volunteers, pay her a pension of eight dollars a month.

Approved, June 20, 1874.

CHAP. 383.—An act granting a pension to Eliza A. Maxham.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior is hereby directed to place upon the pension roll, subject to the limitations of the pension laws, the name of Eliza A. Maxham, mother of Samuel W. Maxham, late a private in Company E, Second Regiment United States Sharpshooters, and to pay her at the rate of eight dollars per month from and after the passage of this act.

Approved, June 20, 1874.
CHAP. 384.—An act for the relief of Charles J. Sands, of Brooklyn, New York.

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 of the United States be directed to pay to Charles J. Sands, of Brooklyn, New York, out of any money in the treasury otherwise appropriated, the sum of two hundred and two dollars and thirty-nine cents, said sum being for salary due him for services as United States marshal of consular court at Chinkiang, China, from the fifth day of October, to the nineteenth day of December, eighteen hundred and sixty-five, inclusive.

Approved, June 20, 1874.

CHAP. 385.—An act for the relief of James De Long.

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 he is hereby, authorized and directed to pay to James De Long, late consul at Aux Cayes, Hayti, out of any moneys in the Treasury otherwise appropriated, the sum of two thousand eight hundred and sixteen dollars; one thousand one hundred and sixty-six dollars of the sum so appropriated being for money advanced and expended by the said James De Long, consul as aforesaid, for the relief of destitute colored emigrants, colonized under authority of the acts of April sixteenth and July seventeenth, eighteen hundred and sixty-two, and one thousand six hundred and fifty dollars of the said amount being for extraordinary expenses incurred by him at the siege of Aux Cayes, Hayti, during his consulship at said place.

Approved, June 20, 1874.

CHAP. 386.—An act for the relief of Joseph Montanari.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of State be, and he is hereby, authorized and directed to audit and allow the claim of Joseph Montanari for services as vice-consul of the United States at Port Mahon, together with loss by exchange; and that the Secretary of the Treasury be authorized and directed to pay to the said Joseph Montanari the amount so audited and allowed.

SEC. 2. That this act shall take effect immediately.

Approved, June 20, 1874.

CHAP. 387.—An act for the relief of Benjamin Cooley and James W. Boswell.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Postmaster-General be, and he is hereby, authorized and empowered to examine, adjust, and settle the claims of Benjamin Cooley and James W. Boswell for carrying the mails from Washington, District of Columbia, to Poolesville, Maryland, being routes numbered three thousand two hundred and ninety-three and numbered three thousand three hundred and four, from July first, eighteen hundred and sixty, to June thirtieth, eighteen hundred and sixty-four, and to award them such compensation for carrying the increased bulk of mail-matter as he may deem just and proper, not exceeding the sum of one thousand two hundred dollars to either of said contractors.

Approved, June 20, 1874.
CHAP. 425.—An act making appropriations for the payment of claims reported allowed by the Commissioners of Claims under the act of Congress of March third, eighteen hundred and seventy-one.

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 he is hereby, authorized and required to pay, out of any moneys in the Treasury not otherwise appropriated, to the several persons in this act named, the several sums mentioned therein, the same being in full for, and the receipt of the same to be taken and accepted in each case as a full and final discharge of, the several claims presented by such persons to the Commissioners of Claims under the act of March third, eighteen hundred and seventy-one, and reported to the House of Representatives under the said act; that is to say:

OF THE STATE OF ALABAMA.

To Robert Allen, the sum of one hundred and twenty dollars.
To Young R. Amerson, three hundred dollars.
To Woodson Armistead, seven hundred and eighty-five dollars.
To Michael M. Gilbreath, administrator of the estate of James Armstrong, one thousand and fifty-five dollars.
To Thomas Ashcraft, one hundred and twenty-five dollars.
To William A. Anstine, two thousand four hundred dollars.
To Joseph Baker, two hundred and sixty-six dollars.
To William W. Ballenger, three hundred and fifteen dollars.
To John M. Barton, senior, four hundred and seventy dollars.
To Andrew J. Boshell, one hundred and fifty dollars.
To Elijah Bouldin, one thousand and sixty dollars.
To Robert Brakefield, one hundred and twenty-five dollars.
To Murphy Bruce, sixty-five dollars.
To Marvel M. Bruton, one hundred and ten dollars.
To Russell S. S. Bull, one hundred and twenty-three dollars and ninety cents.
To John F. Cagle, one hundred and forty-three dollars and seventy-five cents.
To Adam Campbell, two hundred and twenty dollars.
To John R. Campbell, forty-eight dollars.
To Leonard W. Carden, one hundred and thirty-six dollars.
To Thomas A. Christian, one hundred and twenty-five dollars.
To James W. Clark, two hundred and forty-three dollars and seventy-five cents.
To Alfred Collins, four hundred and seventy-six dollars.
To James Cooper, one hundred and twenty-five dollars.
To Washington Copeland, three hundred and thirty-six dollars.
To Susannah Cordell, one hundred and seventy-five dollars.
To George Cross, one hundred dollars.
To Benjamin F. Curtis, one hundred and twenty-three dollars and ninety cents.
To George Davis, two hundred and twenty dollars.
To John J. Dickinson, five hundred and thirty dollars.
To Mary Dodd, one hundred and five dollars.
To William Dodd, junior, one hundred and thirty-five dollars.
To Freeman R. Drummond, two hundred and sixty-six dollars.
To Burrell Earnest, two hundred dollars.
To Pleasant E. Easley, two hundred dollars.
To Patrick B. Elliott, one thousand four hundred and thirty-three dollars.
To Jeremiah F. Files, two hundred and twenty dollars.
To Thomas B. Files, one hundred and twenty dollars.
To Burrell Earnest, two hundred dollars.
To William Fowler, one hundred and fifty dollars.
To William Fry, one hundred and twenty-one dollars.
To Henry Gargis, two hundred and ten dollars.
To Alice Garner, two hundred dollars.
To Samuel H. Givens, seventy dollars.
To Lewis A. Glover, two hundred and sixty-five dollars.
To Freeman Godfrey, one hundred and thirty dollars.
To Edmund T. Goggin, three hundred and thirty-six dollars and fifty cents.
To Caroline M. Gordon, one hundred and twenty dollars.
To Thomas U. Green, eight hundred and fifty dollars.
To Robert Guttery, one thousand two hundred and twenty dollars.
To Johnson Hackworth, seven hundred and eighty-five dollars.
To John Hamner, three hundred and sixty dollars.
To Francis C. Harris, one hundred and forty-five dollars.
To Perry L. Harrison, one thousand five hundred and sixty dollars.
To George W. Haws, four hundred and twenty-five dollars.
To William Hisaw, one thousand two hundred and sixty dollars.
To Robert T. Hocutt, one hundred and sixty dollars and fifty cents.
To Robert S. M. Hunter, one hundred and fifty dollars.
To Paul Ingle, administrator of the estate of Katharine Ingle, deceased, one hundred and fifty dollars.
To Sarah C. Ingle, ninety-five dollars.
To Anthony Jones, one hundred and twenty dollars.
To Sarah F. Keeton, one hundred and twenty-five dollars.
To William Keeton, one hundred and sixty dollars.
To David Kennemer, senior, one hundred and sixty-one dollars and thirty-three cents.
To George Kilgore, two hundred and thirty-five dollars.
To Bayless E. Ladd, two thousand three hundred and seventy-two dollars.
To Leonard F. Lamberson, six hundred and fifty-two dollars.
To William Lea, three hundred and forty dollars.
To Sarah E. Lentz, administratrix of the estate of John W. Lentz, deceased, two hundred and fifty dollars.
To John 0. Logan, one hundred dollars.
To Albert McBurnett, five hundred and five dollars.
To John T. McCaleb, one hundred and thirty dollars.
To Alexander McDonald, one hundred and thirty dollars.
To William McGough, two hundred and seventy dollars.
To Amon McMillion, three hundred and ten dollars.
To Martin Macbee, four hundred and eighty dollars.
To Reuben Moody, seven hundred and seventeen dollars.
To Louisa F. Moore, two hundred and eighty dollars.
To Thornton Myers, one hundred and six dollars.
To William Nabors, two hundred dollars.
To Samuel Owens, one hundred dollars.
To Edwin Pepper, two hundred and thirty dollars.
To Thomas Pettitt, four hundred and fifty dollars.
To Pleasant D. Phillips, three hundred and four dollars.
To Philip P. Pike, two hundred and fifty dollars.
To James T. Potts, seven hundred and eighty dollars.
To Samuel Raynes, nine hundred and sixty-eight dollars.
To William Reed, ninety dollars.
To William Rikard, three hundred and sixty-four dollars.
To George H. Robinson, two hundred and thirty-seven dollars.
To Benjamin B. Rogers, four hundred and seventy-five dollars.
To Isaiah Rudd, three hundred and eighty dollars.
To Eliza Jane Raddder, one hundred and twenty dollars.
To Daniel Sandlin, one hundred and twenty dollars.
To John C. Self, seventy-five dollars.
To William Sloan, two hundred and one dollars.
To Patsy A. Smith, ninety-five dollars.
To Eliza H. Stanley, one hundred and forty dollars.
Payment of claims allowed by the commissioners to persons in—

Alabama.

To Green P. Stovall, one hundred and eighty-seven dollars.
To David Studdard, one hundred and fifty dollars.
To Samuel Studdard, one hundred and seventy-five dollars.
To James Sutherland, one hundred dollars.
To Jesse Swindle, three hundred and eighty-two dollars.
To James M. Tanner, six hundred and ninety-six dollars and fifty cents.
To Charles A. Taylor, one hundred and forty dollars.
To Pleasant Taylor, two hundred and seventy-five dollars.
To James H. Templeton, one hundred and eighty-two dollars.
To Jesse V. Tiara, four hundred and eighty dollars.
To Stephen J. Tiner, one hundred and forty dollars.
To Christopher C. Tompkins, one hundred and fifty dollars.
To Nimrod T. Underwood, three hundred and seven dollars.
To William A. Vest, one hundred and forty dollars.
To Lucinda West, one hundred and forty dollars.

Arkansas.

OF THE STATE OF ARKANSAS.

To Jesse W. Alderson, five hundred and thirty-three dollars.
To Margaret Ballard, two hundred and seventy-five dollars.
To James F. Bates, five hundred and fifty dollars.
To William Bloyed, one hundred and eighty-five dollars.
To Martha A. Bone, one hundred and thirty-six dollars.
To George Bonham, three hundred dollars.
To Elizabeth Boyer, one thousand five hundred and ninety-three dollars.
To Alonzo A. Bradner, four hundred and twenty-five dollars.
To Elisha J. Bradshaw, one thousand one hundred dollars.
To James N. Brickey, three hundred dollars.
To Thomas Brooks, one hundred and sixty dollars.
To Berry Bryant, seventy dollars.
To John Buchanan, one thousand five hundred and thirty-three dollars.
To James S. Bushong, one thousand and one hundred dollars.
To James A. Butler, one hundred and twenty-five dollars.
To Rosa A. Bybee, two hundred and twenty-five dollars.
To Ruth A. Caldwell, two hundred and fifty-six dollars.
To William Campbell, four hundred and fifty dollars.
To David Carter, two hundred and twenty dollars.
To William H. Caughman, one hundred dollars.
To Preston Chandler, six hundred and twenty dollars.
To Russell B. Chitwood, nine hundred and ninety-seven dollars.
To Margaret Colclasure, one hundred dollars.
To Joel A. Combs, sixty dollars.
To Isaac Coonfield, one hundred and forty dollars.
To Franklin F. Curtis, two hundred and twenty dollars.
To John Curtis, four hundred and twenty dollars.
To William M. Daily, one hundred and fifty dollars.
To Catharine Davis, one hundred and fifty-nine dollars and fifty cents.
To Valentine Dell, four hundred and three dollars.
To Isaiah Dotson, one hundred and thirty-eight dollars.
To William M. Dudley, one hundred dollars.
To Landon C. Edens, five hundred and sixty-seven dollars.
To Isaac Essex, three hundred and sixteen dollars and fifty cents.
To Young Ewing, one hundred and forty dollars.
To Robert R. Fallin, two hundred and twenty dollars.
To Isaac S. Fitzgerald, one hundred and thirty dollars.
To Anthony Gallagher, three hundred and fifteen dollars.
To William Garner, one hundred and seventy-five dollars.
To Henderson W. Gilbreath, one hundred and fifty dollars.
To Wesley II. Gilstrap, one hundred dollars.
To Tandy M. Goddard, one thousand one hundred and thirty-six dollars.
To Emeline Graham, sixty-five dollars.
To Philip Gregory, four hundred and forty-one dollars.
To Amzi P. Hall, six hundred and nineteen dollars.
To Henry Hamilton, two hundred and fifty dollars.
To Isaac Harrall, five hundred and forty dollars.
To James D. Harston, two hundred and twenty dollars.
To William Hodges, one hundred and forty-two dollars.
To DeKalb Holt, seven hundred and sixty-five dollars.
To William Hunt, one hundred dollars.
To John J. Hutcheson, two hundred and sixty-three dollars and fifty cents.
To Obedience Jeffries, three hundred and thirty-five dollars.
To Andrew J. Johnson, two hundred and fifty dollars.
To Peter Jolly, two hundred and sixty dollars.
To Oliver L. Karnes, one hundred and fifty-two dollars.
To Dixson P. King, one hundred and forty dollars.
To Hezekiah T. Lasater, nine hundred and twenty-nine dollars.
To Brackin Lewis, two hundred and thirty dollars.
To Benjamin F. Little, one hundred and thirty dollars.
To Matilda Lotton, two hundred dollars.
To Moses B. Long, eighty dollars.
To Gilbert Luper, five hundred and sixty dollars.
To George C. Lytal, four hundred and fifty-five dollars
To Webster McCaslin, seventy-five dollars.
To Charles McCreaner, four thousand and four hundred dollars.
To James K. P. McCurdy, one hundred and ten dollars.
To Nancy McInterf, executrix of the estate of Thomas McInterf, deceased, two hundred dollars.
To James McIntyre, two hundred and forty-six dollars.
To John S. Horner, administrator of the estate of Josiah S. McKiel, deceased, four thousand and thirty-five dollars.
To Thomas J. McLaughlin, three hundred and eighty dollars.
To Dedmon Mallecoat, two hundred and thirty-five dollars.
To Alexander Marrs, five hundred and six dollars.
To Isaac N. Marrs, two hundred and thirty-five dollars.
To Henry Martin, one hundred and seventy dollars.
To John S. Martin, two hundred and fifty-five dollars.
To Joseph D. Mason, two hundred and fifty-five dollars.
To Littleberry E. Mason, three hundred and thirty-one dollars.
To Michael B. Maxwell, four hundred dollars and fifty cents.
To Joseph Merritt, one thousand and two hundred dollars.
To Mary A. Miller, seven hundred and fifty dollars.
To Elizabeth Miser, one hundred and fifty-two dollars.
To Lorenzo D. Monds, one hundred and fifty dollars.
To Leroy Moody, two hundred and sixty-five dollars.
To John R. Moore, one hundred and twenty-five dollars.
To Robert P. Morrow, two hundred and forty dollars.
To Stephen Muse, three hundred dollars.
To Elizabeth M. Neal, one hundred dollars.
To Levin S. Neighbors, eight hundred and seventy-eight dollars.
To Eveline Norman, one hundred and fifty dollars.
To James W. Oakley, one thousand and fifty dollars.
To William Oaks, ten dollars.
To Mary O'Connell, one hundred dollars.
To Percilla Oliver, four hundred and thirteen dollars.
To William J. Orrick, one hundred and ninety dollars.
To William Overstreet, five hundred and sixty-two dollars.
To William Patrick, fifty dollars.
To Margaret J. Payne, one thousand two hundred and sixty-six dollars.
To Mahala A. Pearson, three hundred and fifty-six dollars.
To Daniel L. Peerson, one hundred dollars.
To Benjamin Pelts, nine hundred and fourteen dollars.
To Dempsey Perkins, one hundred and eighty dollars.
To Claburn Perry, two hundred and seventy dollars.
To Wilson Phillips, three hundred and fifteen dollars.
To Joseph Pinkerton, twenty-five dollars.
To Augustin C. Pool, one hundred and fifty dollars.
To Rebecca Pope, four hundred and eighty dollars.
To Elijah Prater, two hundred dollars.
To John Rainwaters, one hundred dollars.
To Matthew Rainwaters, one hundred and five dollars.
To Nancy Ramey, three hundred and forty-five dollars.
To Samuel Ramsey, one hundred and forty-six dollars.
To Lucinda C. Ray, seventy-five dollars.
To A. W. Reed, two hundred and sixty dollars.
To Martha Reed, one hundred and eighty dollars.
To John Reese, one hundred and thirty-five dollars.
To Charles W. Rice, two thousand and sixty-eight dollars.
To Mathan Riddle, three hundred and thirty-eight dollars.
To John H. Rieff, sixty-two dollars.
To Wilson Rizley, one hundred and ten dollars.
To Mary Roberts, one hundred and one dollars and fifty cents.
To Joseph Robbins, eighty dollars.
To David E. Robinson, two hundred and twenty dollars.
To Green W. Rogers, four hundred and twenty-one dollars.
To James C. C. Rogers, six hundred dollars.
To John C. Rogers, seven hundred dollars.
To David P. Rupe, two hundred and sixty dollars.
To George W. Rupe, two hundred and fifty dollars.
To Nancy Rush, sixty-five dollars.
To John W. Rutherford, seven hundred and fifty dollars.
To John C. Sagely, one hundred and twenty-five dollars.
To James W. Scott, ninety-four dollars.
To William Scott, two hundred dollars.
To August Selig, seven hundred and fifty-five dollars.
To Julius Selig, seven hundred and seventy-five dollars.
To James Slaight, two hundred and fifty dollars.
To Green E. Smedley, one hundred and thirty-five dollars.
To Martha Sparks, widow of William C. Sparks, one hundred and forty dollars.
To Elijah Spencer, one hundred dollars.
To James B. Stephens, one hundred and ninety dollars.
To David W. Stidham, one hundred and forty dollars.
To LeRoy D. Stone, two hundred and two dollars.
To Lucinda E. Stone, eighty dollars.
To Melissa J. Stone, two hundred and twenty dollars.
To Henry Stoppelman, two hundred and thirty dollars.
To Seborn Sutton, three hundred dollars.
To Stewart Taylor, one hundred dollars.
To Thomas H. Tennant, three hundred and seven dollars and fifty cents.
To Pleasant A. Thomason, two thousand and three hundred dollars.
To Elizabeth A. Thompson, one hundred dollars.
To Josiah Thompson, three hundred and thirty-five dollars.
To Philip Tobin, administrator of the estate of Patrick Tobin, deceased, four hundred and seventy-six dollars and sixty-seven cents.
To Tazewell W. Trice, four hundred dollars.
To Elizabeth D. Wade, administratrix of the estate of Henry G. Wade, nine thousand seven hundred and fifty dollars; and that the judgment rendered in favor of the United States against the sureties of
the said Henry G. Wade, upon the bond given by Wade and his sureties for the purchase-money of the wharf boat, be, and the same is here-­by, discharged.

To Andrew J. Walker, one hundred and seventy-two dollars.
To William R. Walker, one hundred and ninety-one dollars.
To James S. West, two thousand and twenty-nine dollars.
To John Q. West, one hundred dollars.
To Luther C. White, one thousand nine hundred and eighty-three dollars.

To Mary E. Whitehead, guardian for Henry and Minnie Whitehead and Fannie C. Metzger, three thousand five hundred and thirty-four dollars.
To William Whitfield, three hundred and nineteen dollars.
To Thomas Whitten, one hundred and fifty dollars.
To William Willbanks, thirty dollars.
To Mary Willhaff, eight hundred and sixty-eight dollars and six cents.
To Ira Williams, five hundred and sixty-nine dollars.
To Joseph Brooker, eight hundred and forty dollars.
To Thomas S. Bells, four hundred and twenty-four dollars.

To Martha E. Finlayson, two thousand and twenty-seven dollars.
To Frank Franklin, seven hundred and five dollars.
To Moses Prescott, one hundred and forty-four dollars.

To Carey A. Barron, three hundred and thirty-four dollars.
To Philip H. Bird, one hundred and forty dollars.
To James M. Boatwright, five hundred and seventy-five dollars.
To Elias A. Camp, two hundred and thirty-three dollars.
To Hosea M. Camp, four hundred and forty-one dollars.
To Jesse G. Carr, seven hundred and ninety-six dollars.
To Mary Ann Cockrell, eighty-three dollars and thirty-four cents.
To Isaac Cook, four hundred and forty-one dollars and fifty cents.

To Robert H. Daniel, two hundred and ninety-five dollars.
To Henry Daniel, two hundred and ninety-five dollars.
To Warren N. Dixon, three hundred and fifty dollars.
To Jacob B. Headrick, three hundred and forty dollars.
To John Dufty, four hundred and thirty-seven dollars.
To John C. Dunn, three hundred and fifty dollars.
To Thomas Elrod, four hundred and eleven dollars.
To Thomas Flynn, six hundred and eighty-five dollars.
To Margaret Gilbreath, three hundred and fifty-two dollars.
To Hiram H. Gilreath, three hundred and thirty-five dollars.

OF THE STATE OF FLORIDA.

Florida.

To John T. Willis, four hundred and fifteen dollars.
To Andrew L. Wilson, one hundred and seventy dollars.
To Samuel Winkler, one hundred and forty dollars.
To David C. Woods, two hundred and forty-four dollars.
To William H. Woods, three hundred and eighty-six dollars.
To Thomas H. Yaden, one hundred and seventy-five dollars.

OF THE STATE OF GEORGIA.

Georgia.

To John T. Willis, four hundred and fifteen dollars.
To Andrew L. Wilson, one hundred and seventy dollars.
To Samuel Winkler, one hundred and forty dollars.
To David C. Woods, two hundred and forty-four dollars.
To William H. Woods, three hundred and eighty-six dollars.
To Thomas H. Yaden, one hundred and seventy-five dollars.

To John T. Willis, four hundred and fifteen dollars.
Payment of claims allowed by the commissioners to persons in—

Georgia.

To Elizabeth Henderson, administratrix of the estate of Robert L. Henderson, deceased, one hundred and fifty dollars.
To Rhoda Holland, one hundred and fifty dollars.
To John M. Hunt, one hundred and seventy dollars.
To John B. Johns, two hundred and sixty-seven dollars.
To John W. Johnson, one hundred and seventy-seven dollars and fifty cents.
To John Johnston, eight hundred and twenty-nine dollars and fifty cents.
To Mary A. Jones, one hundred and ninety-four dollars.
To Stephen King, two hundred and ninety-five dollars and fifty cents.
To Robert S. Knox, one hundred and fifty dollars.
To Harriet M. Lewis, two hundred and fifty dollars.
To James Lowry, five hundred dollars and seventy-five cents.
To Michael Lynch, six hundred and twenty-nine dollars.
To Alanson McHan, three hundred and seventy-three dollars.
To Job McKeehan, seventy-five dollars.
To Ralph Meldrim, one hundred and eighty-one dollars.
To James A. Meridith, two hundred and fifty-five dollars.
To James C. Mitchell, one hundred and eighty-six dollars.
To William Neal, three hundred and eighty dollars.
To Lucy A. Raudall, one thousand and seventy-five dollars and twenty cents.
To Thomas J. Simmons, three hundred and eighty dollars.
To Louis Sims, one hundred and sixty-nine dollars and sixty-six cents.
To Noah Terry, four hundred and fifty-two dollars and fifty cents.
To Thomas J. Tipton, one hundred and twenty dollars.
To Britain Williams, five hundred and forty-eight dollars.
To Jacob P. Withers, one thousand eight hundred and eighty-two dollars.
To Hiram H. Woodson, two hundred and ninety-six dollars.
To Mitchell Wright, ninety dollars.
To David Young, four thousand and sixty-nine dollars.

Louisiana.

To Thomas S. Bacon, three thousand and fifty dollars.
To William Bailey, forty-five thousand one hundred and sixty-one dollars and seventy-two cents.
To Hiram B. Tebbetts, executor of the estate of William Benjamin, deceased, five hundred and ninety-four dollars.
To Owen H. Brewer, three hundred and thirty-five dollars.
To Wesley Dilts, seven hundred and five dollars.
To William H. Irwin, ten thousand eight hundred and thirty dollars.
To Rosa V. Jeffery, D. Vertner Johnson, and John Jeffery, guardians, heirs of Claudius M. Johnson, twelve thousand six hundred and twenty dollars.
To Thomas Lilley, four thousand and eight hundred dollars.
To Ida B. Lousdale and Annie B. Thompson, eighteen thousand and forty-five dollars.
To Joseph McAdam, one thousand two hundred and ninety-eight dollars and fifty-five cents.
To William Markham, one thousand one hundred and seventy-three dollars.
To Joseph R. Shannon, thirteen thousand dollars.
To Joseph W. Stanton and William L. Palmer, twenty-seven thousand two hundred and ninety-eight dollars and seventy-seven cents.
To John R. Temple, four thousand two hundred and fifty dollars.
OF THE STATE OF MISSISSIPPI.

To Mary E. Acuff, nine hundred and twenty-nine dollars.
To M. B. Armor, four hundred and twenty-five dollars.
To Mark Austin, three hundred and forty-seven dollars.
To Martha Berry, two hundred and two dollars.
To Eugenia P. Bertinatti, eleven thousand eight hundred and sixty dollars.
To Henry Bickerstaff, one hundred dollars.
To Samuel Bird, ninety dollars.
To Sarah A. Black, two hundred and fifty-six dollars.
To Mercer M. Booker, six hundred and ninety-five dollars.
To Frederick Borman, one hundred dollars.
To Belfield Maclin, administrator of the estate of Green Bowles, deceased, two hundred and seventy-five dollars.
To Minerva Boyd, three hundred dollars.
To Charlotte Branch, two hundred and eighty dollars.
To Thomas H. and William D. Bridgforth, one thousand two hundred and eighty dollars.
To Stephen Brooke, two hundred and sixty dollars.
To George Brooks, two hundred dollars.
To Albert G. Browning, one hundred and eighty dollars.
To John Burns, one hundred and seventy dollars.
To Isham C. Burrows, one hundred and fifty dollars.
To G. W. Campbell, four hundred and forty-six dollars and eighty cents.
To Harriet J. Carey, four thousand four hundred and thirteen dollars and fifty cents.
To Austin Carson, two hundred and eight dollars.
To John W. Cathey, two hundred and thirty-one dollars.
To John Cathey, administrator of the estate of Robert F. Cathey, deceased, eight hundred and sixteen dollars and twenty-five cents.
To William J. Coopwood, nine hundred and fifty dollars.
To Michael Curran, one thousand three hundred and eighty-five dollars.
To Catharine Dannenman, three hundred and twenty dollars.
To A. W. Davis, three hundred and sixty-two dollars and fifty cents.
To Littleton Davis, one hundred dollars.
To Albert Deval, one hundred and seventy-seven dollars.
To Absalom Douthit, three hundred and thirty-four dollars.
To Rolen Eaton, seven hundred and ninety dollars.
To Marcus Faulkner, two hundred dollars.
To Randall Fletcher, two hundred and fifty dollars.
To Thomas J. Geary, two hundred and thirty-one dollars.
To A. S. Hedges, five hundred dollars.
To Ambrose Holmes, one hundred and ten dollars.
To Thomas J. Harbour, seven hundred and twenty-five dollars.
To Hop T. Harris, two hundred and twenty-one dollars.
To James D. Harris, four hundred and thirty-four dollars.
To Darius Prince, administrator of the estate of Wiley Harris, deceased, two hundred and ten dollars.
To Michael B. Hayes, six hundred and ninety-five dollars.
To Tamer Hewlett, one hundred dollars.
To Robert D. Higdon, four hundred and twenty-five dollars.
To George Hill, four hundred and sixty-three dollars.
To Monroe Hill, one hundred and thirty dollars.
To Robert S. Hodges, five hundred dollars.
To Joseph Holloway, one hundred and twelve dollars and fifty cents.
To George Howard, one hundred and twenty dollars.
To Robert Hunt, two thousand nine hundred and thirty-four dollars.
Payment of claims allowed by the commissioners to persons in—
Mississippi.

To Peter Jackson, two hundred and fifty dollars.
To Miller Jeffries, one hundred and fifteen dollars.
To John M. and William B. Johnson, three thousand five hundred and twenty-six dollars and twenty-five cents.
To Lewis Johnson, one hundred and thirty dollars.
To Michael Kenedy, two hundred and fifty dollars.
To Thomas Landrum, four hundred and fifty dollars.
To Zebulon M. Lawrence, two thousand and seventeen dollars.
To William D. Leckey, six hundred and eighty dollars.
To Hagan McCorkle, one hundred and eighty dollars.
To Thomas McCurdy, one hundred and forty-four dollars.
To Samuel McCurley, one hundred dollars.
To John M. McDonald, one thousand one hundred and eighty-eight dollars.
To William McGee, seven hundred and fifty-six dollars.
To Thomas McOurdy, one hundred and forty-four dollars.
To Samuel Moses, three hundred and thirteen dollars and sixty-cents.
To George J. Mortimer, eight thousand two hundred and fifty-five dollars.
To Martin Mullins, one hundred and ten dollars.
To John G. Owen, three hundred and thirty-seven dollars.
To Richard H. Parham, eight thousand four hundred and sixty-seven dollars.
To Daniel H. Pender, six thousand four hundred and fifty-two dollars.
To Henderson Pryor, one hundred and twenty-five dollars.
To Mary Purnell, one hundred and twenty-five dollars.
To James Quinn, three hundred and eighty-one dollars.
To Lewis Reed, one hundred and thirty dollars.
To John M. Robison, two hundred and forty dollars.
To Lewis J. Schrimsher, one hundred and twenty-five dollars.
To Thomas Shy, one hundred and fifty dollars.
To Richard Smith, one hundred and fifty dollars.
To Lewis Sparks, four hundred and fifty-five dollars.
To Milton Stamps, two hundred and seventy dollars.
To Adam Stephenson, one hundred and twenty-five dollars.
To Nelson Strong, three hundred and fifty-five dollars.
To Richard B. Thacker, four thousand two hundred and sixty-seven dollars.
To William Thurston, three hundred and eighty-five dollars.
To Daniel Tucker, two hundred and fifty dollars.
To Samuel Van Vactor, three hundred dollars.
To Susan Webster, administratrix of the estate of Jacob Webster, deceased, five hundred and thirty-eight dollars and forty cents.
To B. B. L. Whitehurst, five hundred and thirty-five dollars.
To Nicholas Winston, seven hundred and seven dollars.
To Amanda Young, one hundred dollars.

North Carolina.

OF THE STATE OF NORTH CAROLINA.

To Robert Aldridge, five hundred and ninety dollars.
To Rebecca Baker, two hundred dollars.
To John Bennett, eighty-one dollars.
To Allen M. Blackwelder, one hundred and five dollars.
To Craty Blake, three hundred and twenty-five dollars.
To Marinda Blake, three hundred and thirty-nine dollars.
To Henry A. Bond, senior, one hundred and forty-one dollars.
To Jonathan Bower, one hundred and twenty-five dollars.
To John W. Boothe, four hundred and twenty-seven dollars.
To Harriet Bovey, one hundred and twenty-five dollars.
To Lewis Bowen, two hundred and twenty-eight dollars.
To Ephraim Bradbury, two hundred and seventy dollars.
To Ida Brinson, three hundred and ten dollars.
To Charles Britton, one hundred and fifty dollars.
To Richard Britton, one hundred dollars.
To Mary Brown, one hundred dollars.
To Nicholas Brown, one hundred and sixty dollars.
To William Brown, two hundred and thirty-five dollars.
To Jeremiah Buckner, one hundred and fifty dollars.
To Hezekiah Burgess, one hundred and ninety dollars.
To John S. Burgess, one hundred and seventy-one dollars and seventy cents.
To John B. Capps, two hundred and forty dollars.
To Jeremiah Carter, one hundred and fifty dollars.
To Ansel B. Chapin, two thousand and one hundred dollars.
To George Chapman, two hundred and fifty dollars.
To Elisha Charles, junior, one hundred and fifty dollars.
To John B. Chessen, junior, one hundred and fifty dollars.
To Richard Clayton, sixty dollars.
To Elwood Coffin, one hundred dollars.
To Edwin G. Copeland, seven hundred and fifty-five dollars.
To Elizabeth Copeland, two hundred and four dollars.
To Henry Covert, three hundred dollars.
To Isaac H. Cox, two thousand one hundred and eighty-eight dollars.
To Julia Crain, one hundred dollars.
To William Daniel, one thousand and eighty-five dollars.
To Alev Daugherty, one hundred and sixty-seven dollars and fifty cents.
To Levi S. Davis, one hundred and twelve dollars.
To Lewis Dunn, one hundred and thirty-two dollars.
To Spence Dunton, one hundred and twenty-five dollars.
To Elias Elliott, eighty-six dollars.
To Samuel Evans, one hundred dollars.
To William P. Farmer, one hundred and twenty-five dollars.
To Harrison C. Felts, one hundred and twenty-five dollars.
To Squire Fisher, two hundred and ten dollars.
To George W. Freeman, one hundred and fifty dollars.
To Tyre Glen, two thousand five hundred and eighty dollars.
To Thomas N. Godfrey, one hundred and twenty-five dollars.
To Kenny Godwin, one hundred and fifty dollars.
To Simon P. Goodwin, five hundred and sixty-three dollars and forty cents.
To Francis Graham, ninety-one dollars and twenty-five cents.
To Uriah Grantham, seven hundred and ninety-four dollars.
To Jacob Grice, one hundred dollars.
To William P. Grimsley, one thousand seven hundred and forty-five dollars.
To Flora A. Hair, one hundred and sixty-eight dollars.
To Reddick Harrell, one hundred and forty dollars.
To Henry L. Harvey, five hundred and twenty-eight dollars.
To Jesse Hollwell, administrator of the estate of Thomas L. Hollwell, deceased, one thousand eight hundred and eighty-five dollars.
To J. L. Hood, sixty dollars.
To Stephen G. Horney, one hundred and forty dollars.
To Joseph Howard, one hundred dollars.
To Sarah N. Huggins, one hundred and fifty dollars.
To David White, administrator of the estate of John L. Hunter, deceased, one hundred and fifty dollars.
To William S. Jinnett, administrator of the estate of Joab Jinnett, deceased, six hundred and fifty dollars.

Payment of claims allowed by the commissioners to persons in—North Carolina.
Payment of claims allowed by the commissioners to persons in—North Carolina.

To Arthur L. Jones, five hundred and seventy-five dollars.
To E. D. Jones, two hundred and fifty dollars.
To Kinsey Jones, three hundred dollars.
To Wiley Jones, one hundred and seventy dollars.
To Willis Jordan, one hundred dollars.
To Henderson B. Thomas, administrator of the estate of Henderson Judd, deceased, two hundred and thirty dollars.
To A. T. Kephart, one hundred dollars.
To James King, two hundred and thirty-five dollars.
To Wilson Lee, one hundred and twenty-five dollars.
To Wyatt Locklayer, sixty-nine dollars and fifty cents.
To Todd McAllister, five hundred and sixty-eight dollars.
To Matthew J. W. McCanley, seven hundred and sixty-five dollars.
To James McCallooh, one hundred dollars.
To George M. McDowell, one hundred dollars.
To Sylvester McGowan, one hundred and forty-four dollars and fifty cents.
To William R. McKenzie, four hundred and five dollars.
To Neill McQueen, seven hundred and ninety-two dollars.
To Jesse S. Mason, one hundred and twenty-five dollars.
To John Merrill, one hundred and twenty-five dollars.
To Eli Merritt, eighty-three dollars.
To Andrew L. Mock, one hundred and seventy-five dollars.
To Samuel Morphis, three hundred and thirty-five dollars.
To William J. Morrisett, two hundred and thirty-seven dollars.
To William Myers, one hundred and fifty-one dollars.
To Dempsey Newell, three hundred and eighty-five dollars.
To Azra Orr, one hundred dollars.
To Cornelius Outland, one hundred and forty dollars.
To Elijah Outland, one hundred and fifty dollars.
To James Northcott, administrator of the estate of Amon Overton, deceased, one hundred dollars.
To James M. Pace, one thousand and twenty-five dollars.
To Berry Parish, sixty-two dollars and seventy-five cents.
To Mary M. Partin, administratrix of the estate of Bennett Partin, one hundred and thirty-three dollars and thirty-three cents.
To Elizabeth Pate, one hundred and fifty dollars.
To Wilson Peppers, three hundred and three dollars and fifty cents.
To John M. Perkinson, two hundred and sixty-five dollars.
To William Pettyjohn, two hundred and seventy-five dollars.
To Israel Pettipher, three hundred and thirty-one dollars.
To James E. Pike, two hundred and thirty dollars.
To Micajah Pike, four hundred and ninety-three dollars.
To Micajah Pike, four hundred and ninety-three dollars and seventy-five cents.
To Charles C. Pool, two hundred and thirty dollars.
To Sarah Potter, forty-six dollars.
To Frederic S. Proctor, seven hundred and five dollars.
To Willis Pullen, two hundred and twenty-seven dollars.
To J. D. Ramsay, one hundred and seventy-five dollars.
To Franklin Rector, one hundred and fifty dollars.
To Arthur Reynolds, sixty dollars.
To James Reynolds, one hundred and twenty-five dollars.
To Manuel Reynolds, one hundred dollars.
To Watkins Roberts, one hundred and forty dollars.
To William Rooks, one hundred and forty dollars.
To Daniel Ryous, two hundred and seventy-five dollars.
To Jesse B. Sentell, one hundred and fifty dollars.
To Richard Sentell, one hundred and fifty dollars.
To Richard Sheppard, four hundred and forty dollars.
To M. P. Shipman, one hundred and fifty dollars.
To Green Simmons, four hundred and seventy dollars.
To Isaiah Simmons, one hundred and forty dollars.
To Sarah Simmons, one hundred and forty-five dollars.
To Cannon Smith, two hundred and fifty dollars.
To Matthew Smith, two hundred and seventy-three dollars.
To Rachel Smith, six hundred and seventy-one dollars.
To Franklin Spence, one hundred dollars.
To Sarah Stanley, two hundred and fifty dollars.
To John A. Sutton, one thousand three hundred and ninety dollars.
To Alpha Sweezy, three hundred dollars.
To James Tadlock, one hundred and eighty-nine dollars.
To Maria Thompson, three hundred and five dollars.
To John T. Walker, two hundred and twenty-five dollars.
To Andew Ward, sixty dollars.
To Robert Waterson, one hundred and twenty-five dollars.
To Thomas S. Weaver, four hundred and forty-one dollars.
To Hulda Wells, one hundred and twenty-five dollars.
To James H. West, one hundred and forty-six dollars.
To Elijah White, one hundred and seventy dollars.
To Henry A. White, eighty dollars.
To Parker Whittington, seventy-five dollars.
To Jacob Wiggins, seventy-three dollars and fifty cents.
To Reding Wiley, one hundred and ten dollars.
To Samuel Wilson, seventy-five dollars.
To Levi Winn, nine hundred and eighty-seven dollars and fifty cents.
To Washington Winn, five hundred and sixty-eight dollars.
To Nathan Winslow, four hundred and twelve dollars.
To Levi Worley, one hundred and fifty-two dollars.
To Lewis Young, one hundred dollars.

OF THE STATE OF SOUTH CAROLINA.

To Albert M. and Lemuel H. Boozer, administrators of the estate of
Lemuel Boozer, deceased, one thousand six hundred and sixty-three
dollars.
To Mary E. Carlisle, administratrix of the estate of Tscharner H.
DeGraffenreid, deceased, one thousand two hundred and fifty dollars.
To Jeremiah Grant, one thousand one hundred and forty-two dollars
and fifty cents.
To Jacob Meetze, seven hundred and forty-one dollars.
To Mary Morgan, administratrix of the estate of John Morgan, deceased,
seven hundred and ten dollars.
To Mark Reynolds, eight hundred dollars.
To David G. Robertson, one thousand nine hundred and fifty dollars.
To John Robertson, two thousand three hundred and seventy-five
dollars.
To Noah Shumpert, one hundred and fifty-two dollars and fifty cents.

OF THE STATE OF TENNESSEE.

To George W. Adams, one hundred dollars.
To Stephen H. Alexander, two hundred and seventy-five dollars.
To William J. Allen, one hundred dollars.
To Martin D. Anderson, two hundred and fifty dollars.
To William C. Armstrong, four hundred dollars.
To Thomas Arrowood, forty dollars.
To James W. Ash, one hundred dollars.
Payment of claims allowed by the commissioners to persons in—
Tennessee.

To Catharine Babb, five hundred dollars.
To Samuel G. M. Gass, administrator of the estate of William Bailey, deceased, one hundred and eighty dollars.
To Elizabeth Banks, two hundred and four dollars.
To Peter Bashor, two hundred and ninety-two dollars and twenty cents.
To James W. Bennett, thirty dollars.
To Elias L. Bost, one thousand seven hundred and seventy-one dollars.
To Christian Bible, two hundred and thirty-five dollars.
To Hudson Blackstone, one hundred and fifty dollars.
To James W. Blair, administrator of the estate of William Blair, one thousand and ten dollars.
To Isaac Blevins, two hundred and sixty-four dollars and twenty-five cents.
To Samuel Bolton, eight hundred and eighty dollars.
To Samuel D. Branson, one hundred and sixty dollars.
To Peter Bashor, two hundred and ninety-two dollars and twenty cents.
To James W. Bennett, thirty dollars.
To Elias L. Bost, one thousand seven hundred and seventy-one dollars.
To Christian Bible, two hundred and thirty-five dollars.
To Hudson Blackstone, one hundred and fifty dollars.
To James W. Blair, administrator of the estate of William Blair, one thousand and ten dollars.
To Isaac Blevins, two hundred and sixty-four dollars and twenty-five cents.
To Samuel Bolton, eight hundred and eighty dollars.
To Samuel D. Branson, one hundred and sixty dollars.
To Peter Bashor, two hundred and ninety-two dollars and twenty cents.
To James W. Bennett, thirty dollars.
To Elias L. Bost, one thousand seven hundred and seventy-one dollars.
To Christian Bible, two hundred and thirty-five dollars.
To Hudson Blackstone, one hundred and fifty dollars.
To James W. Blair, administrator of the estate of William Blair, one thousand and ten dollars.
To Isaac Blevins, two hundred and sixty-four dollars and twenty-five cents.
To Samuel Bolton, eight hundred and eighty dollars.
To Samuel D. Branson, one hundred and sixty dollars.
To Peter Bashor, two hundred and ninety-two dollars and twenty cents.
To James W. Bennett, thirty dollars.
To Elias L. Bost, one thousand seven hundred and seventy-one dollars.
To Christian Bible, two hundred and thirty-five dollars.
To Hudson Blackstone, one hundred and fifty dollars.
To James W. Blair, administrator of the estate of William Blair, one thousand and ten dollars.
To Isaac Blevins, two hundred and sixty-four dollars and twenty-five cents.
To Isaac Ellis, two hundred and fifty dollars.
To John W. Ellis, three hundred and seventy-five dollars.
To William H. Erwin, three hundred and three dollars.
To James M. Evans, two hundred and fifty dollars.
To Lucy Ann Exum, two hundred dollars.
To Sarah L. Fogg, three hundred and thirty dollars.
To William H. Gaines, three hundred and eighty dollars.
To Griffin Garner, one hundred and eighty dollars.
To John Garner, ninety-five dollars.
To Abraham Gerstle, two hundred and seventy-two dollars and fifty cents.
To James Gettys, two hundred and twenty dollars.
To Aaron Gholson, two hundred and fifty dollars.
To Anthony Gholson, four hundred dollars.
To George L. and Elizabeth S. Gillespie, each two thousand seven hundred and forty-two dollars and fifty cents.
To James B. Ginn, two hundred and eight dollars.
To Solomon Good, one hundred and sixty-five dollars.
To William Good, one hundred and fifty dollars.
To John G. Gott, one hundred and forty dollars.
To Samuel R. Graham, fifty dollars.
To Boswell T. Gray, one hundred and ninety-five dollars.
To William Greer, four hundred and forty-six dollars.
To William Grigsby, seven hundred and sixty dollars.
To William H. Groom, one hundred and ten dollars.
To Eliza Haga, one hundred dollars.
To Sarah A. Hagood, one hundred and seventy-five dollars.
To Hiram D. Hale, two hundred and fifty dollars.
To Hull H. Hanceck, four hundred and seventy-five dollars and sixteen cents.
To William Haney, two hundred dollars.
To Nancy Harden and Nancy A. Headrick, two hundred and seventy dollars.
To Cornelius Hardin, seventy-five dollars.
To Harrison C. Harmon, two hundred and eighty dollars.
To Benjamin T. Harrison, three hundred and forty-six dollars.
To Gilbert H. Hatler, one hundred dollars.
To Ephraim M. Haynes, two hundred and fifty dollars.
To Joshua O. Hays, one hundred and forty dollars.
To Minerva T. Headrick, two hundred and forty-nine dollars.
To Hinton G. Hester, ninety-one dollars.
To Mary J. House, one hundred and twenty-five dollars.
To William Huey, one hundred and thirty-five dollars.
To Henry C. Hughes, two hundred dollars.
To John Hughes, two hundred and forty dollars.
To Fielding Hurst, two thousand three hundred and thirty-five dollars.
To Lilbourn Johnson, one hundred and twenty-five dollars.
To Nancy Johnson, fifty dollars.
To Joseph R. Johnston, four hundred and ten dollars.
To Samuel M. Johnston, eight hundred and two dollars.
To Elizabeth Jolly, one hundred and seventy-eight dollars and fifteen cents.
To Eli A. Jones, one hundred and eighty-five dollars.
To John Jones, seven hundred and thirty-three dollars and forty cents.

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Payment of claims allowed by the commissioners to persons in --
Tennessee.

To Readick Y. Jones, sixteen dollars.
To Samuel Keebler, one hundred and eighty-five dollars.
To Nathan Kelley, two hundred and fifty dollars.
To Polley Kelley, two hundred dollars.
To Calvin A. Kerby, one hundred and twenty dollars.
To William Kiggins, seventy dollars.
To Stephen Kilgore, one hundred and thirty dollars.
To Stephen King, one hundred and twenty-five dollars.
To William H. King, one hundred and forty-five dollars.
To Abraham B. Kirk, two hundred dollars.
To Rebecca E. Kirk, three hundred and sixty-seven dollars.
To Martha Kite, one hundred and fifty dollars.
To Jacob Lang, one hundred dollars.
To William Larkin, nine hundred and fourteen dollars and fifty cents.
To Calaway H. Lawson, one hundred and ten dollars.
To Preston Lawson, one hundred and twenty dollars.
To Arvazena Lewis, administratrix of the estate of David Lewis, deceased, three hundred and eighty-five dollars.
To Mary A. Lewis, one hundred and thirty-one dollars.
To Madison Line, one hundred and ninety-eight dollars.
To James Long, three hundred and thirty-five dollars.
To Alfred B. Low, one hundred dollars.
To Ervin Loyd, one hundred and twenty dollars.
To Robert H. McCroskey, one hundred and twenty-five dollars.
To Alfred McKinney, one hundred and forty dollars.
To William M. McLean, two hundred and fourteen dollars.
To James McMahan, one hundred and ten dollars.
To Elilhu McNees, one hundred and ten dollars.
To Jacob McNees, one hundred and forty dollars.
To Joseph P. McVey, five hundred dollars.
To Catharine Maltzberger, one hundred and twenty-five dollars.
To Gideon M. Maples, one hundred and twenty-five dollars and sixty-two cents.
To James Maples, three hundred and ninety dollars and fifty cents.
To Malissa O. Maples, two hundred and sixteen dollars and twenty-five cents.
To Enoch Marshall one hundred and thirty dollars.
To William Martin, four hundred and forty-five dollars and seventy-two cents.
To John W. Matlock, seven hundred and seventy dollars.
To Edward Maxey, one hundred dollars.
To James P. Merritt, seven hundred and six dollars and sixty cents.
To Daniel Miller, four hundred and sixty dollars.
To Julius Miller, one hundred and twenty-five dollars.
To Sarah Miller, one hundred and fifty dollars.
To Daniel Moore, one hundred dollars.
To R. G. Moore, thirteen dollars.
To Samuel R. Morrow, two hundred and sixty dollars.
To Benjamin A. Moss, two hundred and seventy dollars.
To Hardy Moss, one hundred and twenty-five dollars.
To Jacob Myers, seven hundred and seventy-five dollars.
To James Myers, fifty dollars.
To Daniel Nelson, fifty dollars.
To Nathan Nelson, fifty dollars.
To Richard Oliver, one hundred and ninety-five dollars.
To Charles Owen, four hundred and four dollars.
To James Park, two hundred and eighty-seven dollars.
To Allen Parker, five hundred and eighty dollars.
To Rebecca O. Parkison, administratrix of the estate of Daniel Parkison, deceased, five hundred dollars.
To James Parkison, two hundred and eighty-five dollars.
To Lewis Parsons, one hundred and forty-five dollars.
To Benjamin Patton, seven hundred and eleven dollars.
To David Pearce, two hundred and twenty-five dollars.
To Mary J. Pearson, one hundred dollars.
To M. C. Pinion, two hundred and thirty-five dollars.
To Melvin Porter, four hundred and seventy-five dollars.
To William B. Porter, nine hundred and nine dollars.
To Wilson Y. Parsley, one hundred and seventy-eight dollars.
To Reuben M. Rader, two hundred and twenty-five dollars.
To Enos H. Rambo, one hundred and twenty dollars.
To William B. Rankin, one hundred and eighty dollars.
To Daniel J. Read, seven hundred and eight dollars.
To Malinda Reagan, one hundred and twenty dollars.
To Elijah R. Reavis, one hundred and fifty dollars.
To Samuel S. Renfro, one hundred and fifty dollars.
To Matilda Rhea, one hundred and ten dollars.
To Austin Rice, junior, one hundred dollars.
To Milo Robbins, three hundred and sixty dollars.
To John Rogers, two hundred and forty-five dollars.
To John Rogers, two hundred and sixteen dollars.
To Samuel Pearce, executor of the estate of John Roller, deceased, one hundred and fifty dollars.
To P. G. Rosenblatt, eighty dollars.
To Wiley C. Ross, one hundred and twenty dollars.
To Amos Rowland, one hundred and thirty-five dollars.
To Ebin Rowland, one hundred and ten dollars.
To James Glasson, administrator of the estate of Thomas Rowland, deceased, two hundred and fifty dollars.
To John W. Rudder, one hundred and fifty dollars.
To Thomas Russell, forty-three dollars.
To Benjamin Rutledge, one hundred and twenty-five dollars.
To Abraham Saunders, one hundred and twenty dollars.
To Susan C. Seates, three hundred and sixty-two dollars and forty cents.
To Harrison Self, four hundred and twenty dollars.
To Thomas F. Self, forty dollars.
To Mary D. Sharp, one hundred and fifty dollars.
To Calaway Shoemaker, one hundred and twenty-five dollars.
To Henry S. Smith, five hundred and ten dollars.
To John T. Smith, thirty dollars.
To Thomas A. Smith, one hundred and twenty dollars.
To John Squibb, two hundred and five dollars.
To Millia Staples, five hundred and eighty-nine dollars.
To Andrew Stephens, one hundred dollars.
To James Stewart, one hundred and fifty dollars.
To John G. Hale, administrator of the estate of Benjamin J. Stone, deceased, two hundred and seventy-seven dollars.
To Lemuel C. Stow, one hundred dollars.
To William T. Talbert, five hundred and twenty dollars.
To Nancy Talley, two hundred dollars.
To George W. Taylor, two hundred and twenty dollars.
To Shepherd Thacker, two hundred and forty-five dollars.
To Pleasant H. Thomas, executor of the estate of Henry M. Thomas, deceased, three hundred and seventy-eight dollars and seventy-five cents.
To John F. Thomas, seven hundred and fifty dollars.
To James T. Trotter, six hundred and six dollars and sixty-five cents.
To Daniel Venable, two hundred and fifty dollars.
To Caswell M. Vestal, one hundred and eighty dollars.
To Ethelbert S. Wallace, three hundred and sixty dollars.
To Thomas S. Watson, two hundred and seventy-five dollars.
To Calvin Watterson, two hundred and twenty dollars.
To Mahlon White, one hundred and forty dollars.
To William White, one hundred and twenty-five dollars.
To James W. Williams, two hundred and fifty dollars.
To Nathaniel T. Williams, four hundred and twenty-five dollars.
To James G. Willoughby, one hundred and sixty-one dollars.
To James, Jacob, and John T. Myers, and John T. Myers, administrator of the estate of John Willoughby, four hundred and eighty-one dollars and sixty-four cents.
To John T. Myers, administrator of the estate of John Willoughby, two hundred and fifty dollars.
To David W. Wilson, executor of the estate of George M. Wilson, deceased, three hundred and fifty-five dollars and eighty cents.
To William T. Wilson, two hundred and forty dollars.
To Samuel O. Wood, four hundred and twenty dollars.
To Joseph B. Woodside, nine hundred and eighty-seven dollars and twenty cents.
To Demarcus L. Wright, one hundred and six dollars.
To Francis M. Yell, one thousand two hundred and fifty dollars.
To Catharine Young, one hundred and twenty dollars.

OF THE STATE OF TEXAS.

To Benedict Rehner, one hundred and seventy-five dollars.
To Louisa Volk, administratrix of the estate of George W. Volk, deceased, five hundred dollars.

OF THE STATE OF VIRGINIA.

To George F. Abel, two hundred and fifty-seven dollars and sixty-six cents.
To Henry Anderson, three hundred and seventy dollars.
To Mary Ashby, one hundred and twenty-five dollars.
To David and George Auld, executors of the estate of George Auld, deceased, one thousand one hundred and twenty-eight dollars.
To William W. Avery, three hundred and ninety-one dollars.
To William Bagent, one hundred dollars.
To Moses H. Barber, administrator of the estate of David Barber, deceased, six hundred and sixty-six dollars.
To Augustin Bayliss, three hundred dollars.
To Mary Birch, four hundred and forty-five dollars.
To Samuel Birch, six hundred and twenty dollars.
To Manassah Blackburn and John F. Lewis, two thousand two hundred and eighty-nine dollars and sixty-six cents.
To William T. Bowen, executor of the estate of Joseph Bowen, deceased, two thousand three hundred and eighty-six dollars.
To Leonard Bowman, one thousand and seventeen dollars and fifty cents.
To Evans Bradby, five hundred and seventy-five dollars.
To Pleasant Bradby, three hundred and five dollars.
To Richard Almound, administrator of Sterling Bradby, deceased, three hundred and fifty-one dollars.
To the public-school trustees of Manassas, for the material of the Bradby school-house and church, four hundred and fifty dollars, to be paid on the basis of a compromise between the school and church trustees on file in the case.
To Elias Brent, eighty-three dollars and seventy-five cents.
To John Bromley, two hundred and seventy-four dollars and five cents.
To Henry Brown, forty-five dollars.
To Nimrod Brown, fifteen dollars.
To William Brown, one hundred and fifty-seven dollars.
To William M. Brown, four hundred and thirty dollars.
To Christian Brunk, one hundred and one dollars.
To Lavinia Buck, four hundred and fifty-seven dollars and fifty cents.
To Pierce Butler, one hundred and twenty-four dollars.
To Chester C. Gaver, administrator of the estate of William Butts, deceased, one hundred and sixty-nine dollars.
To Ruth Carter, one hundred and twenty-five dollars.
To William Cather, two hundred and fifty-three dollars.
To Maria Charity, twenty-five dollars.
To John Chivis, nineteen dollars and fifty cents.
To John T. Clark, five thousand two hundred and fifty-five dollars.
To Mark Coles, one hundred and seventy dollars.
To Abner Conard, five hundred and eighty-seven dollars and twenty cents.
To Harrison Cooper, five hundred and seventy-nine dollars.
To Frank E. Corbett, four hundred and fifty-nine dollars.
To William J. Court, three hundred and eighty dollars.
To David Crone, five hundred and sixty dollars.
To Nace Dade, one hundred dollars.
To Elijah Deaton, two hundred dollars.
To Eliza J. Deming, four hundred and forty dollars.
To Sophia E. Demory, executrix of the estate of Mahlon Demory, deceased, four hundred and ten dollars and sixty-two cents.
To Eli Derry, two hundred and twenty-eight dollars.
To George W. Derry, six hundred and fifteen dollars.
To John P. Derry, one hundred and twenty-five dollars.
To Philip Derry, four hundred and twenty dollars.
To Larkin Dewese, one hundred and twenty-five dollars.
To Edward Dick, one thousand two hundred and forty-two dollars.
To William T. Dickin, two hundred and six dollars.
To James M. Dillard, three thousand two hundred and ten dollars.
To Henry W. Dixon, two hundred and seventy-five dollars.
To Allen and Robert P. Dodge, two thousand two hundred and twenty dollars.
To James Donaldson, six hundred and ten dollars and eighteen cents.
To Thompson Dougherty, one hundred and fifty-three dollars.
To Mary Dudley, executrix of the estate of Trueworthy Dudley, deceased, one hundred and fifteen dollars.
To Jesse Dungey, one hundred and thirty dollars.
To William W. Dunlap, one hundred and twenty dollars.
To James K. East, one hundred and fifteen dollars.
To William Elliott, one hundred and twenty dollars.
To Elizabeth Elmore, three hundred and thirty-three dollars and fifty cents.
To Mary J. Fenton, one hundred and twenty-five dollars.
To Sarah A. Fessenden, five hundred dollars.
To Samuel Foltz, three thousand five hundred and thirty dollars.
To Matthew and Jane Ford, one hundred and sixty dollars.
To Josiah D. Forrest, thirty dollars.
To Edmund Foster, seventy dollars.
To William Fowler, four hundred and ten dollars.
To the estate of John Fox, deceased, to be paid to John S. Byrne, Receiver of the circuit court of Fauquier county, Virginia, to be by him reported to said court to be distributed according to the will of John Fox, deceased, seven thousand five hundred and forty-five dollars.
To Thomas Fox, four hundred and seventy dollars.
To Randal Gale, fifty dollars.
To Alfred W. Gardner, ten thousand dollars.
To James L. Gardner, one hundred and twenty-five dollars.
To Thomas Garland, four hundred dollars.
To Oliver Gaskins, senior, two hundred and thirty-nine dollars.
To Oliver Gaskins, second, three hundred and sixty-five dollars.
To Oliver Gaskins, third, three hundred and fifty-five dollars.
Payment of claims allowed by the commissioners to persons in Virginia.

To Olivia George, one hundred and seventy-eight dollars and eighty-five cents.
To Walter Gilchrist, fifty dollars.
To William Godwin, one hundred and seventy-five dollars.
To loyal heirs of Annie Goodin, one hundred and thirty-nine dollars and sixty-four cents.
To Henry T. Gover, sixty dollars and thirty cents.
To William Gray, seventy dollars.
To John S. Grimsley, one thousand two hundred and seventy dollars.
To Charles B. Guy, six hundred and eighty-four dollars and sixty cents.
To Charles P. Harris, two hundred and thirty-four dollars.
To Emeline Harris, one hundred dollars.
To Kitty Harris, four hundred and ninety dollars.
To Moses Harris, one hundred and thirty dollars.
To William Harris, one hundred and thirty-five dollars.
To John and Job Hawxhurst, four hundred and ninety-five dollars and fifty cents.
To Abraham N. Hazen, eight hundred and ninety-eight dollars.
To Charles W. Hazen, one hundred and thirty dollars and ninety-four cents.
To Abraham N., Charles W., Eleanor N., and Sarah A. Hazen, Harriet L. Burge, and Mary P. Hixson, heirs of the estate of Levi H. Hazen, deceased, two thousand and fifty-six dollars and ninety-four cents.
To Gideon Householder, administrator of the estate of Peter Hickman, deceased, one hundred and twenty dollars.
To Charles W. Holland, one hundred and forty-nine dollars and seventy-five cents.
To Augustin and Mary L. Holtzman, four hundred and ninety-five dollars.
To William S. Hope, one hundred and sixty-eight dollars and seventy-five cents.
To James W. Hunter, three hundred and ninety dollars.
To J. Fenton Jackson, one hundred and sixty dollars.
To John Jackson, two hundred and thirty dollars and twenty-five cents.
To William Jackson, one hundred and eleven dollars and twenty-five cents.
To Alfred James, one hundred dollars.
To Samuel Johns, forty dollars.
To Charles Johnson, two hundred and ninety-two dollars and fifty cents.
To Anna Maria Johnston, and Anna Maria Johnston, guardian for James Edgar and Fannie V. Johnston, five hundred and fifty dollars.
To George W. Jordan, one hundred and thirty dollars and twenty-five cents.
To Nathaniel Jordan, one hundred dollars.
To Elijah L. Kase, nine hundred and sixty dollars and fifty cents.
To Dunbar Robinson, administrator of the estate of Jeremiah Kaufman, deceased, sixty-three dollars and fifty cents.
To Nimrod Kern, four hundred and thirty-two dollars.
To James B. Kirk, eight thousand five hundred and fifty-six dollars and eighty cents.
To Lovisa Lamb, three hundred and forty dollars.
To John Lambert, two hundred and thirty dollars.
To John Langston, two hundred and thirty dollars and eighty-five cents.
To Thomas W. Langston, ninety-six dollars.
To Robert Lawson and Peyton Washington, two hundred and thirty-three dollars.
To Arthur Lee, one hundred and sixty dollars.
To Jesse Lee, one hundred dollars.
To Fleming E. Lewis, two hundred and fifty dollars.
To Jarrett Locker, one hundred and sixty dollars.
To Eli A. Love, three hundred and eighty-two dollars.
To Lorenzo M. Lown, one hundred and eighty dollars and fifty cents.
To Lucinda McGhee, administratrix of the estate of John McGhee, one hundred dollars.
To the executors of the estate of Alexander G. McKenney, one thousand seven hundred and forty-five dollars.
To Matthew McKown, one hundred and thirty dollars.
To James and Lewis Marcsey, one thousand and forty-seven dollars.
To John Marshall, six hundred and seventy-nine dollars.
To Thomas Maxwell, four hundred and ninety-seven dollars.
To Thomas J. Middleton, one hundred and fifteen dollars.
To William P. Miles, two hundred and twenty dollars.
To Fannie V. Miller and Anne E. Wilson, one thousand nine hundred and seventy-six dollars.
To Loudon Mitchell, three hundred and forty-two dollars and fifty cents.
To Nellie Naylor, administratrix of the estate of Samuel Naylor, deceased, seventy-five dollars.
To George Neer, three hundred and five dollars and twenty-five cents.
To Hezekiah Oriudorf, one hundred and fifty dollars.
To Joseph Overton, two hundred and thirty dollars.
To Alexander Parham, ninety-four dollars.
To Samuel Patterson, nine hundred and sixty-one dollars and eighty cents.
To Allen Pearce, one thousand five hundred and ninety-five dollars.
To Allen Pearce, one thousand five hundred and ninety-five dollars.
To John Pearman, two hundred and seven dollars.
To Jones Pearman, two hundred and thirty-four dollars and ten cents.
To Howson Pinn, eight hundred and seven dollars.
To Emma C. Pintler, administratrix of the estate of Peter Pintler, deceased, four hundred and forty-one dollars.
To Samuel S. Proctor, four hundred dollars.
To Andrew Jamieson, executor of the estate of William P. Quitenbury, deceased, six thousand eight hundred and forty dollars.
To Joseph L. Russell, one thousand five hundred and eighty-four dollars.
To Charles Safford, one hundred and ninety-five dollars.
To Thomas Sampson, three hundred and eighty-one dollars.
To Jourdan M. Saunders, one thousand eight hundred and twenty-one dollars and fifty cents.
To John and Peter Schenck, two hundred and ninety dollars.
To John Schooler, one thousand four hundred and eighty dollars.
To William Scott, two hundred and twenty-five dollars.
To Ellen, Mary, and William Scranage, and Catharine Tucker, heirs of Richard Scranage, four hundred and two dollars.
To William H. Simms, one hundred and twelve dollars and fifty cents.
Payment of claims allowed by the commissioners to persons in Virginia.

To Ellen G. Slemaker, one hundred and sixty-eight dollars and sixty cents.
To John Oehrl, administrator of the estate of Hiram J. Smith, deceased, one thousand one hundred and twenty-six dollars.
To John J. Smith, seven hundred and twenty-five dollars and fifty cents.
To Mary J. Smith, one hundred and fifty-six dollars.
To Samuel Smith, ninety-six dollars.
To Samuel Smith, (colored,) one hundred and ten dollars.
To Thomas M. Smith, William R. Snow, and J. C. Wilson, three thousand three hundred and twenty-two dollars.
To Alexander W. Snyder, nine hundred and fifty dollars.
To Adelina V. and Ann E. Sommers, of Washington, D. C., one thousand and two dollars, and to Abraham H. Sommers, two hundred and thirty-six dollars.
To Happy A. Spicer, one hundred and fifty dollars.
To William K. Stewart, five hundred and fifty dollars.
To George W. Taylor, one hundred dollars.
To William B. Taylor, two hundred dollars.
To John W. Terry, one thousand and ten dollars.
To Rachel C. Travers, administratrix of the estate of John W. Travers, deceased, two hundred and ninety-five dollars.
To James W. Tucker, one thousand and ninety dollars.
To Robert T. Lucas, administrator of the estate of Samuel Tucker, deceased, one thousand and two hundred dollars.
To Nelson Vorce, one hundred and eighty dollars.
To Stephen Wallace, one hundred and sixty dollars.
To Samuel Wampler, fifty-five dollars and twenty-five cents.
To Charles A. Ware, one thousand and eight hundred dollars.
To Cyrus Washburn, one thousand and one hundred dollars.
To David Welsh, two hundred and twenty-five dollars.
To Ansel Whedon, seven hundred and fifty dollars.
To Thomas Wilder, one hundred dollars.
To William Wilkinson, two thousand one hundred and seventy-four dollars.
To Sandford Williams, eighty dollars.
To George Williamson, senior, one hundred and seventy-five dollars.
To Charles L. Wood, administrator of the estate of Robert B. Wood, deceased, five hundred and forty dollars.
To Wesley Wood, four hundred and thirty-three dollars.
To Levi H. York, three hundred and ninety-four dollars.
To Amos Young, five hundred and seventy-seven dollars and twelve cents.
To Eliza W. Young and William A. Young, executors of the estate of John M. Young, deceased, three thousand one hundred and ninety-eight dollars and fifty cents.

OF THE STATE OF WEST VIRGINIA.

To John F. Smith, executor of the estate of Lewis R. Beeson, deceased, two hundred and seventy dollars.
To Philip Derry of Peter, two hundred and five dollars.
To Julia A. Eagle, two hundred and twenty-one dollars and eighty cents.
To Henry W. Frye, four hundred and thirty-six dollars.
To Isaac Graham, one hundred and forty dollars.
To Zachariah Johnson, one hundred and twenty-five dollars.
To Jesse Landaker, one thousand three hundred and twenty-seven dollars.
To George W. Mock, two hundred dollars.
To John W. Ware, one thousand and forty dollars.
To Zebulon Wise, seventy-eight dollars.
To Thomas E. Woodward, four hundred and forty dollars.

Sec. 2. That the case of Whitty M. Sasser, which was reported allowed by the commissioners of claims to the extent of the interest therein of Letitia Elsey and Maria H. Turpin, and the case of John Campbell, administrator of the estate of Stephen S. Springer, deceased, be, and they are hereby, referred to the commissioners of claims for re-examination and report; and the said commissioners of claims are hereby authorized to re-open, examine, and consider the said cases, and to make report thereon to Congress.

Approved, June 22, 1874.

CHAP. 426.—An act for the relief of John W. Divine, late assistant surgeon of the Eleventh Regiment of Tennessee Cavalry.

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 he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the sum of seven hundred and thirty-eight dollars and eighty-three cents, in full payment for services rendered, to John W. Divine, as assistant surgeon of the Eleventh Regiment of Tennessee Cavalry, from the eighth day of May, eighteen hundred and sixty-three, to the first day of October, eighteen hundred and sixty-three.

Approved, June 22, 1874.

CHAP. 427.—An act for the relief of Robert F. Winslow.

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 he is hereby, authorized to pay to Robert F. Winslow, of Illinois, out of any money not otherwise appropriated, the sum of eight hundred and thirteen dollars and eighty-two cents, for services rendered in raising, drilling, and equipping troops mustered into the United States service during the late war of the rebellion.

Approved, June 22, 1874.

CHAP. 428.—An act for the relief of Henry P. Ingram and John H. Askins.

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 he is hereby, directed to pay to H. P. Ingram, captain sixty-second regiment Illinois volunteers, and John H. Askins, second lieutenant sixty-second regiment Illinois volunteers, the salaries of their respective offices from the fifteenth day of January, eighteen hundred and sixty-two, to the tenth day of April, eighteen hundred and sixty-two.

Approved, June 22, 1874.

CHAP. 429.—An act for the relief of George A. Bacon.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized and directed to pay to George A. Bacon, late lieutenant-colonel of the fifteenth Illinois cavalry, out of any money
appropriated, or which may hereafter be appropriated, for the pay of
the Army, a sum equal to the pay and emoluments of a lieutenant-colonel
of cavalry from the thirty-first day of December, eighteen hundred
and sixty-two, to the third day of April, eighteen hundred and sixty-
three, deducting whatever pay he may have received for that period.

Approved, June 22, 1874.

**CHAP. 430.**—An act for the relief of Isaac Riseden, late a first lieutenant of the
Eleventh Tennessee Cavalry.

*Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled,* That the Paymaster General of
the Army, out of any money appropriated for the pay of the army, is
authorized and directed to pay Isaac Riseden, late an acting lieutenant
of company E, Eleventh Tennessee Cavalry, the pay and allowances
of a first lieutenant of cavalry, from the fifteenth day of August, eighteen
hundred and sixty-three, to the tenth day of March, eighteen hundred
and sixty-five, after deducting therefrom any sum which he may
have received for his services during said time.

Approved, June 22, 1874.

**CHAP. 431.**—An act for the relief of John N. Newman, late an acting first lieu-
tenant of Company B, Ninth Tennessee Volunteer Cavalry.

*Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled,* That the Secretary of War be,
and he is hereby, authorized and directed to place the name of John N.
Newman on the rolls as first lieutenant of Company B, Ninth Tennessee
Cavalry Volunteers, from August fifteenth, eighteen hundred and sixty-
three, to February second, eighteen hundred and sixty-four; and that
the proper accounting and pay officers of the Government shall allow
and pay to said Newman the pay and emoluments of a first lieutenant
of cavalry during the said time, deducting any sum or sums he may
have received on account of military service during the said period.

Approved, June 22, 1874.

**CHAP. 432.**—An act for the relief of William H. Pilkenton, late a second lieutenant
in company G, fifth regiment Indiana cavalry volunteers

*Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled,* That the Secretary of War be,
and he is hereby, authorized and directed to place the name of William
H. Pilkenton on the rolls as second lieutenant in company G, fifth regi-
ment Indiana Cavalry Volunteers, as of the date of June thirtieth,
eighteen hundred and sixty-four; and that the proper accounting and
pay officers shall allow and pay to said Pilkenton the pay and emolu-
ments of a second lieutenant from said date until the date of his dis-
charge, deducting any sum or sums he may have received on account of
military service during said period.

Approved, June 22, 1874.

**CHAP. 433.**—An act for the relief of Mrs. Louisa P. Molloy.

*Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled,* That the Postmaster-General be,
and he is hereby, authorized to credit to the account of Mrs. Louisa P. Mol-
loy, postmaster at Potosi, Washington County, Missouri, the sum of one
hundred and seventy dollars, on account of postage-stamps stolen from
the office on the night of the sixteenth of December, eighteen hundred
and seventy-two, and with the further sum of one hundred and twenty-
five dollars, being the amount of money stolen from a registered letter
at the same time, the amount of which was paid by her to the owners
thereof on the order of a special agent of the Post-Office Department;
which credits may be allowed in favor of said Louisa P. Molloy in any
settlement hereafter made by her with the Post-Office Department.

Approved, June 22, 1874.

CHAP. 434.—An act for the relief of Colonel E. McCarty.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Secretary of the Treas-
ury be, and he is hereby, authorized and directed to pay to Colonel E.
McCarty, of Illinois, assignee of Ruel Hough, out of any money in the
Treasury not otherwise appropriated, the sum of one thousand four hun-
dred and fifty dollars; which said sum the said Ruel Hough paid to the
Government on a direct tax sale by the judgment of a United States
court, the tax on the land sold having been prior to said sale by the
owner thereof; Provided, That the said Secretary is satisfied that said
McCarty has succeeded to all the rights which said Hough had to make
reclamation upon the United States.

Approved, June 22, 1874.

CHAP. 435.—An act for the relief of John Dold.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Secretary of the Treas-
ury be, and he is hereby, authorized and directed to pay to John Dold
the sum of one thousand five hundred and twenty-five dollars and eighty-
three cents in lieu of check numbered A, seven thousand five hundred
and thirty-one, on the United States depositary, dated the twenty-sixth
day of February, eighteen hundred and seventy-two, payable to the order
of said John Dold, and signed by A. J. McGonigle, acting quartermaster
United States Army; which said check, it is claimed, has been lost, and
was never received by the said John Dold: Provided, That before the pay-
ment hereinbefore authorized, the said John Dold shall execute a bond
of indemnity to the United States, with sufficient sureties, against the
claim of the payee in said draft or the claim of any person in possession
of or claiming the same, and also to fully indemnify the United States
against all loss and damage in the premises.

Approved, June 22, 1874.

CHAP. 436.—An act for the relief of Martin Kallfleisch's sons.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Secretary of the Treas-
ury be, and is hereby, authorized and directed to pay to Martin Kall-
fleisch's sons the sum of five thousand two hundred and forty-one dol-
ars and twenty-eight cents, out of any money in the Treasury not other-
wise appropriated, in full payment for acids furnished the United States
assay-office in the city of New York in the years eighteen hundred and
sixty-nine and eighteen hundred and seventy.

Approved, June 22, 1874.
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 he is hereby, authorized and directed, out of any moneys in the Treasury not otherwise appropriated, to pay to the personal representatives of William Northedge, deceased, who shall be duly appointed and qualified as such, for the benefit of the widow and children of said deceased, the sum of seven thousand five hundred dollars, in full for moneys expended by said deceased in subsisting and equipping the Fifty-ninth Regiment New York State Volunteers.

Approved, June 22, 1874.

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 he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to John L. T. Jones the sum of four thousand dollars which shall be in full discharge of all claims of said John L. T. Jones against the United States for rent of building, and destruction of the same by accidental fire, while being so occupied as quarters by the United States troops in Montgomery County, Maryland, under the command of General Hubert Ward, in November, eighteen hundred and sixty-two.

Approved, June 22, 1874.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of twenty-five thousand dollars be, and the same is hereby, appropriated, out of any money in the Treasury not otherwise appropriated, to the Kentucky Agricultural and Mechanical Association, to pay for damages to their fair grounds, resulting from their occupancy by United States troops during the late rebellion, which sum has been recommended to be paid by the board of claims and by the Secretary of War.

Approved, June 22, 1874.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Treasurer of the United States be, and he is hereby, authorized and directed to pay to the president of the East Tennessee University the sum of eighteen thousand and five hundred dollars, in full compensation for aid given by and on behalf of said university to the Army of the United States in the late war of the rebellion: Provided, That before said sum shall be paid, a release in full of all claims against the Government by said East Tennessee University shall be executed in due form by the proper officers thereof and deposited with the Treasurer, along with the receipt of the money hereby appropriated.

Approved, June 22, 1874.
CHAP. 441.—An act for the relief of Matthias Whitehead.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Adjutant General of the Army be, and he is hereby, directed to remove the charge of desertion from the name of Matthias Whitehead, late a private of Company G, Eighth Regiment Tennessee Volunteer Infantry; and that the said Matthias Whitehead shall be allowed and paid the back-pay due him to the thirty-first day of October, eighteen hundred and sixty-four, when he was ordered to return to duty, but he shall not be entitled to any bounty.

Approved, June 22, 1874.

CHAP. 442.—An act to remove the political disabilities of Henry H. Sibley, a citizen of Fredericksburg, Virginia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all political disabilities imposed by the fourteenth amendment of the Constitution of the United States upon Henry H. Sibley, by reason of his participation in the rebellion, be, and the same are hereby, removed.

Approved, June 22, 1874.

CHAP. 443.—An act making an appropriation to pay Emanuel Small and James Tate, of Atchison county, Missouri, for carrying the mails.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be, and hereby is, appropriated the sum of one hundred and ten dollars to pay Emanuel Small and James Tate, of Atchison county, Missouri, the amount found by the Sixth Auditor of the Treasury to be due them for carrying the mails of the United States in said county of Atchison, under a contract with the United States, during the years eighteen hundred and sixty-eight and eighteen hundred and sixty-nine; and the Secretary of the Treasury is hereby directed to pay the said Emanuel Small and James Tate, or either of them, the said sum hereby appropriated.

Approved, June 22, 1874.

CHAP. 444.—An act for the relief of Benjamin W. Reynolds.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of fifteen dollars and sixty-five cents be, and the same is hereby, allowed to Benjamin W. Reynolds, late United States depositary at St. Croix Falls, Wisconsin, for compensation for his services as said depositary, between the twenty-sixth day of October, eighteen hundred and sixty-one, and the twenty-sixth day of November, eighteen hundred and sixty-four.

SEC. 2. That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to said Benjamin W. Reynolds fifteen dollars and sixty-five cents out of any money in the Treasury not otherwise appropriated.

Approved, June 22, 1874.
June 22, 1874.  

CHAP. 445.—An act for the relief of J. and W. R. Wing, of New Bedford, Massachusetts.

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 is hereby authorized to pay to Messrs. J. and W. R. Wing, agents and managing owners of the late American whaling-bark "Xanthe," of New Bedford, Massachusetts, the sum of six hundred and forty-two dollars and twenty-two cents in gold, in full payment for expenses incurred by them for the support and transportation of the crew of that vessel after its wreck in the Indian Ocean June eighteenth, eighteen hundred and seventy-one.

Approved, June 22, 1874.

June 22, 1874.  

CHAP. 446.—An act for the relief of Peter J. Knapp.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized and directed to cause Peter J. Knapp, late a private in company H, fifth regiment Iowa Infantry Volunteers, to be honorably discharged and mustered out of the service, to date with the muster-out of his regiment, and to cause to be paid to him the full sum due him for back pay and allowances as a soldier of the company and regiment above named: Provided, That the Secretary of War shall be satisfied upon investigation that the agreement of the said Peter J. Knapp to join the enemy was made while the said Knapp was incarcerated in a rebel prison, and for the purpose of escaping from imminent peril of death from exposure and hunger, and with a view of escaping to the Union lines.

Approved, June 22, 1874.

June 22, 1874.  

CHAP. 447.—An act referring the petition and papers in the case of Robert M. and Stephen A. Douglas, in so far as the same relates to cotton seized, to the Court of Claims.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the claim of Robert M. and Stephen A. Douglas, for payment for their cotton seized in March, eighteen hundred and sixty-three, be, and it is hereby, referred to the Court of Claims for its decision, according to law and the practice of that court in such cases and proceedings.

Approved, June 22, 1874.

June 22, 1874.  

CHAP. 448.—An act for the relief of Alexander Henderson.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Treasurer of the United States pay to Alexander Henderson two hundred and thirty-four dollars and seventy-one cents, for balance due him as late consul at Londonderry, in Ireland.

Approved, June 22, 1874.

June 22, 1874.  

CHAP. 449.—An act for the relief of Peter S. Patton.

Whereas, in the month of March, eighteen hundred and seventy-two, the post office at Burlington, in the State of Kansas, was burglariously
entered and robbed of public moneys and property to the amount of four hundred and twenty dollars; and whereas such robbery was effected without fault or negligence on the part of the postmaster, Peter S. Patton; and whereas said Patton has paid to the United States the amount and value of said moneys and property so stolen, and expended in the pursuit and arrest of the burglars the further sum of one hundred dollars: Therefore

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be paid to the said Peter S. Patton, out of any money in the Treasury not otherwise appropriated, the sum of four hundred and twenty dollars, to reimburse the said Patton for the payments and expenses so by him made and incurred.

Approved, June 22, 1874.

CHAP. 450.—An act to authorize the Secretary of the Interior to settle and pay the accounts of William Pelham, late surveyor-general of New Mexico.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and required to settle and pay whatever amount may be found due and owing by the Government to William Pelham as surveyor-general of the Territory; and that the sum of five hundred and eighteen dollars and ninety cents, or so much thereof as may be necessary, be, and the same is hereby, appropriated for said purpose out of any money in the Treasury not otherwise appropriated.

Approved, June 22, 1874.

CHAP. 451.—An act for the relief of James A. McCullah, late collector of the fifth district of Missouri.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting officers of the Treasury be, and they are hereby, authorized and directed to credit the account of James A. McCullah, late collector of the fifth district of Missouri, with a sum not exceeding seven thousand eight hundred and fourteen dollars and nineteen cents, the same being the amount alleged to be uncollected on assessment lists transferred by him to his successor in office, and which were destroyed by fire while in the hands of his said successor: Provided, That such credits shall not be allowed until it shall be shown to the satisfaction of the Commissioner of Internal Revenue that due diligence was used by said McCullah to make collection of said taxes while said lists remained in his hands, and that they were not collected by him; it being the intention of this act to relieve said McCullah from complying with the strict requirements of existing regulations relative to the abatement of uncollected taxes.

Approved, June 22, 1874.

CHAP. 452.—An act for the relief of John D. Young of Kentucky

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of one thousand and nine dollars be and the same is hereby appropriated out of any money in the treasury not otherwise appropriated to pay to John D. Young the difference between the sum of Twenty five hundred and nine dollars, ordered to be paid to him by a resolution of the House of Rep-
resentatives passed February 15th 1869, and the sum of Fifteen hundred dollars, which was paid to him by order of the Committee of Accounts, on the fifth day of April 1869.

Approved, June 22, 1874.

CHAP. 492.—An act for the relief of the heirs at law of William C. Brashear, an officer of the Texas navy.

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 he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to the heirs at law of William C. Brashear the amount of leave-pay per annum, from the date of the annexation of the republic of Texas to the date of the demise of said William C. Brashear, it being the rate and pay to which he, the said William C. Brashear, would have been entitled as an officer of the Texas navy under the twelfth section of the act entitled "An act making appropriations for the naval service for the year ending June thirty, eighteen hundred and fifty-eight," approved March third, eighteen hundred and fifty-seven, in the event he had lived to the passage of said act.

Approved, June 23, 1874.

CHAP. 493.—An act for the relief of Burke and Kunkel.

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 he is hereby, authorized and directed to pay to Burke and Kunkel, out of any money not otherwise appropriated, three thousand eight hundred and forty-nine dollars, being the amount of pig iron taken by the agent of the Treasury Department by mistake as Confederate property, July, eighteen hundred and sixty-five, and being the net proceeds which was covered into the Treasury of the United States to the credit of the captured and abandoned property fund.

Approved, June 23, 1874.

CHAP. 494.—An act to amend an act entitled "An act to incorporate the trustees of the Female Orphan Asylum in Georgetown, and the Washington City Orphan Asylum, in the District of Columbia," approved May 24, 1828.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section three of an act entitled "An act to incorporate the trustees of the Female Orphan Asylum, in Georgetown, and the Washington City Orphan Asylum, in the District of Columbia," approved May twenty-four, eighteen hundred and twenty-eight, be, and the same is hereby, so amended as to authorize the said corporations or either of them, to increase the annual income of property acquired or to be acquired by either of said corporations to a sum not exceeding twenty-five thousand dollars per annum.

Approved, June 23, 1874.

CHAP. 495.—An act to legalize the muster of Reuben M. Pratt, as second lieutenant.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby authorized and directed to place the name of Reuben M. Pratt on the rolls of Company "H," Sixth Regiment Pennsylvania Reserve Corps Infantry, as a second lieutenant, and his muster into
service as such heretofore made, to date from the First day of August Eighteen hundred and sixty-two is hereby recognized: Provided, That the provisions of this act shall not be taken or construed as granting any claim against the United States except the right of pension to the minor heirs of said Reuben M. Pratt.

Approved, June 23, 1874.

CHAP. 496.—An act for the relief of William I. Blackistone, of Saint Mary's County, Maryland.

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 he is hereby, directed to pay, out of any money in the Treasury not otherwise appropriated, to William I. Blackistone, of Saint Mary's County, Maryland, the sum of nine hundred and seventy-two dollars, in full for services as a board of trade, in Saint Mary's County, Maryland, from December fifteenth, eighteen hundred and sixty-two, to September fifteenth, eighteen hundred and sixty-three.

Approved, June 23, 1874.

CHAP. 497.—An act for the relief of the sureties of James L. Collins, deceased.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Hamilton G. Fant, William Craig, John S. Watts, Vincent St. Vrain, and William W. Mills, sureties of James L. Collins, deceased, upon his official bond, as late receiver of public moneys, and as designated depository at Santa Fé, New Mexico, they, and their heirs, and legal representatives, are hereby released and discharged from all liability on said bond, and from the judgment recovered thereon in favor of the United States.

Sec. 2. That the Secretary of the Treasury is hereby authorized, on final adjustment and settlement of the accounts of James L. Collins, deceased, late receiver and United States designated depository of public moneys at Santa Fé, New Mexico, to pass to his credit the amount of money stolen from the United States depository at Santa Fé, New Mexico, after the murder of said Collins, on the night of June fifth, eighteen hundred and sixty-nine, and for which a judgment was recovered in the district court of New Mexico in favor of the United States against the sureties of said Collins, or part of them, for thirty-two thousand five hundred and sixty-one dollars and three thousand and thirty-two dollars and thirty-two cents interest; and to pay to the legal representatives of said Collins such sum, not exceeding one thousand one hundred and sixty-eight dollars and eighteen cents, as may be shown to have been due and owing said Collins at the time of his murder, out of any money in the Treasury not otherwise appropriated.

Approved, June 23, 1874.

CHAP. 498.—An act for the relief of Oliver P. Mason.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of seven hundred and eighty-seven dollars and fifty cents be, and the same is hereby, appropriated, out of any money not otherwise appropriated, for the payment of Oliver P. Mason, for services rendered as assistant provost-marshal in the Department of Kansas; and the proper officers of the War and Treasury Departments are hereby authorized to pay the said sum to the said Oliver P. Mason or his legal representatives.

Approved, June 23, 1874.
June 23, 1874.

CHAP. 499.—An act for the relief of A. H. Von Luettwitz, late Lieutenant, Third United States Cavalry.

Whereas, A. H. Von Luettwitz, late a first Lieutenant in the Third United States Cavalry, who was cashiered from the United States service by sentence of a General Court Martial on the eighth day of July, eighteen hundred and seventy, having established his innocence of the charges upon which he was so cashiered the United States service; Therefore;

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the Secretary of War be, and is hereby directed to amend the record of the said A. H. von Luettwitz so that he shall appear on the rolls and records of the Army for rank as if he had been continuously in service. Provided, That nothing shall be paid to him for the interval of time from the eighth day of July eighteen hundred and seventy until the passage of this act.

Approved, June 23, 1874.

June 23, 1874.

CHAP. 500.—An act to relieve C. L. Stevenson, of Virginia, of his political disabilities

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two thirds of each House concurring therein) That all political disabilities imposed by the fourteenth amendment of the Constitution of the United States by reason of any participation in the late rebellion be, and they are hereby, removed from C. L. Stevenson, of Virginia.

Approved, June 23, 1874.

June 23, 1874.

CHAP. 501.—An act for the relief of Thomas Hughes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the accounting officers of the proper Departments be, and they are hereby, authorized and required to settle and pay to late Lieutenant Thomas Hughes, regimental quartermaster of the Twenty-eighth Iowa Volunteer Infantry, who appears to have been mustered out of service nominally, on the first day of June, eighteen hundred and sixty-five, by general order number eighty-two, current series, War Department, but who actually performed service under the order of Colonel Bonneville, commandant at Benton Barracks, until the eighth day of July, eighteen hundred and sixty-five, his full pay and perquisites for all the time he actually served, whether he was legally bound to perform such service or not.

Approved, June 23, 1874.

June 23, 1874.

CHAP. 502.—An act for the relief of Captain James B. Thompson.

Whereas James B. Thompson, late of Company G. First Pennsylvania Rifles, was captured while in the line of his duty, May thirtieth eighteen hundred and sixty-four, at the battle of Bethesda Church Virginia; and whereas on the sixth of June eighteen hundred and sixty-four, the said James B. Thompson was commissioned first lieutenant in company F. One hundred and ninetieth Pennsylvania Volunteers, and on the nineteenth of September, eighteen hundred and sixty-four another commission was issued to him as captain in same company and regiment, he being at the issuing of both commissions absent as a prisoner of war in the hands of the enemy; and whereas the said James B. Thompson endured the horrors and privations of Andersonville for a period of
nearly seven months, escaping twice and being once run down and re-
captured by hounds, but at the third attempt eluding his pursuers and
reaching the Union lines at Atlanta, Georgia, after traveling for one
whole month entirely by night; and whereas his failure to be mustered
was through no fault or neglect of his own but solely by reason of his
unavoidable detention as a prisoner of war, Therefore,

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the proper accounting offi-
cers of the Treasury, be, and they are hereby, directed to pay the said
James B. Thompson the pay and emoluments of a first lieutenant of in-
fantry in active service from June sixth eighteen hundred and sixty-four
to September nineteenth eighteen hundred and sixty-four; and they
are also authorized and directed to pay him the pay and emoluments of a
captain of infantry in active service from September nineteenth, eight-
teen hundred and sixty-four to March first eighteen hundred and sixty-
five, from which date his muster as an officer commences.

Approved, June 23, 1874.

CHAP. 503.—An act to refund to E. and J. Koch certain customs-duties.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Secretary of the Treas-
ury be, and he is hereby, authorized to refund to Messrs E. and J.
Koch two thousand nine hundred and sixteen dollars and sixty-five cents,
gold, being the amount paid by them in the New Orleans cus-
toms-district on an importation of machinery for the manufacture of
beet-root sugar, in the year eighteen hundred and seventy-three.

Approved, June 23, 1874.

CHAP. 504.—An act to provide for the payment of legal services rendered by Edmund
Randolph. to the United States.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That there shall be paid, out of
any money in the Treasury not otherwise appropriated, the sum of
twelve thousand dollars to the legal representatives of the late Edmund
Randolph, of California, in full satisfaction and discharge of balance of
professional services rendered by him in the cases of the United States
versus John Parrott and others, and Andres Castillero versus the United
States: Provided, That on receipt of said sum the said legal representa-
tives shall execute a full discharge of all claims in favor of the estate of
said Randolph against the United States.

Approved, June 23, 1874.

CHAP. 505.—An act for the relief of Lieutenant John Shelton.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Paymaster-General is
hereby directed to pay to John Shelton, late first lieutenant Company
E, Second North Carolina Mounted Infantry, out of any money appro-
priated for the pay of the Army, the full pay and allowance of a first
lieutenant of infantry, from the first day of September, eighteen hundred
and sixty-three, to the sixteenth day of August, eighteen hundred and
sixty-five, less the pay he received as a private of said company.

Approved, June 23, 1874.
CHAP. 506.—An act making an appropriation for the payment of seven hundred and ninety-two dollars and forty-six cents due the late James L. Day of Connecticut, for transporting the mails over post-route numbered eight thousand one hundred and fifty-one.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of seven hundred and ninety-two dollars and forty-six cents be paid, out of any money in the Treasury not otherwise appropriated, to Mrs. Nancy Day, widow of the late James L. Day, of Connecticut being the balance found due said James L. Day on the thirty-first day of May, eighteen hundred and sixty-one, the time of adjusting an account with him for transporting the mails over post-route numbered eight thousand one hundred and fifty-one, which amount remains unpaid.

Approved, June 23, 1874.

CHAP. 507.—An act to remove the political disabilities of Van R. Morgan of Virginia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein,) That all political disabilities imposed upon Van R. Morgan, of Virginia, by the fourteenth amendment to the Constitution of the United States, be, and the same are hereby, removed.

Approved, June 23, 1874.

CHAP. 508.—An act to remove the disabilities of John Julius Gutherie.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein,) That all political disabilities imposed upon John Julius Gutherie, of North Carolina, by reason of his participation in the rebellion, are hereby removed.

Approved, June 23, 1874.

CHAP. 509.—An act for the relief of Marcus Otterbourg, late consul of the United States at the city of Mexico, and minister to the republic of Mexico.

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 he is hereby, directed, out of any money in the Treasury not otherwise appropriated, to pay to Marcus Otterbourg, late consul of the United States at the city of Mexico, and having been designated minister plenipotentiary to the republic of Mexico, in full compensation for his services as minister to Mexico from June twenty-first until September thirtieth, eighteen hundred and sixty-seven, both inclusive.

Approved, June 23, 1874.

CHAP. 510.—An act granting a pension to the minor children of Michael Weisse, deceased.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the
names of the minor children of Michael Weisse, deceased, late of Company K., ninth regiment Michigan Infantry, that were under sixteen years of age on the first day of October, eighteen hundred and seventy-one.

Approved, June 23, 1874.

CHAP. 511.—An act for the relief of Joab Bagley.

Whereas, it is alleged that on the thirtieth day of September, eighteen hundred and fifty-eight, under and by virtue of an act of Congress approved March third, eighteen hundred and fifty-five, land-warrant numbered ninety-five thousand one hundred and sixteen, for one hundred and twenty acres of land, was issued to one James McAdory, and by him afterward duly sold and assigned to Joab Bagley, a citizen of Jefferson county, in the State of Alabama, who, on the twenty-first day of September, eighteen hundred and sixty-two, located the said land-warrant in the purchase of the southwest quarter of the southwest quarter and the south half of the northeast quarter of section six, township eighteen, range two west, in the Tuscaloosa land district, in the State of Alabama; which said location of said land-warrant is alleged to have been made in good faith, but under a law (or pretended law) of the State of Alabama authorizing the location of land-warrants in said State, and whereas, it is alleged that said land-warrant has been lost or destroyed, and that the same has not been returned to or filed in the office of the Commissioner of the General Land Office, but that notice of the loss thereof has been given to the said Commissioner of the General Land Office: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

That upon the payment by Joab Bagley, of the minimum price to the proper officer of the Government of the United States for said land, to wit, the southwest quarter of the southwest quarter and the south half of the northeast quarter of section six, township eighteen, range two west, in the Tuscaloosa land district, in the State of Alabama, as by law required, estimating the said land-warrant at its value, to wit, one dollar and twenty-five cents per acre, the balance to be paid in cash, the title of the said real estate be, and the same is hereby, confirmed in the said Joab Bagley, his heirs and assigns; and the Commissioner of the General Land Office is hereby authorized and required to issue letters patent conveying the title to said lands to the said Joab Bagley.

Sec. 2. That this act shall not impair, make void, or in any way interfere with any prior valid claim to the said real estate in the preceding section described.

Approved, June 23, 1874.

CHAP. 512.—An act for the relief of James Coats of Jackson, Mississippi.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Sec'y of the Treasury be and he is hereby authorized to pay, out of any money in the Treasury not otherwise appropriated, to James Coats, of Jackson, Mississippi the sum of eight hundred dollars, in full for labor and repairs, and materials and furniture, furnished to the United States court-house at Jackson Mississippi.

Approved, June 23, 1874.
CHAP. 513.—An act for the relief of James Lillie postmaster at Lisbonville, Ray County, Missouri.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Auditor of the Treasury for the Post Office Department be directed to credit, in the account of James Lillie as postmaster at Lisbonville, Ray County, Missouri, the sum of twenty-two dollars and twenty-six cents, being the value of stamps and stamped envelopes destroyed by fire in said post office on the nineteenth day of January, eighteen hundred and seventy-three, without negligence on the part of said postmaster.

Approved, June 23, 1874.

CHAP. 514.—An act granting a pension to E. Caroline Webster, widow of Lucius H. Webster.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of E. Caroline Webster, widow of Lucius H. Webster, late a private in company H, of the Seventh regiment of Michigan cavalry volunteers, and pay her a pension from and after the passage of this act.

Approved, June 23, 1874.

CHAP. 515.—An act for the relief of Robert Tillson and Company, of Quincy, Illinois.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the claim of Robert Tillson and Company, of Quincy, Illinois, for loss and damage growing out of the failure of the Government of the United States to keep and perform the contract or contracts as to time and manner of payment, under which certain horse equipments and infantry accouterments were manufactured, between the months of September, eighteen hundred and sixty-two, and July, eighteen hundred and sixty-four, by said Tillson and Company, for said Government, be, and the same is hereby, referred to the Court of Claims, and such court is authorized and directed to investigate the same, and to ascertain, determine, and adjudge the amount equitably due said firm, if any, for such loss and damage.

Approved, June 23, 1874.

CHAP. 516.—An act for the relief of Mercy Ann Hall, widow of Captain Charles F. Hall.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy is hereby authorized and directed to allow and settle the salary of Captain Charles F. Hall, late in command of the Polaris expedition, to December thirty-first, eighteen hundred and seventy-three, and pay the balance to his widow Mercy Ann Hall.

SEC. 2. That the Secretary of the Navy is hereby authorized to purchase from the said Mercy Ann Hall the manuscripts of said Charles F. Hall relative to his several voyages and explorations in the North seas, at a price not exceeding fifteen thousand dollars, and, in case of purchase, to deposit the same with the officers of the Smithsonian Institution for safe-keeping, examination, and report to Congress.

SEC. 3. That the sum of sixteen thousand nine hundred and thirty-six dollars, or so much thereof as may be necessary, is hereby appropriated to carry out the provisions of this act.

Approved, June 23, 1874.
CHAP. 517.—An act for the relief of John J. Hayden.

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 he is hereby, authorized and directed to pay to John J. Hayden, one hundred and fifty dollars, out of any money in the Treasury not otherwise appropriated, in full compensation for services rendered by him for the United States, in the year eighteen hundred and sixty-four, in the office of John H. Farquher, captain in the nineteenth regiment, United States infantry and mustering and disbursing officer at Indianapolis, Indiana, in relation to the draft-accounts of said State.

Approved, June 23, 1874.

CHAP. 518.—An act granting a pension to Franklin Stoner.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place the name of Franklin Stoner, late a private in company G, of the Eighty-fourth Regiment of Pennsylvania Volunteers, on the pension roll, subject to the provisions and limitations of the pension laws, and that he be paid a pension from the passage of this act.

Approved, June 23, 1874.

CHAP. 519.—An act to remove the political disabilities of A. S. Taylor, of Maryland.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two thirds of each house concurring,) That the political disabilities imposed by the fourteenth amendment of the Constitution of the United States on A. S. Taylor, a citizen of the State of Maryland, be, and the same are hereby, removed.

Approved, June 23, 1874.

CHAP. 520.—An act for the relief of Andrew Mason.

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 is hereby appropriated and directed to be paid to Andrew Mason for improvements of processes heretofore and hereafter to be employed in the United States Assay-office at New York or elsewhere in the refining and parting of gold and silver bullion.

Approved, June 23, 1874.

CHAP. 521.—An act for the relief of Jesse F. Moore and Charles W. Lewis.

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 he is hereby, authorized and directed to pay to Jesse F. Moore and Charles W. Lewis, out of any money in the Treasury not otherwise appropriated, the sum of one thousand and forty-one dollars and six cents, in full pay & satisfaction for a lot of tobacco improperly seized at Macon, Georgia, in November, eighteen hundred and sixty-seven, from Jesse F. Moore, and sold January thirty-first, eighteen hundred and sixty-eight, by J. O. McBurny, acting as collector of internal revenue, and the proceeds of which have been covered into the Treasury.

Approved, June 23, 1874.
CHAP. 522.—An act for the relief of Mrs. Louisa Eldis of Sandusky, Ohio.

Payment to Louisa Eldis.

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 he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Mrs. Louisa Eldis, of Sandusky, Ohio, the sum of six hundred and ninety-one dollars and eighty-three cents, in full compensation for losses sustained by the occupancy of her stone building in Sandusky, Ohio, by the One Hundred and Third Regiment of New York Volunteers, during the months of January, February, March, and April, eighteen hundred and sixty-four.

Approved, June 23, 1874.

CHAP. 523.—An act to release J. W. Bennett from political disabilities.

Political disabilities of J. W. Bennett.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two thirds of each House concurring therein) That all political disabilities imposed by the fourteenth amendment to the Constitution of the United States, by reason of participation in the late rebellion, be, and they are hereby, removed from J. W. Bennett, of Carroll county, Maryland.

Approved, June 23, 1874.

CHAP. 524.—An act to remove the political disabilities of George E. Pickett, of Virginia.

Political disabilities of George E. Pickett.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein) That all political disabilities imposed upon George E. Pickett, of Richmond, Virginia, by the fourteenth amendment to the Constitution of the United States, be, and the same are hereby, removed.

Approved, June 23, 1874.

CHAP. 525.—An act granting a pension to Ira Douthart.

Pension to Ira Douthart.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Ira Douthart, late a private in company D, thirteenth regiment Iowa Volunteers, and pay him a pension from and after the passage of this act.

Approved, June 23, 1874.

CHAP. 526.—An act to remove the political disabilities of George N. Hollins of Maryland.

Political disabilities of George N. Hollins.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two thirds of each House concurring therein) That the political disabilities imposed by the fourteenth amendment to the Constitution of the United States, be, and they are hereby, removed from George N. Hollins of Maryland

Approved, June 23, 1874.
FORTY-THIRD CONGRESS. Sess. I. Ch. 527, 528, 529, 530, 531. 1874.

CHAP. 527.—An act for the relief of J. E. Ingalls, postmaster at Denmark, Lee County, Iowa.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Auditor of the Treasury for the Post-Office Department be directed to credit the account of J. E. Ingalls, postmaster at Denmark, Lee County, Iowa, with the sum of one hundred and eighty-five dollars and forty-four cents for postage stamps stolen from his office on the third of September, eighteen hundred and seventy-two, without any fault or negligence on the part of said Ingalls.

Approved, June 23, 1874.

CHAP. 528.—An act to relieve Sardine G. Stone, of Alabama, of political disabilities.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two thirds of each House concurring therein,) That the political disabilities imposed upon Sardine G. Stone, of Alabama by the provisions of the fourteenth article of amendment to the Constitution of the United States be, and the same are hereby, removed.

Approved, June 23, 1874.

CHAP. 529.—An act to relieve Joseph Wheeler of Lawrence county, in the State of Alabama, from all political disabilities imposed by the fourteenth amendment to the Constitution.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two thirds of each House concurring therein,) That all political disabilities imposed by the fourteenth amendment to the Constitution of the United States, by reason of participation in the late rebellion, be, and they are hereby removed from Joseph Wheeler of Lawrence County, in the State of Alabama.

Approved, June 23, 1874.

CHAP. 530.—An act for the relief of the Pekin Alcohol Manufacturing Company.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioner of Internal Revenue is hereby authorized and directed to enter satisfaction on the export bond for that portion of the distilled spirits of the Pekin Alcohol Manufacturing Company of the State of Illinois said to have been destroyed at Urbana, Ohio, while in transit for export to the port of Genoa, upon proof satisfactory to him, and to the Secretary of the Treasury, of the destruction of said spirits without fraud, collusion, or negligence on the part of the owners of said spirits.

Approved, June 23, 1874.

CHAP. 531.—An act to relieve E. L. Winder of his political disabilities.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each house concurring therein,) That all the political disabilities imposed by the fourteenth amendment of the Constitution of the United States, on E. L. Winder, of Norfolk, Virginia, late lieutenant in the United States Navy, be, and the same are hereby removed.

Approved, June 23, 1874.
FORTY-THIRD CONGRESS. Sess. I. Ch. 532, 533, 534, 535. 1874.

June 23, 1874.  
CHAP. 532.—An act to remove the political disabilities of Richard T. Allison, of Maryland.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two thirds of each House concurring therein), That the political disabilities imposed by the fourteenth amendment to the Constitution of the United States, be and they are hereby, removed from Richard T. Allison of Maryland.

Approved, June 23, 1874.

June 23, 1874.  
CHAP. 533.—An act to relieve the political disabilities of L. L. Lomax, of Virginia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein) That all political disabilities imposed by the fourteenth amendment of the Constitution of the United States on L. L. Lomax, a citizen of Virginia, be, and the same are hereby removed.

Approved, June 23, 1874.

June 23, 1874.  
CHAP. 534.—An act for the relief of William Tod Helmuth, of New York.

Whereas, William Tod Helmuth, doctor of medicine, of the city of New York, has composed and is the author of a book entitled "A System of Surgery, by William Tod Helmuth, M. D.," in the entering of the title of which book with the Librarian of Congress at Washington, on or about the twenty-second day of August, eighteen hundred and seventy-two, an imperfect copy of the title thereof was deposited, and the act relating to copyright has been otherwise not complied with, but without any improper intent, on the part of said William Tod Helmuth, doctor of medicine: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That said William Tod Helmuth, doctor of medicine, the author of the book entitled "A System of Surgery, by William Tod Helmuth, M. D.," may, within ninety days from the passage of this act, enter an amended and corrected title of said book, and deposit two copies of said book with the Librarian of Congress at Washington, who is hereby directed to receive the same; and that upon complying with this law, the right of said William Tod Helmuth, doctor of medicine, to his said book, and to the copyright thereof, shall be the same in all respects as though all the requirements of the copyright laws of the United States had been duly complied with when said imperfect title was first recorded with the Librarian of Congress in eighteen hundred and seventy-two, and when said book was first published. And it shall not be necessary for said William Tod Helmuth, doctor of medicine, to insert in the copies of such book any other or further notice of copyright thereto than would have been required had the copyright laws been originally duly complied with.

Approved, June 23, 1874.

June 23, 1874.  
CHAP. 535.—An act to relieve John Forsyth of Alabama of political disabilities.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two thirds of each House concurring) That the political disabilities imposed upon John Forsyth of Alabama by the fourteenth amendment to the Constitution of the United States, for participation in the rebellion be, and the same are hereby removed—

Approved, June 23, 1874.
RESOLUTION.

[No. 2.]—Joint resolution giving the consent of Congress to the acceptance by Edward Young, of a present from the Emperor of Russia.

Whereas, His Imperial Majesty the Emperor of Russia has been pleased to confer upon each of the official delegates of the United States to the International Statistical Congress at Saint Peters burg, a diamond ring as a souvenir of that reunion; and

Whereas one of those delegates, Edward Young, Chief of the Bureau of Statistics in the Treasury Department, holds an office of profit and trust under the United States: Therefore

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the consent of Congress be, and is hereby, granted to the said Edward Young to accept from the Emperor of Russia the present above mentioned.

Approved, January 10, 1874.
PRIVATE ACTS OF THE FORTY-THIRD CONGRESS
OF THE
UNITED STATES,
Passed at the second session, which was begun and held at the city of Washington, in the District of Columbia, on Monday, the seventh day of December, 1874, and was adjourned without day on Thursday, the fourth day of March, 1875.

ULYSSES S. GRANT, President. HENRY WILSON, Vice-President and President of the Senate. MATT. H. CARPENTER was elected President of the Senate pro tempore, on the twenty-third day of December, 1874, and so acted from time to time until the first day of January, 1875. HENRY B. ANTHONY was chosen President of the Senate pro tempore, on the twenty-fifth day of January, 1875, and so acted until the first day of February, 1875. He was again chosen on the fifteenth day of February, 1875, and so acted, from time to time, until the twenty-third day of February, 1875. JAMES G. BLAINE, Speaker of the House of Representatives.

CHAP. 3.—An act for the relief of James L. Pugh

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein) That all political disabilities imposed upon James L. Pugh, a citizen of the State of Alabama, by the fourteenth article of the amendments to the Constitution of the United States be, and the same are hereby, removed.

Approved, December 18, 1874.

CHAP. 6.—An act granting a pension to Letta Bagley.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Letta Bagley, mother of James P. Bagley, late a private in company E, twenty-ninth regiment Ohio volunteers, and pay a pension to her from the time when her name was dropped from the pension-roll.

Approved, December 21, 1874.

CHAP. 11.—An act referring the case of Joseph Wilson to the Court of Claims.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the claim of Joseph Wilson, for compensation for mules captured by the rebels in July, eighteen hundred and sixty-four, in consequence as he alleges of the refusal of the pickets of the Army to allow him to pass within the lines and deliver the mules to the Government on his contract, be, and the same is hereby, referred to the Court of Claims for its decision according to the law and the practice of that court in such cases and proceedings.

Approved, December 29, 1874.
CHAP. 16.—An act to remove the political disabilities of Dabney H. Maury of Virginia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein,) That all political disabilities imposed upon Dabney H. Maury, of Virginia, by the fourteenth amendment to the Constitution of the United States, by reason of his participation in the rebellion, are hereby removed.

Approved, January 15, 1875.

CHAP. 17.—An act to remove the political disabilities of Charles M. Fauntleroy of Virginia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein,) That all political disabilities imposed upon Charles M. Fauntleroy, of Virginia, by the fourteenth amendment to the Constitution of the United States, by reason of his participation in the rebellion, are hereby removed.

Approved, January 15, 1875.

CHAP. 21.—An act for the relief of Mrs. Susan A. Shelby.

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 he is hereby, authorized and directed to pay to Mrs. Susan A. Shelby, of Port Gibson, in the State of Mississippi, out of any money not otherwise appropriated, the sum of ten thousand three hundred and fifty-one dollars and two cents, in full of her claim for cotton captured and sold by the United States.

J. G. BLAINE
Speaker of the House of Representatives
HENRY WILSON
Vice President of the United States and President of the Senate

Received by the President January 7, 1875.

[Note by the Department of State.—The foregoing act having been presented to the President of the United States for his approval, and not having been returned by him to the house of Congress in which it originated within the time prescribed by the Constitution of the United States, has become a law without his approval.]

CHAP. 24.—An act to provide for the payment of D. B. Allen and Company for services in carrying the United States mails.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of twenty-one thousand five hundred and forty-three dollars be, and the same is hereby, appropriated, out of any moneys in the Treasury not otherwise appropriated, for the payment of D. B. Allen and Company for carrying the United States mails between New York and San Francisco in eighteen hundred and sixty-four and eighteen hundred and sixty-five, during the suspension of the overland mail service on the overland route, and that the same shall be in full payment for said service.

Approved, January 22, 1875.
CHAP. 28.—An act for the relief of William A. Griffin.

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 he is hereby, required to pay, out of any money in the Treasury not otherwise appropriated, to William A. Griffin, late superintendent of the national cemetery at Andersonville, in the State of Georgia, the sum of two thousand three hundred and twenty-five dollars, in full discharge for all claims and demands whatsoever for labor done and damages sustained by him in and about said cemetery.

Approved, January 28, 1875.

CHAP. 38.—An act to remove the disabilities of James Howard, of Baltimore, Maryland.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein,) That all political disabilities imposed upon James Howard, of Baltimore, Maryland, by the fourteenth amendment of the Constitution of the United States, by reason of participation in the rebellion, are hereby removed.

Approved, February 9, 1875.

CHAP. 42.—An act granting a Pension to Hugh Wallace.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Hugh Wallace, late a private in company F, forty-sixth regiment Missouri infantry volunteers, from and after the passage of this act.

Approved, February 11, 1875.

CHAP. 43.—An act granting a Pension to Rosanna Quinn.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Rosanna Quinn, mother of Francis P. Quinn, late sergeant-major of the ninety-sixth regiment Illinois volunteers, and to pay her a pension from and after the passage of this act.

Approved, February 11, 1875.

CHAP. 44.—An act for the relief of John Brennan.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That John Brennan shall be allowed the sum of six hundred and forty-three dollars, for disbursements made by him in compensating assistant janitors in the United States court-house and post office at Indianapolis, Indiana, under authority from the United States marshal.

Approved, February 11, 1875.
CHAP. 45.—An act granting a pension to William D. Boyd, of Johnson county, Kentucky.

_Pension to William D. Boyd._

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of William D. Boyd, who was a private in company E, first regiment of Kentucky Capitol Guards, and who did service in the war against the rebellion, and lost an arm in said service; said pension to date from the eleventh day of March, eighteen hundred and sixty-five, when he was mustered out of service.

Approved, February 11, 1875.

CHAP. 46.—An act granting a pension to Emily Phillips, widow of Martin Phillips.

_Pension to Emily Phillips._

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Emily Phillips, widow of Martin Phillips, late a corporal of company H, fifty-sixth Ohio volunteer infantry, upon evidence already furnished the Commissioner of Pensions in her claim, number one hundred and ninety-six thousand four hundred and fifty-one.

Approved, February 11, 1875.

CHAP. 47.—An act granting a pension to Martha Wold.

_Pension to Martha Wold._

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-rolls, subject to the provisions and limitations of the pension laws, the name of Martha Wold, mother of Engeburt Wold, late a private in company A, thirty-sixth regiment, Illinois volunteer infantry, deceased, and pay her a pension from the date of the passage of this act.

Approved, February 11, 1875.

CHAP. 48.—An act granting a pension to Samuel Henderson.

_Pension to Samuel Henderson._

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Samuel Henderson, late a private in company G, of the one hundred-and-second regiment of Ohio volunteers, and pay him a pension from the passage of this act.

Approved, February 11, 1875.

CHAP. 49.—An act granting a pension to George Holmes.

_Pension to George Holmes._

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of George Holmes, late a private in the seventh Maine battery, and to pay him a pension of eight dollars a month, dating from the passage of this act.

Approved, February 11, 1875.
CHAP. 50.—An act granting a pension to William D. Morrison, late captain of company D, Seventh Regiment Maryland Volunteer Infantry.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of William D. Morrison, late captain of company D, of the Seventh regiment Maryland Volunteer Infantry, and pay him a pension from and after the passage of this act.

Approved, February 11, 1875.

CHAP. 51.—An act granting a Pension to Sarah Summerville.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension roll, subject to the provisions and limitations of the pension laws, the name of Sarah Summerville, widow of Alexander S. Summerville, deputy provost-marshal for the eleventh district of Illinois.

Approved, February 11, 1875.

CHAP. 52.—An act granting a Pension to the minor heirs of John H. Evans.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension roll, subject to the provisions and limitations of the pension laws, the names of the minor heirs of John H. Evans, deceased, late a private in company A, third regiment of Tennessee cavalry; payment to commence from and after the passage of this act.

Approved, February 11, 1875.

CHAP. 53.—An act to restore the name of Hannah B. Eaton, of Kingsville, Ohio, to the pension roll.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to restore to the pension roll the name of Hannah B. Eaton, with pension at the same rate previously paid to her, and to date from the fourth day of December, eighteen hundred and seventy-two, the day on which her name was dropped from the pension roll.

Approved, February 11, 1875.

CHAP. 54.—An act granting a Pension to John W. Wright, now at the National Military Asylum, near Dayton, Ohio.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension roll, subject to the provisions and limitations of the pension laws, the name of John W. Wright, late a private in company E, seventeenth Kentucky infantry volunteers, and that he be paid a pension from and after the passage of this act.

Approved, February 11, 1875.
CHAP. 55.—An act granting a Pension to John Hendrie.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of John Hendrie, late a private in company B, seventeenth regiment of United States infantry; payment to commence from the passage of this act.

Approved, February 11, 1875.

CHAP. 56.—An act granting a pension to James R. Borland.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place the name of James R. Borland, of Bureau county, Illinois, on the roll of invalid-pensioners, at the rate of eight dollars a month; said pension to commence on the day of his discharge from the United States service.

Approved, February 11, 1875.

CHAP. 57.—An act granting a pension to John J. Bottgar.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of John J. Bottgar, late a private in company C, sixteenth regiment Iowa volunteers, and pay him a pension from and after the passage of this act.

Approved, February 11, 1875.

CHAP. 58.—An act repealing the act granting a pension to William H. Blair, approved July twenty-seventh, eighteen hundred and sixty-eight.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act granting a pension to William H. Blair, late a private in company G of the twelfth regiment of Maine volunteers, approved July twenty-seventh, eighteen hundred and sixty-eight, be, and the same is hereby, repealed.

Approved, February 11, 1875.

CHAP. 59.—An act granting a Pension to Rachael W. Phillips, widow of Gilbert Phillips.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Rachael W. Phillips, widow of Gilbert Phillips, late a private in company D, thirty-eighth regiment Wisconsin volunteers, transferred to company A, twentieth regiment veteran reserve corps, and pay her a pension from and after the passage of this act.

Approved, February 11, 1875.
CHAP. 60.—An act granting a Pension to Eli Persons.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Eli Persons, late a private in company K, seventy-third regiment Ohio volunteer infantry, and pay him a pension from and after the passage of this act.

Approved, February 11. 1875.

CHAP. 61.—An act granting a Pension to Robert D. Jones.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Robert D. Jones, late a private in company B, third regiment of Pennsylvania Reserves, and pay him a pension from and after the passage of this act.

Approved, February 11, 1875.

CHAP. 62.—An act granting a Pension to Margaret Beeler.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Margaret Beeler, widow of Peter Beeler, late a private in company A, twelfth regiment Tennessee Cavalry, and pay her a pension from and after the passage of this act.

Approved, February 11, 1875.

CHAP. 63.—An act granting a Pension to William M. Drake.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of William M. Drake, late private in company D, Eighty-second regiment Indiana Volunteer Infantry, and pay him a pension from and after the passage of this act.

Approved, February 11, 1875.

CHAP. 64.—An act granting a Pension to Theron W. Hanks, a private of the Third Minnesota Battery.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Theron W. Hanks, a private of the Third Minnesota Battery, and pay him a pension from and after the passage of this act.

Approved, February 11, 1875.
FORTY-THIRD CONGRESS. Sess. II. Ch. 65, 66, 67, 68, 69. 1875.

Feb. 11, 1875.

Pension to James Burris.

CHAP. 65.—An act granting a Pension to James Burris.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of James Burris, late a private in thirty-second regiment of colored troops, and that he be paid a pension from the passage of this act.

Approved, February 11, 1875.

Feb. 11, 1875.

Pension to Bellinda Craig.

CHAP. 66.—An act granting a Pension to Bellinda Craig.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Bellinda Craig, widow of William T. Craig, late private in the Nineteenth regiment, Pennsylvania Volunteers, and pay her a pension from and after the passage of this act.

Approved, February 11, 1875.

Feb. 11, 1875.

Pension to Alice Roper.

CHAP. 67.—An act granting a Pension to Alice Roper.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Alice Roper, widow of Samuel Roper, late captain of company K, Fifty-sixth Illinois, Infantry Volunteers and pay her a pension from and after the passage of this act.

Approved, February 11, 1875.

Feb. 11, 1875.

Pension to Louisa Thomas.

CHAP. 68.—An act granting a Pension to Louisa Thomas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Louisa Thomas, widow of Cyrus Thomas, late private in company E, One hundred and seventy-sixth regiment Ohio Infantry Volunteers, and pay her a pension from and after the passage of this act.

Approved, February 11, 1875.

Feb. 11, 1875.

Pension to John Fink.

CHAP. 69.—An act granting a Pension to John Fink.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of John Fink, late a private in company G, of the First regiment Potomac Home Brigade, Maryland Volunteers, and pay him a pension from and after the passage of this act.

Approved, February 11, 1875.
CHAP. 70.—An act granting a Pension to Mary Logsdon.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Mrs. Mary Logsdon, widow of Joseph Logsdon, late private company K, Second regiment Maryland Volunteers, and pay her a pension from and after the passage of this act.

Approved, February 11, 1875.

CHAP. 71.—An act granting a Pension to Abby A. Dike.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Mrs. Abby A. Dike, widow of John A. Dike, late a captain of company L, Sixth regiment Massachusetts State troops, and pay her a pension from and after the passage of this act.

Approved, February 11, 1875.

CHAP. 72.—An act to remove the political disabilities of Henry Heth, of Virginia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein,) That all political disabilities imposed upon Henry Heth, of Virginia, by reason of his participation in the rebellion, are hereby removed.

Approved, February 12, 1875.

CHAP. 73.—An act for the relief of Joseph J. Petri—

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, the sum of five thousand dollars, to be paid to Joseph J. Petri, of the State of Illinois, in recognition of his heroic and successful efforts in rescuing from starvation and impending death a train of emigrants snowed in between the Sierra Nevada and Trinity Mountains in the months of November and December, eighteen hundred and forty-nine, and in payment of the expenses and losses incurred by him in the same.

Approved, February 12, 1875.

CHAP. 74.—An act for the relief of De Witt C. Chipman.

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 he is hereby, authorized and directed to pay to De Witt C. Chipman, out of any money in the treasury not otherwise appropriated, the sum of five thousand five hundred and thirty-five dollars and twenty-three cents, in full satisfaction and payment of all demands whatever of the said Chipman as late collector of internal revenue for the eleventh district of Indiana.

Approved, February 12, 1875.
CHAP. 75.—An act granting relief to Francis Dodge.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of six thousand dollars be, and the same is hereby, appropriated, out of any money in the Treasury of the United States not otherwise appropriated, to Francis Dodge, trustee for the owners of the schooner Fairfax, as compensation for the loss and destruction of said schooner, in October, eighteen hundred and sixty-one, by reason of the seizure and appropriation of the same by the naval authorities of the Government.

Approved, February 13, 1875.

CHAP. 79.—An act for the relief of William J. Coite.

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 is hereby authorized and directed to pay to William J. Coite, late acting assistant paymaster, United States Navy, out of any money in the Treasury not otherwise appropriated, the sum of nine hundred and fifty-three dollars and thirty-three cents; the same being the amount falsely returned by the clerk of said Coite, when the same was unable, through sickness, to supervise his final accounts.

Approved, February 17, 1875.

CHAP. 85.—An act to enable Ann Jennette Hathaway, executrix of the last will and testament of Joshua Hathaway, deceased, to make application to the Commissioner of Patents for the extension of letters patent for improved device for converting reciprocating into rotary motion.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Ann Jennette Hathaway, as executrix of the last will and testament of Joshua Hathaway, deceased, of Milwaukee, in the State of Wisconsin, have leave to make application to the Commissioner of Patents for an extension of the letters patent granted to Joshua Hathaway for improved device for converting reciprocating into rotary motion, under date of April third, eighteen hundred and sixty, for the term of seven years from and after the expiration of the original term of fourteen years, for which said letters patent are granted; such application to be made in the same manner and to have the same effect as if the same had been filed not less than ninety days before the expiration of the aforesaid original term of said patent. And upon such application so filed the Commissioner of Patents shall be authorized to consider and determine the same in the same manner, upon giving the same notice, and with the same effect as if the application had been duly filed within the time prescribed by law, and as if the original term of said patent had not expired, should the same expire before he has reasonable time to inquire into the facts and make his decision: Provided, That no person shall be held liable for the infringement of said patent, if extended, for making use of said invention since the expiration of the original term of said patent, and prior to the date of its extension.

Approved, February 18, 1875.

CHAP. 86.—An act authorizing John Hazeltine to make application to the Commissioner of Patents for the extension of his patent for a new and useful water-wheel.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioner of Patents, upon due application made to him therefor, and upon the same
evidence and rules of law as in ordinary extension-cases, be, and hereby is, authorized to extend the patent of John Hazeltine for a new and useful water-wheel, issued to him March twenty-fifth, eighteen hundred and fifty-six, for the further term of seven years from and after the passage of this act; and the said patent so extended shall have the same effect in law as if originally granted for the term for which it shall be so extended: Provided, however, That no person shall be liable for infringing such extended patent by reason of any manufacture, use, or sale subsequent to the twenty-fifth day of March, eighteen hundred and seventy, and prior to the passage of this act.

Approved, February 18, 1875.

CHAP. 87.—An act for the relief of Thomas Winans and William L. Winans.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Thomas Winans and William L. Winans be, and they are hereby, authorized to renew, at any time within six months from the date of the passage of this act, an application heretofore made by them on or about the seventh day of May, in the year eighteen hundred and sixty-six, for letters patent of the United States for certain improvements in the construction of steam vessels, and the Commissioner of Patents is hereby authorized to hear, examine and decide upon such renewed application as though the same had been made within the time now prescribed by law: Provided, That no person shall be held responsible in damages for the manufacture or use of said improvements, in the event of the success of such renewed application, prior to the date of the letters patent therefor.

Approved, February 18, 1875.

CHAP. 88.—An act granting a pension to Angelica Hammond.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Angelica Hammond, widow of William Z. Hammond, late a private in Company B, First Maryland cavalry volunteers, to take effect from the passage of this act.

Approved, February 18, 1875.

CHAP. 96.—An act for the relief of John B. Tyler of Kentucky.

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 he is hereby, authorized and directed to pay to John B. Tyler, of Princeton Caldwell county, Kentucky, out of any money in the Treasury not otherwise appropriated, the sum of one hundred and twenty dollars, in full for the loss of a horse, his private property, which was killed on the battle-field of Stone River, on the thirty first day of December, eighteen hundred and sixty-two; said John B. Tyler at the time being in the service of the United States Army.

J G BLAINE
Speaker of the House of Representatives.

HENRY WILSON
Vice President of the United States, and President of the Senate.

Received by the President February 10, 1875.
[NOTE BY THE DEPARTMENT OF STATE.—The foregoing act having been presented to the President of the United States for his approval, and not having been returned by him to the house of Congress in which it originated within the time prescribed by the Constitution of the United States, has become a law without his approval.]

CHAP. 97.—An act granting relief to John L. Williams, of New York.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of one thousand four hundred and sixty dollars be, and the same is hereby, appropriated, out of any money in the Treasury of the United States not otherwise appropriated, to John L. Williams of New York, to compensate him for the value of a cargo of hay taken and appropriated by the authorities of the Government in October, eighteen hundred and sixty-one.

J. G. BLAINE
Speaker of the House of Representatives.

HENRY WILSON
Vice President of the United States, and President of the Senate.

Received by the President February 10, 1875.

[NOTE BY THE DEPARTMENT OF STATE.—The foregoing act having been presented to the President of the United States for his approval, and not having been returned by him to the house of Congress in which it originated within the time prescribed by the Constitution of the United States, has become a law without his approval.]

CHAP. 98.—An act for the relief of N. H. Dunphee, of Massachusetts.

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 he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to N. H. Dunphee, of Bridgewater, Massachusetts, the sum of six thousand one hundred and eighty dollars, in full compensation for fifty hogsheads of sugar, containing sixty-one thousand eight hundred pounds; which said sugar was seized by the military authorities of the United States at New Orleans in the year eighteen hundred and sixty-three, turned over to the Quartermaster's Department, and properly accounted for by said Department.

J. G. BLAINE
Speaker of the House of Representatives.

HENRY WILSON
Vice President of the United States, and President of the Senate.

Received by the President February 10, 1875.

[NOTE BY THE DEPARTMENT OF STATE.—The foregoing act having been presented to the President of the United States for his approval, and not having been returned by him to the house of Congress in which it originated within the time prescribed by the Constitution of the United States, has become a law without his approval.]

CHAP. 100.—An act for the relief of Lemuel D. Evans, late collector of internal revenue for the fourth district of Texas.

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 he is hereby, authorized, in adjusting the accounts of Lemuel D. Evans, late collector of internal revenue for the fourth district of
Texas, to credit him with the sum of two thousand seven hundred and fifty-three dollars and eighteen cents, that being the amount of money collected by his deputy, W. B. McIntyre, at and in the neighborhood of Athens, in said State, and of which he was robbed by highwaymen on the night of May sixth, eighteen hundred and sixty-nine, on his way from Athens to Marshall: Provided. That it shall appear to the satisfaction of said Secretary that said McIntyre was robbed without any collusion or privity on his part.

Approved, February 23, 1875.

CHAP. 101.—An act granting a pension to William Ira Mayfield.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of William Ira Mayfield, who was a private in the Ninth Regiment of Oregon Militia Volunteers, be placed upon the pension-roll, subject to the provisions and limitations of the pension-laws, to take effect from the passage of this act.

Approved, February 23, 1875.

CHAP. 102.—An act granting a pension to Margaret S. Hastings.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place the name of Mrs. Margaret S. Hastings, widow of Charles B. Hastings, late a private in Company E, Forty-fifth Regiment Massachusetts Volunteers, on the pension-roll, subject to the provisions and limitations of the pension-laws, to take effect from the day of the death of her husband to the time her present pension commenced.

Approved, February 23, 1875.

CHAP. 103.—An act granting a pension to Margaret C. Wells.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place the name of Margaret C. Wells, widow of James G. L. Wells, late of Company A, Eleventh, Regiment Missouri State Militia Cavalry, and pay her arrears of pension from and after the passage of this act for herself and minor children under sixteen years of age.

Approved, February 23, 1875.

CHAP. 104.—An act granting a pension to J. W. Caldwell, of Marshall County, Indiana.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place the name of J. W. Caldwell, late a private in Company E, Seventy-fourth Regiment Indiana Volunteers, on the pension-roll, subject to the provisions and limitations of the pension-laws, to take effect from and after the passage of this act.

Approved, February 23, 1875.
Pension to William Williams.

Feb. 23, 1875.

CHAP. 105.—An act granting a pension to William Williams.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension-laws, the name of William Williams, late captain of Company A, First Battalion of Cavalry Pennsylvania Volunteers, and to pay him a pension from and after the passage of this act.

Approved, February 23, 1875.

Pension to Lydia A. Church.

Feb. 23, 1875.

CHAP. 106.—An act restoring to the pension-roll the name of Lydia A. Church, minor daughter of Nathaniel G. Church.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to restore to the pension-roll, subject to the provisions and limitations of the pension-laws, the name of Lydia A. Church, minor daughter of Nathaniel G. Church, a private in Company E, Third Regiment of Maine Volunteers, and to pay her a pension from the time of its suspension, November sixteenth, eighteen hundred and sixty-seven, until she arrives at the age of sixteen years.

Approved, February 23, 1875.

Pension to Nathan Upham.

Feb. 27, 1875.

CHAP. 107.—An act granting a pension to Nathan Upham.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension-laws, the name of Nathan Upham, a corporal in Company G, Eighty-fourth Regiment of Indiana Volunteers, and to pay him a pension from and after the passage of this act.

Approved, February 23, 1875.

Credit allowed to J. W. Drew.

Feb. 27, 1875.

CHAP. 109.—An act for the relief of J. W. Drew, late additional paymaster in the United States Army.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting-officers of the Treasury of the United States be, and are hereby, authorized and directed to allow to J. W. Drew, late additional paymaster in the United States Army, in the settlement of his accounts for the months of November and December, eighteen hundred and sixty-eight, the sum of twenty thousand three hundred and nineteen dollars and eighty-eight cents for disbursements made on vouchers lost in transmission: Provided, That said accounting-officers shall be satisfied that said disbursements were made; and in determining the same, secondary evidence may be received.

Approved, February 27, 1875.

Payment to J.W. Nichols.

Feb. 27, 1875.

CHAP. 110.—An act for the relief of Major J. W. Nichols, paymaster United States Army.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be paid to Major J. W. Nichols, paymaster United States Army, out of any money in the Treasury not otherwise appropriated, the sum of four thousand five hundred dollars, erroneously charged to and paid by him in the settlement of his accounts.

Approved, February 27, 1875.
CHAP. 111.—An act granting a Pension to Toter Wolfgong.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Toter Wolfgong, late a private in company "E," of the second battalion, eighteenth regiment United States infantry, at the rate of eight dollars a month, from and after the passage of this act.

Approved, February 27, 1875.

CHAP. 112.—An act granting a pension to Eunice Wilson, mother of John C. Wilson, late private company D, forty-ninth regiment Illinois Volunteers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension roll, subject to the provisions and limitations of the pension laws, the name of Eunice Wilson, mother of John C. Wilson, late a private company D, forty-ninth regiment Illinois volunteers, and pay her a pension to commence from the date of the passage of this act.

Approved, February 27, 1875.

CHAP. 113.—An act granting a Pension to Sarah McAdams.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Sarah McAdams, widow of Samuel G. McAdams, late captain in the one hundred and thirty-fifth regiment, Illinois volunteers, and pay her a pension from and after the passage of this act, at the rate of eight dollars per month.

Approved, February 27, 1875.

CHAP. 121.—An act for the relief of Daniel S. Mershon, junior.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be paid to Daniel S. Mershon, junior, out of any money in the Treasury, not otherwise appropriated, the sum of forty-six thousand seven hundred and fifteen dollars and eight cents, in full payment and discharge of the claim of said Mershon for work-done and material furnished in the construction of the side-wheel steamer Cimarron

Approved, March 2, 1875.

CHAP. 122.—An act for the relief of William J. Patton.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting officers of the Treasury Department be, and they are hereby, authorized and directed, in the settlement of the accounts of William J. Patton, late collector of the first and second districts of Arkansas, to audit and allow such amounts as are shown to have been stolen or embezzled by his late deputy collectors, Henry C. Brown, William Hoffman, Andrew
J. L. Barker, John T. Fleming, and John A. Geohegan, it first being proved, to the satisfaction of the Secretary of the Treasury, that such embezzlement or larceny did not occur through any fault or negligence of said Patton: Provided, That in case of any of the money so stolen or embezzled shall hereafter be recovered, the same shall inure to the United States.

Approved, March 2, 1875.

CHAP. 123.—An act to relieve C. D. Anderson of political disabilities

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein) That C. D. Anderson, of Travis County, Texas, be, and is hereby, relieved of all political disability imposed by third section of fourteenth article of amendments to the Constitution of the United States.

Approved, March 2, 1875.

CHAP. 124.—An act for the relief of J. E. D. Couzins, of Saint Louis.

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 he is hereby, authorized to pay to J. E. D. Couzins, of Saint Louis, Missouri, out of any money in the Treasury not otherwise appropriated, the sum of two thousand dollars in full for services rendered to the Government of the United States in the detection and conviction of counterfeaters of United States Treasury notes.

Approved, March 2, 1875.

CHAP. 125.—An act granting a Pension to John W. Darby.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of John W. Darby, late a private in Company "M," Thirty-second Regiment Massachusetts Volunteers, and pay him a pension from and after the passage of this act.

Approved, March 2, 1875.

CHAP. 204.—An act for the relief of John Fletcher, surviving partner of Fletcher and Powell.

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 he is hereby, authorized to pay to John Fletcher, surviving partner of Fletcher and Powell, out of any money in the Treasury not otherwise appropriated, the sum of one thousand three hundred and ninety-nine dollars and thirty-five cents, for over-deductions by the Government of the United States for transportation of military supplies from Fort Leavenworth, in the State of Kansas, to Fort Laramie, Wyoming Territory, in the year eighteen hundred and sixty-five.

Approved, March 3, 1875.
CHAP. 205.—An act making appropriations for the payment of claims reported allowed by the commissioners of claims under the act of Congress of March third, eighteen hundred and seventy-one.

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 he is hereby, authorized and required to pay, out of any moneys in the Treasury not otherwise appropriated, to the several persons in this act named, the several sums mentioned therein, the same being in full for, and the receipt of the same to be taken and accepted in each case as a full and final discharge of, the several claims presented by such persons to the commissioners of claims under the act of March third, eighteen hundred and seventy-one, and reported to the House of Representatives under the said act, that is to say:

OF THE STATE OF ALABAMA.

To William T. Abney, the sum of one hundred and forty dollars.
To Jacob Albright, one thousand and fourteen dollars.
To Albert G. Anderson, six hundred and ten dollars.
To Frederick H. Anderson, one thousand three hundred and twenty-nine dollars.
To Carolina H. Atkisson, four hundred and fifty-five dollars.
To John H. Austin, six hundred and thirty dollars.
To John Auten, two hundred and forty-two dollars.
To James Baker, one hundred dollars.
To William Baker, two hundred and eighty-five dollars.
To Ephraim Barns, one hundred and eighty-four dollars.
To Mary Beaver, administratrix of the estate of Henry R. Beaver, five hundred and ten dollars.
To John Borden, one hundred and fifty dollars.
To Sarah E. Boshell, three hundred and ten dollars.
To Jerry Brannon, one hundred and forty dollars.
To Elizabeth Brewer, two hundred and fifteen dollars.
To John W. Bridgforth, three hundred and seventy-five dollars.
To Samuel Brooks, forty dollars.
To William R. Brown, three hundred and seventy-five dollars.
To James Cargile, one thousand three hundred and sixteen dollars and fifty cents.
To Pleasant Cargile, three hundred and eighty-eight dollars and fifty cents.
To Ann Carr, fifty dollars.
To Melvin B. Carr, one hundred and fifty dollars.
To Benjamin T. Castle, four hundred and eighty-three dollars.
To Wyatt D. Cheatham, two hundred and ten dollars.
To Patrick J. Chisolm, one hundred and eighty dollars.
To James M. Cloud, seven hundred dollars.
To William V. Curtis, three hundred dollars.
To Miles Dana, one thousand three hundred and fifty dollars.
To James Danforth, eight hundred and seventy-four dollars.
To Daniel Davis, eight hundred and twenty dollars.
To James J. Dawson, three hundred and eighteen dollars.
To William Denton, five hundred and sixty-eight dollars.
To James M. Downey, one hundred and twenty-two dollars and thirty cents.
To Henry Dunn, one hundred dollars.
To Henderson Edwards, fifty dollars.
To Alexander E. Ellenburg, one hundred and twenty-five dollars.
To Thomas Evans, five hundred and fifty dollars.
To James A. Faught, three hundred and twenty-one dollars.
To Matthias Firestone, three hundred and seventy-five dollars.
To William Firestone, five hundred and seventeen dollars.
To Anthony Friend, one hundred and thirty-two dollars.
To Aquilla Furguson, one hundred and twenty-five dollars.
To Henry Gargis, administrator of the estate of William King, deceased, three hundred and seventy-five dollars.
To Margaret J. Gaylord, executrix of the estate of Thomas W. Gaylord, deceased, three hundred and sixty-six dollars.
To Robert S. Gililand, six hundred and fifty-seven dollars.
To William W. Glass, two hundred and thirty-four dollars.
To John H. Gray, eight hundred and three dollars and eighty cents.
To Samuel Greenhill, two thousand and sixty dollars and twelve cents.
To George Grigsby, one hundred and thirty six dollars.
To Andrew Hames, seven hundred and twenty-seven dollars and fifty cents.
To William Harrold, one hundred and sixty-five dollars.
To Philip Harwood, five hundred and three dollars.
To Alexander Hawkins, two hundred and fifteen dollars.
To Benjamin Hawkins, three thousand seven hundred and ninety-five dollars.
To James M. Henderson, two hundred and sixty dollars.
To Louisa Hill, one hundred and seventy-five dollars.
To Martha Hobgood, four hundred and fifty-five dollars.
To William Hodges, three hundred and ninety dollars.
To Margaret E. Holloway, four hundred and sixty dollars.
To John W. Holt, six hundred and forty-five dollars.
To Burrell Howell, four hundred and seventy-seven dollars.
To Jerome B. Hyatt, three hundred and fifty dollars.
To Mathew Isom, two hundred and eighty dollars.
To Mary James, two thousand and fifty-eight dollars and fifteen cents.
To James C. King, two hundred and fifty dollars.
To Clinton Kirby, one hundred and thirty-three dollars.
To David H. Kirkland, one hundred and eight dollars and seventy-five cents.
To Edward Legg, two hundred and forty-seven dollars.
To David J. Lemons, one hundred and twenty-five dollars.
To William Liles, nine hundred and forty-two dollars and fifty cents.
To Eda Lynch, one hundred and fifty-six dollars.
To James McAbee, one hundred and ten dollars.
To Joseph McCallum, one hundred and twenty dollars and fifty cents.
To Sarah McCorkle, one hundred and ninety dollars.
To John McGee, four hundred and six dollars.
To Brooks S. McKinney, three hundred and eighty dollars.
To Elizabeth McKnight, three hundred and sixty-five dollars.
To William McKnight, one hundred and twenty-five dollars.
To David C. Manasco, two hundred and eighteen dollars.
To John J. Martin, three thousand nine hundred and seventy-five dollars.
To Matilda Mason, administrator of the estate of Nelson Mason, deceased, two hundred and seventy-five dollars.
To John Mathews, four hundred and five dollars.
To Joseph Mathews, two hundred and ten dollars.
To William Mathews, one thousand one hundred and sixty-one dollars.
To Lucius C. Miller, one thousand four hundred and six dollars.
To William Moore, one thousand and ten dollars.
To Thomas Nation, five hundred and ninety-six dollars.
To Uriah W. Nesmith, one hundred and fifty dollars.
To James J. Pearce, two hundred and fourteen dollars and sixty cents.
To John Perryman, three hundred and forty-six dollars.
To Mary Pike, one hundred and fifty dollars.
To Philip Pointer, junior, administrator of the estate of Philip Pointer, deceased, for the loyal heirs of decedent, one hundred and twenty dollars.
To Edmund H. Pool three hundred and twenty dollars.
To Thomas E. Potts, one hundred and forty-nine dollars and fifty cents.
To James T. Rapier, one hundred and fifty dollars.
To Joseph Richardson, five hundred and forty-three dollars.
To William Richardson, one hundred and fifty dollars.
To Thomas W. Rockett, senior, seven hundred and twenty-five dollars.
To Julius M. Rogers, one thousand and eighty dollars.
To Daniel C. Russell, two hundred and fifty dollars.
To George W. Russell, one hundred and fifty dollars.
To Henry C. Sanford two hundred and twenty-five dollars.
To Lemuel J. Sanford, one hundred and eighty dollars.
To John Scott, three hundred and sixty-three dollars and fifty cents.
To John M. Scott, five hundred and fifty-six dollars and fifty cents.
To Chapman L. Sego, three hundred and seven dollars.
To Rebecca Sego, one hundred and forty dollars.
To William G. Sego, four hundred and twenty dollars.
To Coleman Sherrod, one hundred and fifty dollars.
To James Sides, two hundred and forty-five dollars.
To Thomas A. Sides, eighty-five dollars.
To William Simons, four hundred and ninety dollars.
To John W. Sims, administrator of the estate of Elijah H. Sims, deceased, two hundred and seventy-seven dollars and eighty cents.
To John Smith, thirty-four dollars and twenty-five cents.
To John A. Smith, four hundred and five dollars.
To John C. Smith, two hundred and fifty dollars.
To Joseph C. Smith, four hundred and eighty dollars.
To Simeon A. Smith, one hundred and fifty dollars.
To Eli A. Sparks, two hundred and twenty-seven dollars and thirty cents.
To John Staggs, senior, three hundred and forty-eight dollars.
To William Stokes, eight hundred and thirty-two dollars.
To Calvin Story, one hundred and fifty dollars.
To Joseph Stricklin, three hundred and twenty-eight dollars and fifty cents.
To Jacob Stutts, eight hundred and eighty-one dollars.
To Walter F. Stutts, four hundred and seventy-five dollars.
To John Taylor, one hundred and forty-eight dollars.
To Theron Underwood, two hundred and thirty-nine dollars.
To Henrietta Ward, one hundred and fifty dollars.
To Leonard L. Weir, three hundred and fifty dollars.
To Nancy Whorton, three hundred and sixty dollars.
To Xavier Willman, one thousand and eighty dollars.
To George L. Wingo, seventy-eight dollars.
To John G. Winston, four hundred and fifty dollars.

OF THE STATE OF ARKANSAS.

To George W. Abbott, one hundred and twenty-five dollars.
To William A. Adams, executor of the estate of William E. Adams, deceased, one hundred and thirty dollars.
To John Aiken, six hundred and forty dollars.
To Andrew Alexander, five hundred dollars.
To A. J. M. Anderson, six hundred and thirty dollars and fifty cents.
To Francis H. Arbaugh, one thousand six hundred and seventy-two dollars and fifty cents.
To Clayborn Atchley, one hundred and twenty-five dollars.
To Maria Barhyte, seven hundred and sixty dollars.
To Louise Barnard, three hundred and six dollars.
To Margaret J. Barrington, one hundred and sixty-nine dollars.
To William Barron, seventy-six dollars.
To Patience Baxter, five hundred and twenty-five dollars.
To Mary Bearden, two hundred and ninety-five dollars.
To William F. Berry, seven hundred and forty-four dollars.
To Elizabeth A. Borren, one hundred dollars.
To William R. Bowen, five hundred and sixty-eight dollars.
To Eliza Buttram, three hundred and ninety-nine dollars.
To James Byrne, four hundred and thirty-three dollars.
To Green L. Cagle, one hundred and sixty dollars.
To Harriet A. Campbell, widow of William G. Campbell, two thousand three hundred dollars.
To Thomas M. Campbell, four hundred and forty-one dollars and fifty cents.
To Joseph M. Carlisle, fifteen dollars.
To William Chambers, one thousand six hundred and sixty-eight dollars.
To James Check, six hundred and twenty-five dollars.
To George M. Cline, eighty dollars.
To Choctaw Clinton, one hundred dollars.
To Wilson W. Collins, three hundred and five dollars.
To Chester Corey, one hundred and twenty-five dollars.
To James W. Crisp, four hundred and ninety-four dollars.
To George W. Damron, administrator of the estate of John Rogers, deceased, seven hundred and sixty dollars.
To Charlotte Daniels, two hundred and sixty-eight dollars.
To Joseph T. Daugherty, one hundred dollars.
To Isabella C. Davis, administratrix of the estate of John Davis, deceased, four thousand one hundred and ninety dollars.
To Monarchy Dearmond, one hundred and fifty dollars.
To Barbara Degan, administratrix of the estate of Harmon Degan, deceased, one thousand one hundred and ninety-three dollars.
To Mark H. and Quintina Deputies and Lucy J. Penny, heirs of Doctor Joseph S. Deputy, deceased, nine thousand five hundred and forty dollars.
To William C. Derroberry, four hundred and thirty-six dollars.
To Roderic L. Dodge, four hundred dollars.
To George B. Doty, four hundred and ten dollars.
To Andrew J. Dugan, two hundred and five dollars.
To Salathial A. Duke, one thousand and four hundred dollars.
To Richard Dye, six hundred and two dollars.
To John G. Ellick, nine hundred and twenty dollars.
To Edward England, one hundred and seventy-two dollars and fifty cents.
To Elisha Estes, three hundred and seventy dollars.
To Samuel Evans, three hundred dollars.
To Idress Fanning, two hundred and fifteen dollars.
To William M. Fanning, three hundred and twenty dollars.
To Junius H. Farrar, one hundred and sixty dollars.
To William L. Finch, one hundred dollars.
To William B. Fine, seventy dollars.
To Cyrus G. Gilbreath, one hundred and seven dollars and fifty cents.
To Thomas J. Gorden, six hundred and eighty-three dollars.
To William C. Graham, ninety dollars.
To John M. Hague, five hundred dollars.
To Thomas Hall, four hundred dollars.
To Tarlton Hardin, sixty dollars.
To Jonathan Harrason, two hundred and ninety dollars.
To Edmond L. Hart, six hundred and twenty two dollars and fifty cents.
To Louisa Hawkins, one hundred and seventy-four dollars.
To Daniel S. Hayter, three hundred and seventy-five dollars.
To Martha Heppel, one hundred and eighty dollars.
To John B. R. Holleman, five thousand and forty dollars.
To Sidney E. Homesly, one hundred dollars.
To Thomas Kersey, four thousand one hundred and thirty-five dollars.
To Wilson Kilgore, three hundred and twenty dollars.
To Cyrus Kindley, nine hundred and fifty-nine dollars.
To Eveline King, three hundred and ninety-four dollars.
To Cynthia A. Kneudson, widow of John L. Kneudson, four hundred and twenty dollars.
To Alson G. Lambeth, eight hundred dollars.
To Andrew J. Layne, two hundred and thirty dollars.
To Ambrose Leach, seven hundred and eighty-one dollars.
To Eli Ledbetter, eighty dollars.
To Andrew J. Listen, one hundred and eighty dollars.
To Averly S. Mustain, nine hundred and thirty dollars.
To William J. Neal, one hundred and twenty-seven dollars.
To Anna Peil, administratrix of the estate of George Peil, deceased, six hundred and forty dollars.
To H. B. Phillips, two hundred and five dollars.
To William A. Pillow, one hundred and twelve dollars.
To Jane Pitman, two hundred and twenty dollars.
To Margaret M. Pointer, four hundred and thirty-five dollars.
To Henry H. Powers, two hundred and sixty dollars.
To Jacob Queener, sixty-five dollars.
To Alfre[d] E. Quinton, one hundred and twenty-five dollars.
To Parmenas H. Redman, two hundred and thirty-three dollars.
To George F., James A., John, Mary, Nancy A., and Sarah J. Reed, heirs of Richard A. Reed, deceased, one hundred and ten dollars.
To Joseph G. Reed, seven dollars and fifty cents.
To Minter Reed, five hundred and seventeen dollars.
To James R. Reeves, one hundred and twenty dollars.
To Julius Reichert, one thousand six hundred and sixty-five dollars.
To Archibald W. Reynolds, one hundred and twenty-five dollars.
To William D. Rice, four thousand two hundred and fifty dollars.
To Michael Rinehart, one hundred and forty-five dollars.
To John G. Robbins, two hundred dollars.
To Esther S. Robinson, administratrix of Michael Robinson, deceased, two hundred dollars.
To Jesse G. Rodgers, one hundred and sixty dollars.
To Mary E. Rogers, two hundred and seventy-seven dollars and fifty cents.
To Stephen Sanders, three hundred and thirty-seven dollars.
To Robert A. Sawyers, two hundred and ten dollars.
To Thomas H. Scott, one thousand two hundred dollars.
To Daniel B. Shelton, two hundred and sixty-two dollars.
To Benjamin Shipley, four hundred and thirty-five dollars.
To David Q. Sims, six hundred and seventy-five dollars.
To Emeline Skinner, one hundred dollars.
To William J. Smart, one hundred and eighty dollars.
To Edward W. Smith, three hundred and forty-eight dollars.
To Robert Snodgrass, one hundred and seventy-five dollars.
To Henry P. Stiles, five hundred and forty-eight dollars and fifty cents.
To Jeremiah J. Tate, two hundred and forty-five dollars and fifty cents.
To Aaron S. Taylor, two hundred dollars.
To Elizabeth H. Taylor, six hundred and fifteen dollars.
To Lorenzo D. Teague, one hundred dollars.
To Luke Tucker, two hundred dollars.
To Redick Tyler, two hundred and eighty dollars.
To Christopher C. Tyree, three hundred and fifty-five dollars.
To Jackson Wallace, two hundred and ten dollars.
To James Warren, three hundred and eighty-five dollars.
To Green B. Watkins, one hundred and nine dollars.
To William Watts, two hundred and forty-five dollars.
To Alfred G. Weaver, four hundred dollars.
To John H. Weir, four hundred and ten dollars.
To Elizabeth R. Wells, six hundred and ninety dollars.
To Nancy C. Wetherford, three hundred and forty dollars.
To Edmond, Eli, Eliza A., Joel, John, Margaret, Matilda Winn, Matilda Graham, Mary Hale, and Rachel Karnes, heirs of James Winn, deceased, one hundred and forty dollars.

Florida.

OF THE STATE OF FLORIDA.

To William R. Bennett, William G. Dewey, and John Eldridge, one thousand five hundred dollars.
To Robert Garrett, seven hundred and fifty dollars.
To James D. Green, eight hundred dollars.
To John Miller, one thousand dollars.
To Robert H. Watts, two hundred dollars.
OF THE STATE OF GEORGIA.

To Toby Adams, seven hundred and three dollars and fifty cents.
To William Anders, three hundred and eighty-two dollars.
To Edmund Bacon, one hundred and ninety-four dollars.
To Nancy Bacon, seventy-four dollars.
To Clara Baker, two hundred and twenty-five dollars.
To Pulaski Baker, ninety-two dollars.
To William A. Baker, one hundred and seventy-five dollars.
To W. W. Baker, one hundred and fifty dollars.
To Thomas Barbour, three thousand three hundred and ten dollars.
To Robert Batey and John Hill, seven hundred and twenty-five dollars.
To Susan Bennett, widow of Scipio Bennett, deceased, one hundred and twenty dollars.
To Catharine Bentley, one hundred and twenty dollars.
To Celia Boisfellet, one hundred and seventy-two dollars.
To Henry W. Brasher, one hundred and forty dollars.
To Simeon Bridges, three hundred and seventy-five dollars.
To Rachel Bromfield, five hundred and eighty-three dollars.
To Royal Brooks, five hundred and eighteen dollars.
To Sido Brown, sixty-six dollars.
To Daniel Bryant, one hundred and ninety dollars.
To Jesse W. Carroll, one hundred and eight dollars.
To William Cassels, two hundred and eighty-five dollars.
To Susan W. Chapman, three hundred and twenty-five dollars.
To James H. Clarkson, three hundred and twenty-one dollars and fifty cents.
To Hutson B. Colquitt, one hundred and twenty three dollars.
To Thaddens O. Crawford, eight hundred and eighty-three dollars.
To Harriet Dallas, one hundred and ninety-two dollars.
To Stephen Daniels, ninety-nine dollars.
To Hamlet Delegal, eighty-five dollars.
To James Dennison, two hundred and fifty dollars.
To Philip W. J. Bechols, seven hundred and fifty dollars.
To George Edwards, eight hundred and twenty dollars.
To James H. Evatt, one thousand eight hundred and sixty-five dollars.
To Dix Fletcher, one hundred and sixty-one dollars.
To Simeon Ford, ninety dollars.
To Nedger Fraser, one hundred and fifty dollars.
To Elizabeth Garey, thirty dollars.
To Berry W. Gideon, nine hundred and seventy-five dollars.
To William J. Goble, one hundred and twenty dollars.
To Josiah H. Grant, one hundred and eighty-six dollars.
To William Gray, four hundred and twenty dollars.
To Robert Green, seven hundred and forty dollars.
To James Haggerty, two hundred and seventy-six dollars.
To Simon Harris, one hundred and twenty dollars.
To William Harris, one hundred and fifty dollars.
To John P. Henderson, five hundred and thirty-eight dollars.
To Preston H. Hesterly, four hundred and two dollars.
To Alexander Hill, four hundred and sixty dollars.
To James Howell, fifty dollars.
To William Inman, sixty dollars.
To Thomas Irving, eighty-three dollars.
To Eliza James, three hundred dollars.
To Frank James, seventy dollars.
To William James, fifty dollars.
To John C. Jones, senior, one hundred and forty dollars.
To M. Maria Jones, six thousand three hundred and eighty-six dollars and sixty-six cents.
To James D. Justus, eighty dollars.
To William Key, five hundred dollars.
To Jeremiah Kittle, three hundred and thirty-seven dollars and sixty cents.
To Peter Kreischer, sixty dollars.
To John A. Lawrence, eighty-three dollars and twenty-five cents.
To Adam Le Count, one hundred and fifty-four dollars.
To Mary M. Lott, executrix of the estate of John G. Lott, deceased, four hundred dollars.
To Lewis Miller, one hundred and twelve dollars.
To Mary Mitchell, six hundred dollars.
To Edward Mordic and Jacob Hicks, eighty dollars.
To R. A. Morgan, one thousand and five dollars.
To Catharine Morris, one hundred and seventy-five dollars.
To Lydia C. Nelson, two hundred and sixty-three dollars.
To Rachel Norman, one hundred dollars.
To Elcany Phillips, one thousand one hundred and forty-seven dollars and fifty cents.
To Daniel Pope, two hundred and seventy-nine dollars.
To Clarinda Porter, one hundred and eighty dollars.
To Harry Porter, one hundred and ninety dollars.
To Ned Quarterman, one hundred and twenty dollars.
To George W. Reid, one hundred and twenty dollars.
To Samson D. Roberts, three hundred and twenty dollars.
To Pheobe Rutledge, one hundred and eighty-four dollars and fifty cents.
To Jeremiah Sailors, three hundred and eighty-six dollars.
To Isham Sheffield, one thousand and seventy-three dollars.
To Allen D. Sims, one hundred and ninety dollars.
To Elcany Phillips, one thousand one hundred and forty-seven dollars and fifty cents.
To Charlotte Thompson, thirty dollars.
To Blanton F. Thornton, three hundred and five dollars.
To Elizabeth Thurman, one hundred and fifteen dollars.
To Clark Turner, six hundred and thirty-two dollars and fifty cents.
To Charles Verene, three hundred and sixty-six dollars.
To Harvey M. Williams, two hundred and sixty dollars.
To Larry Williams, three hundred and eighty dollars.
To John Woods, one thousand one hundred and fifteen dollars.
To Andrew N. Wrinkle, six hundred and fifty dollars.
To Wesley F. York, three hundred and thirteen dollars.

To Frederick W. Boyd, executor of the estate of James Railey, deceased, seven thousand eight hundred dollars.
To Joseph C. Feriday, nine hundred and thirty-four dollars.
To William C. Feriday, nine hundred and thirty-four dollars.

OF THE STATE OF LOUISIANA.
To Henry B. Foley, one thousand six hundred and fifty dollars.
To Asa Foreman, two thousand six hundred and ten dollars.
To Abner Humphreys, two thousand one hundred and thirty-five dollars.
To Jefferson Kennedy, four hundred dollars.
To Alexander Lejeune, one hundred dollars.
To John M. G. Parker, seven hundred and twenty-five dollars.
To Frank Perret, two hundred and twenty dollars.
To John and Parmela R. Rhodes, nineteen thousand nine hundred and seventy-one dollars.
To Joseph S. Tarkington, two thousand four hundred and sixty dollars.

To Horace B. Tebbetts and John C. Tebbetts, thirty-four thousand seven hundred and sixty dollars: Provided, That the wife of the said Horace B. Tebbetts shall execute a release of all her interest in said claim against the United States.
To Thomas L. Van Fossen, nineteen thousand and thirty-eight dollars.

OF THE STATE OF MISSISSIPPI.

To Nancy Alston, two hundred and seventy-one dollars.
To Henry Banks, three hundred and fifty-five dollars.
To Littleton Barber, one hundred and thirty-five dollars.
To Ann Baumgart, one hundred and seventy dollars.
To Joseph Bolander, one hundred and one dollars.
To Francis M. Brock, three hundred and six dollars.
To Irene S. Bullitt, executrix of the estate of Irene Smith and Alexander C. Bullitt, deceased, five thousand four hundred and forty dollars.
To Irene S. Bullitt, executrix of the estate of Irene Smith and Alexander C. Bullitt, deceased, twelve thousand one hundred and sixty dollars.
To Debby E. Clark, two thousand one hundred and ten dollars.
To Henry Cobb, four hundred dollars.
To John Cole, two hundred dollars.
To Jane Dent, three hundred dollars.
To Richard Dorsey, two hundred and thirty dollars.
To George W. Fisher, four thousand two hundred and fifty dollars.
To Martha E. Fitz, seven thousand one hundred and twenty-five dollars.
To James A. Fox, six thousand six hundred and forty dollars.
To Jackson French, one thousand and seventy-five dollars.
To Oliver Garrett, three hundred dollars.
To Patrick Giles, two hundred and ninety-five dollars.
To Wilson R. Gilreath, seven hundred and eighty dollars.
To Henderson Hall, five hundred and seventy dollars.
To Newton J. Hall, six hundred and seventy-five dollars.
To Clara A. Brinkley, Hubbard W. Hardaway, J. W. Hardaway, M. B. Hardaway, and Susan E. Mason, the loyal heirs of Alice Hardaway, deceased, eight thousand and thirty-one dollars.
To loyal heirs of Alice Hardaway, deceased, eight thousand and thirty-one dollars.
To Rosetta Harris, executrix of the estate of Charles Harris, deceased, two hundred and fifty dollars.
To George Harvey, five thousand and ninety-nine dollars.
To Jacob Hawkins, two hundred and seventeen dollars.
To Belfield Hicks, two hundred and forty dollars.
To Bryant Holmes, one hundred and three dollars.
To Merryman Howard, nine hundred dollars.
To Henry Hunt, one hundred and forty dollars.
To Jack Hyland, three hundred dollars.
To Henry T. Irish, John Irish, Volney S. Irish, and William Irish, four thousand three hundred and seventy-five dollars.
To Tamsey Jones, administratrix of the estate of Thomas J. Jones, deceased, one thousand four hundred and seventy-five dollars.
To Thomas Kidd, administrator of the estate of Matthew A. Bolls, deceased, three thousand seven hundred and eighty-five dollars.
To Thomas K. Knowland, three thousand six hundred and ten dollars.
To John W. Latham and Harriet Lawhorn, eighty-eight dollars.
To Thomas J. McRae, three hundred dollars.
To William P. Maxwell, three hundred and eighty dollars.
To Eliza A. Miazza, administratrix of the estate of Angelo Miazza, our hundred and fifty-four dollars.
To Charles C. Morton, two hundred and six dollars.
To Benjamin Nerren, two hundred and fifteen dollars.
To Candas Newman, nine hundred and ten dollars.
To Rosetta L. Newsom, three hundred and eighty-nine dollars.
To James Page, one thousand seven hundred and sixty-five dollars.
To Lewis Parker, three hundred dollars.
To Catharine Powell, two thousand seven hundred and fifty dollars.
To E. Von Seutter, five hundred and twenty-two dollars and fifty cents.
To Walter Wade, one hundred and twenty dollars.
To William S. Walker, two hundred and fifty dollars.
To James M. Wallace, guardian of John P. Wallace, one thousand and ninety dollars.
To Cyrus Ward, one hundred dollars.
To Henry Watson, two hundred and twenty dollars.
To Hamilton Whaley, two hundred dollars.
To Drummond Wheeler, three hundred and ninety-six dollars.
To John B Prior, five thousand dollars.
To Luther W. Redus, one thousand five hundred and six dollars and fifty cents.
To William L. Roberts, five thousand and thirty dollars.
To James Russel, five hundred dollars.
To Charles Schmidt, two hundred and ninety dollars.
To Athens F. Scott, three hundred and sixty dollars.
To Samuel Townsend, nine thousand seven hundred and ninety-four dollars.
To Elizabeth Turnage, three thousand five hundred and seventy dollars.
To Wallace Turner and Rhoda Hawkins, heirs of Thomas Turner, one hundred and twenty-five dollars.
To Sarah Verkins, two hundred and fifty dollars.
To James H. Viser, one thousand and ninety-one dollars.
To Robert S. Abramo, guardian of Richard M. Moore, seven hundred and fifty-one dollars.
To John O. Anders, one hundred and fifteen dollars.

North Carolina

OF THE STATE OF NORTH CAROLINA.

To Robert S. Abramo, guardian of Richard M. Moore, seven hundred and fifty-one dollars.
To John C. Anders, one hundred and fifteen dollars.
To William Anderson, three hundred dollars.
To Willie L. Arendell and Mary B. Arendell one thousand three hundred dollars.
To Benjamin Baldwin, one hundred and fifty-six dollars.
To Philip Ball, four hundred dollars.
To Susan A. Banks, two thousand and eighty-four dollars.
To Bilson B. Barber, one hundred and twenty-five dollars.
To William Blalock, three hundred and five dollars.
To George Bond, four hundred and twenty dollars.
To Bryan Bowen, four hundred and twenty dollars.
To W. W. Brown, two hundred and forty dollars.
To Thomas Butler, fifty-two dollars.
To John Butner, two hundred dollars.
To James M. Candler, one hundred and twenty-five dollars.
To John W. Carr, four hundred and ninety-five dollars.
To William Case, two hundred and forty dollars.
To Blount Cherry, sixty dollars.
To Nancy Cherry, eight hundred and seventeen dollars.
To Simon P. Costner, one hundred dollars.
To John W. Cox, eight hundred and ninety dollars.
To William Cox, six hundred and sixty-five dollars.
To W. W. Brown, two hundred and forty dollars.
To Thomas Butler, fifty-two dollars.
To John Butner, two hundred dollars.
To James M. Candler, one hundred and twenty-five dollars.
To John W. Carr, four hundred and ninety-five dollars.
To William Case, two hundred and forty dollars.
To Blount Cherry, sixty dollars.
To Nancy Cherry, eight hundred and seventeen dollars.
To Simon P. Costner, one hundred dollars.
To John W. Cox, eight hundred and ninety dollars.
To William Cox, six hundred and sixty-five dollars.
To W. W. Brown, two hundred and forty dollars.
To Martha Creasy, administratrix of the estate of Enoch Jones, deceased, nine hundred and fifty dollars.
To Benjamin H. Davis, thirty-two dollars.
To Benjamin O. Dawkins, one hundred dollars.
To John Dickinson, four hundred and twenty-five dollars.
To James S. Dixon, seven hundred and twenty-five dollars.
To Samuel Dowdy, one hundred and seventy-five dollars.
To H. D. Drake, one hundred and fifty dollars.
To Ebenezer Eaton, one hundred and forty dollars.
To Matthew Eddins, forty dollars.
To Evan Evans, seven hundred and ninety dollars.
To James Evington, two hundred and fifty dollars.
To Wilson Fairchild, one hundred and fifty-six dollars.
To Tilton Farrow, one hundred and fifty dollars.
To Sarah Fennell, two hundred dollars.
To John G. Heap, four hundred and seventy-three dollars and fifty cents.
To Zachariah Henderson, one hundred and fifty dollars.
To Joseph J. Gudger, ninety-six dollars.
To Eli H. Guirkin, two hundred and twenty dollars.
To V. C. V. Hamilton, one hundred and fifty dollars.
To Hester P. Harrison, four hundred dollars.
To Thomas S. Hassell, one hundred and twenty-five dollars.
To John G. Heap, four hundred and seventy-three dollars and fifty cents.
To Evan Hughes, one hundred and twenty dollars.
To Joseph Ivey, one hundred and thirty-two dollars.
To Lewis Jacobs, two hundred and eighty dollars.
To William Jacobs, one hundred and fifty dollars.
To Nicholas Jinkins, three hundred dollars.
To Ransom H Jinks, one hundred and forty-one dollars.
To Elijah Jinnings, one hundred and fifty-three dollars.
To W. G. W. Johnson, one hundred and twenty-three dollars.
To Jacksom M. Jones, three hundred dollars.
To John Julian, one hundred and fifty dollars.
To Jeremiah King, one hundred and fifty dollars.
To Richard W King, one thousand seven hundred and thirty-four dollars.
To Uriah Lamb, two hundred and twenty-five dollars.
To Henry E. Lassiter, one hundred and twenty-five dollars.
To Joseph B. Leonard, one hundred and fifty dollars.
To Sheffey T. Lindsey, two hundred and twenty-five dollars.
To Nancy L. Lister, one hundred dollars.
To William W. McCaulless, seven hundred and fifty-five dollars.
To William Martin, two hundred and ninety dollars and eighty cents.
To Andrew J Malone, one hundred and fifty dollars.
To Levi Moore, four hundred dollars.
To Silas Moore and William Martin, one thousand dollars.
To Rebecca Norman, one hundred and fifty dollars.
To James Pain, one hundred and fifty dollars.
To Clarissa Pate, three hundred and nine dollars and fifty cents.
To William Phillips, one hundred and fifty dollars.
To William Phinney, three hundred and twenty-six dollars.
To Jacob F Plonk, one hundred dollars.
To Thomas O. Pritchard, one hundred and fifty dollars.
To Henry Rains, one hundred and seventy dollars.
To Garret Ramsey, seventy-five dollars.
To James Ramsey, two hundred and fifty dollars.
To Job Ramsey, junior, one hundred and fifty dollars.
To Sonny Ray, forty-two dollars and forty cents.
To James Rhyme, eighty dollars.
To Moses W. Roberts, one hundred dollars.
To James A Robinson, one hundred and fifty dollars.
To Annie Scott, two hundred and eighty dollars and fifty cents.
To James Shermer, one hundred and forty dollars.
To Percival D Sitkes, one thousand five hundred dollars.
To James C Skinner, administrator of the estate of Isaac Towelson, deceased, one hundred and forty dollars.
To Freeman Smith, one hundred and seventy-five dollars.
To Miles J Sneed, one hundred dollars.
To Ruth Boon Spillman, two hundred and eighty dollars.
To Samuel Steelman, one hundred and twenty-five dollars.
To John Stewart, two hundred and twenty-five dollars.
To John Thompson, one hundred and five dollars.
To Thomas Tillery, sixty dollars.
To Albert S Tweed, one hundred and twenty dollars.
To Merrel Utley, one hundred and thirty dollars.
To Hutscell Vance, one hundred and five dollars.
To William Van Dyke, one hundred and forty dollars.
To William H. Wade, five hundred and twenty-eight dollars.
To Mrs. Diey Walker, one hundred and forty dollars.
To William Warren, one hundred and twenty-five dollars.
To Cary Wilkins, one hundred and forty dollars.
To Ely Williamson, one hundred and twenty-five dollars.
To Kedar Winslow, one hundred and seventy dollars.
To Robert Wyndham, one hundred and sixty-four dollars.
OF THE STATE OF SOUTH CAROLINA.

To William Brantley, ninety dollars.
To Timothy Gartman, four hundred and sixty dollars.
To Jacob Geiger, one thousand seven hundred and fifty-six dollars and twenty-five cents.
To W. H. D. Hutto, one hundred and ninety dollars.
To F. Alonzo, Jackson, two hundred and fifty dollars.
To Michael McNamara, five hundred and ninety-nine dollars.
To Thomas Odom, three hundred dollars.
To Elijah Popewell, seventy-six dollars.
To Frances Richardson, administratrix of the estate of Richard Richardson, deceased, three hundred dollars.
To Harriet Vann, one thousand and sixty-three dollars.
To Anthony Weston, one hundred and twenty-six dollars.
To Moses Winstock, seven hundred and twenty dollars.

OF THE STATE OF TENNESSEE.

To Mary Allison, executrix of the estate of Valentine Lentz, deceased, two hundred and sixty dollars.
To Robert Allison, two hundred and fifty dollars.
To Robert Allison, administrator of the estate of Jesse M. Wheeler, deceased, fifty-six dollars and twenty-five cents.
To James A. Amis, three hundred and twenty dollars.
To Thomas J. Amis, three hundred and seventy-seven dollars.
To Mark L. Andrews, nine hundred and seven dollars.
To Josiah B. Argo, three hundred and nineteen dollars.
To Sally Armstrong, three hundred and ninety dollars.
To L. P. Arwood, one hundred and twenty dollars.
To Welcome, Atchley four hundred and fifty dollars.
To John K. Bain, seventy-seven dollars and fifty cents.
To William Baker, two thousand five hundred and fifty-eight dollars.
To William Baley, two hundred and forty-eight dollars.
To John P. Barger, four hundred and seventy-six dollars.
To Lucinda Barkley, one hundred and forty-seven dollars and thirty-three cents.
To Thomas Barry, one hundred and fifteen dollars.
To Benjamin Bates, one hundred dollars.
To William H. H. Baxter, one hundred and fifty dollars.
To Isaac H. Beals, one hundred dollars.
To Hazard Bean, one hundred and four dollars and five cents.
To John A. Bean, one hundred and thirty dollars.
To Benjamin A. Blackburn, one hundred and ten dollars.
To Bibby B. Bomar, two hundred and fifty dollars.
To Daniel Boone, two hundred and forty-two dollars and fifty cents.
To John Boone, one hundred and forty-eight dollars.
To James A. Bowman, one hundred and sixteen dollars.
To William M. Bradley, one hundred and forty-one dollars.
To Bridget Brady, administratrix of the estate of Michael Brady, deceased, six hundred and forty dollars.
To John C. Brazelton, administrator of the estate of Daniel Brazelton, deceased, one thousand eight hundred and forty-six dollars and fifty cents.
To J. M. Bratton, administrator of the estate of Elizabeth Darwin, deceased, one thousand dollars.
To Lanty A. Brazelton, six hundred and forty-two dollars.
To John Brown, one hundred and fifteen dollars.
To John F. Brown, one hundred and fifteen dollars.
To Robert H. Brown, one hundred and twelve dollars.
To Giles M. Broyles, three hundred and forty-nine dollars.
To Peter L. Bryan, one hundred and thirty dollars.
To Melinda L. Buckner, six hundred and twelve dollars.
To Charles Bunch, two hundred and forty dollars.
To James H Burchfield, one hundred and one dollars.
To William Burk, two hundred and sixty-one dollars and fifty cents.
To William Buttram, five hundred and fifty dollars.
To Henry Cagle, two hundred and eighty dollars.
To James Cameron, one hundred dollars.
To James Carothers, one hundred dollars.
To John Carothers, one hundred and fifty-four dollars.
To James M. Carr, four hundred and twenty-five dollars.
To Clemuel C. Carroll, one hundred and fifty dollars.
To Benjamin E. Cass, one hundred and ten dollars.
To William H. Casada, three hundred and thirty-six dollars.
To John Y. Chadwick, one hundred and five dollars.
To David Chitwood, administrator of the estate of Jonathon Phillips, deceased, seventy-five dollars.
To George Clark, one hundred and fifteen dollars.
To Jesse Clayton, fifty-seven dollars.
To Mary C. Cleaver, one hundred and twenty-five dollars.
To Andrew Clower, one hundred and sixty-three dollars.
To William Collier, two hundred and sixteen dollars.
To James P Collins, one hundred and seventy-two dollars.
To Sarah M Condon, five hundred and thirty dollars.
To Jane M. Conner, administratrix of the estate of Westley P. Conner, deceased, two hundred dollars.
To James Cook, one hundred dollars.
To Bennet Cooper, two hundred and forty-seven dollars and fifty cents.
To Nancy Couch, ninety-eight dollars.
To Caleb Cox, eighty-three dollars and fifty cents.
To Abram W Cozart, one thousand, eight hundred and nineteen dollars and ninety-five cents.
To James Crisp and Mahala Crisp, three hundred and ninety dollars.
To Joel Crisp one hundred and eighty dollars.
To Robert P. Crowder, one hundred and ninety-eight dollars.
To Robert P Crowder, administrator of the estate of Thomas Crowder, deceased, five hundred and ten dollars.
To Henry A. Crox one hundred and thirty dollars.
To Joseph B Cummins, one thousand, eight hundred and nineteen dollars.
To Matthew T. Cunningham, one hundred and thirty-five dollars.
To Marcus L. Daniel, two hundred and five dollars.
To Ralph W. Daniel, one hundred dollars.
To John Daley, one hundred and forty dollars.
To William C. Daily, one hundred dollars.
To Henry B. Davis, fifty-five dollars.
To Mary C. Day, one hundred and ninety-eight dollars and fifty cents.
To James De Busk, one hundred dollars.
To Marvel M. Dill, two hundred dollars.
To James Duff, one hundred and thirty-five dollars.
To John R Dunn, two hundred and fifty dollars.
To Rathburn M. Dyer, executor of the estate of Micajah Dyer, deceased, two thousand three hundred and fifty dollars.
To Hiram Eastridge two hundred and seventy-five dollars.
To Isaac N. Eblin, two hundred dollars.
To Edward Ellis, two hundred dollars.
To John Eller, three hundred dollars.
To Andrew Falls, one thousand two hundred and forty dollars.
To Louisa Farmer, administratrix of the estate of Amos Farmer, deceased, four hundred and forty-two dollars.
To Clement A. Featherston, administrator of the estate of Richard Featherston, for the use and benefit of Tranquilla Featherston, five hundred and eighty dollars.
To F. M. Fleeman, administrator of George W. Fleeman, deceased, seven hundred and three dollars and twenty cents.
To James W. Floyd, one hundred and ten dollars.
To Mary Forister, eighty dollars.
To J. F. Forman, two hundred and forty dollars.
To Levi F. Fortner, one hundred and twenty-five dollars.
To Isaac C. Foster, one hundred and twenty-three dollars.
To Leatitia W. Foust, administratrix of the estate of William P. Foust, deceased, ninety-four dollars.
To John A. J. Foute, two hundred and sixty-six dollars.
To Benjamin F. Franklin, administrator of the estate of William Rankin, deceased, four hundred and twenty dollars.
To Benjamin W. Freeman, three hundred and forty dollars.
To Margaret French, two hundred and two dollars.
To A. J. Fulton, three hundred and fifty-eight dollars and forty
To John Calyon, one hundred and ninety dollars.
To G. Frederick Gerber, three hundred and ninety-five dollars.
To Michael Gollagher, four hundred and seventy-six dollars.
To William C. Gordon, one hundred and fifty dollars.
To William A. Green, seventy dollars.
To David Greeson, one hundred dollars.
To A. G. Gresham, guardian, for the use and benefit of Jennie and Nimmie Jenkins, minor children of Nimrod Jenkins, deceased, four hundred and seventy-five dollars.
To John Griffin, two hundred and forty-eight dollars.
To George Griffitts, two hundred and ninety-five dollars and fifty cents.
To John Griffitts, one hundred and eighty-seven dollars and fifty
To Mary Jane Gross, one hundred and eighty-eight dollars and fifty
To Samuel R. Hailey, one hundred and fifty dollars.
To Henry Hale, three hundred dollars.
To Joseph Hamilton, one hundred and twelve dollars and fifty cents.
To Henry C. Harris, one hundred and twenty-five dollars.
To Joel B. Harris, one hundred and twenty-five dollars.
To Aaron Harrison, one hundred and thirty dollars.
To Thomas J. Hartman, ninety-five dollars.
To Elijah L. Hatcher, one hundred and sixteen dollars and twenty-five cents.
To John L. Hatcher, two hundred and ten dollars.
To George Haun, senior, four hundred and sixty-seven dollars.
To Isaac P. Haun, ninety-eight dollars and seventy-five cents.
To Joel B. Harris, one hundred and twenty-five dollars.
To H. C. Hayes and Franklin Hayes, administrators of the estate of John F. Hayes, deceased, ninety-three dollars and seventy-five cents.
To Susan C. Hays, one hundred and seventy dollars.
To Green Head, one hundred dollars.
To Frederick S. Heiskell, two thousand two hundred and eight dollars and eighty-nine cents.
To William A. Henderson, two hundred and twenty-seven dollars.
To James M. Henry, two hundred and twelve dollars and fifty cents.
To John H. Hessey, three thousand one hundred and fifty-nine dollars.
To Robert H. Hessey, four hundred and five dollars.
To Jane Hicks, one hundred dollars.
To Daniel A. Hill, one hundred and eighty-five dollars.
To Henry G. Hixson, one thousand seven hundred and eighty-five dollars.
To Granville Hodges, one hundred and twenty-five dollars.
To Wallace N. Hoge and Ellen J. Hoge, one hundred and thirty-two dollars and fifty cents.
To Coleman F. Hord, seven hundred dollars.
To James F. Horn, seventy dollars.
To Pleasant Horner, three hundred dollars.
To William P. Howell, administrator of the estate of Sylvanus Howell, deceased, one thousand three hundred and sixty-five dollars.
To Richard G. Hudson, fifty-nine dollars and twenty-five cents.
To Christopher Huffaker, three hundred and forty-three dollars.
To William Hunt, one hundred and thirty-three dollars.
To Lynna E. Hurst, one hundred and thirty-three dollars.
To Jacob Hysinger, ninety-two dollars and eighty-one cents.
To Daniel Jones, one hundred and forty-nine dollars and twenty-five cents.
To Elijah Jones, four hundred dollars.
To Henry M. Jones, one hundred and forty-three dollars and twenty-five cents.
To Edward L. Jordan, one thousand seven hundred and thirty-seven dollars.
To Isom Julian, seventy dollars.
To William C. Julian, one hundred and twenty dollars.
To Joseph Kagley, one hundred and ninety-four dollars.
To Harrison Keeton, two hundred and thirty-five dollars.
To Montgomery Kibler, one hundred and twenty-five dollars.
To Louisa J. Kiningham, administratrix of the estate of William M. Kiningham, deceased, one thousand one hundred and fifty-two dollars and fifty cents.
To Henry Kitts, one hundred and fifty dollars.
To George Kurby, one hundred and twenty-five dollars.
To Samuel N. Ladd, one hundred and sixty-seven dollars.
To James P. and Merida A. Lane two hundred and twenty-three dollars.
To J. W. Lane, three hundred dollars.
To Robert E. Lasater, four hundred and eighty-nine dollars.
To William W. Laughlin, two hundred and twenty-five dollars.
To Ardelia A. Lawson, two hundred and fifteen dollars.
To Minda Lee, administratrix of the estate of Isaac Lee, deceased, eighty dollars.
To John N. Lockhart, five hundred and thirty-eight dollars and eighty-two cents.
To Levi Long, one hundred and fifty dollars.
To Manson M. Love, one hundred dollars.
To William H. Low, one hundred and thirty-five dollars and ninety cents.
To George Luttrell, one hundred and fifteen dollars.
To James R. Lynch, two hundred dollars.
To Eli McDaniel, seventy dollars.
To Andrew M. McElroy, seven hundred and fifty-one dollars and twenty-five cents.
To Charles McGhee, one hundred and twenty-five dollars.
To Richmond McGhee, one hundred and twenty-five dollars.
To D. A. McGreedy, six hundred and twenty-three dollars and fifty cents.
To John McPherson, one hundred and thirty-six dollars and fifty cents.
To John McWilliams, six hundred and twenty-nine dollars.
To Levi Madison, three hundred dollars.
To Thresa Mahon, two hundred and fifty dollars.
To Silas Maney, two hundred and seventy-five dollars.
To Absalom Manley, nine hundred and seventy-one dollars.
To Andrew J. Maples, sixty-two dollars and fifty cents.
To Henry Marsh, one hundred dollars.
To Thomas J. Mason, three thousand eight hundred and fourteen dollars.
To Thomas J. Mason, administrator of the estate of John W. Harrison, deceased, three hundred and ninety dollars.
To Stephen Matthews, one hundred and fifty dollars.
To Robert C. Mayfield, one hundred and eighty dollars.
To Jared Mead, six hundred and forty dollars.
To Robert Megee, three hundred and twenty dollars.
To John Mitchel, one hundred and twenty-two dollars.
To Benjamin F. Mitchell, administrator of the estate of Martha Mitchell, deceased, three hundred and thirty-two dollars.
To Greenberry B. Mitchell, guardian of heirs of William McStone, deceased, three hundred dollars.
To Michael Mizer, one hundred and thirty-five dollars.
To Pleasant B. Moon, two hundred and four dollars and fifty cents.
To Alexander Moore, three hundred and thirty dollars.
To Manuel Moore, one hundred dollars.
To William H. Moore, one thousand and fifty-two dollars.
To Thomas Morton, one hundred and twenty-five dollars.
To James H. Neil, three hundred dollars.
To Samuel Neill, five hundred and ninety-eight dollars.
To Lee Neiper, two hundred and three dollars.
To Alexander A. Newman, and John D. Lowrey, administrators of the estate of Daniel Lowrey, deceased, four hundred and eighty dollars.
To David G. Newman, one hundred dollars.
To Edmond Newman, two hundred and five dollars.
To Mary Newman, one hundred and twenty-five dollars.
To Francis M. Northern, one hundred and forty dollars.
To Marion M. O'Brien, three hundred dollars.
To Dennis O'Donivan, administrator of the estate of Michael O'Donivan, deceased, forty-one dollars and forty-two cents.
To Mary A. Osment, administratrix of the estate of John Osment, deceased, for the use of Lee L. Osment, H. Y. Osment, H. C. Osment, and Alice E. Osment, the loyal heirs of said deceased, one thousand and ten dollars and sixty-seven cents.
To Pinkney Osment, sixty dollars.
To Elbert Parker, one hundred and twenty-five dollars.
To James Parsons, five hundred dollars.
To J. Campbell Parsons, one hundred and ninety-nine dollars and thirty-six cents.
To William H. Patterson, three thousand two hundred and eighty-six dollars.
To Ralph Perkeypile, one hundred and ninety-five dollars.
To John P. Phagan, four hundred and eighty dollars.
To Calvin Plunk, one hundred dollars.
To David Plunk, one hundred dollars.
To Archibald P. Pool, one hundred and twenty-five dollars.
To John W. Powers, seven hundred and thirty-four dollars.
To Edmund Ramsey, one hundred and twenty-five dollars.
To Richard W. Ramsey, one thousand and fifty-two dollars.
To Francis M. Rankin, administrator of the estate of John D. Rankin, deceased, one hundred and twenty-five dollars.
To Patrick M. Rankin, thirty-five dollars.
To Andrew J. Redmond, five hundred and eighty dollars.
To Solomon G. Reeves, one hundred and fifty dollars.
To James H. Rentfro, six hundred and twenty-four dollars.
To John H. Rice, sixty dollars.
To William S. Roach, four hundred and twenty-seven dollars.
To Mack Robb, one hundred dollars.
To Leathy Roberts, one hundred and thirty dollars.
To Thomas B. Roberts, one hundred and seventy-five dollars.
To Louisa J. Robinson, one hundred dollars.
To Michael Robinson, forty dollars.
To William Roddy, one hundred and eighty-eight dollars and seventy-five cents.
To Anna Rodemer, one hundred and ninety-seven dollars.
To Martha A. Sanders, one hundred and eighty-six dollars.
To Alfred Sehorn, one hundred and fifteen dollars.
To Absalom Selcer, five hundred and eighty-seven dollars and fifty cents.
To Emanuel Sexton, ninety dollars.
To Robert Sexton, one hundred and thirty dollars.
To James B. Sharp, sixty-five dollars.
To Matthew Shearin, executor of the estate of Elizabeth Gant, deceased, four hundred and seventy-five dollars.
To Patrick Shearin, one hundred and twenty dollars.
To Jacob Shelton, three hundred and fifty dollars.
To Alexander Shipman, one hundred dollars.
To Loton Shoffner, one hundred and twenty dollars.
To William J. Shumate, nine hundred and thirty dollars.
To Samuel Simpson, three hundred dollars.
To Isaac Smith, two hundred and seventy-nine dollars and eighty cents.
To Charles C. Smith, one hundred dollars.
To John M. Stokes, one hundred and twenty-six dollars.
To Hendley Stone, three hundred and six dollars.
To Frances M. Story, three hundred and fifteen dollars.
To Wesley Sutton, one hundred and forty-five dollars.
To Mary E. Sweeton, four hundred and eighty-seven dollars.
To John Talbott, one thousand nine hundred and twenty-one dollars and thirty cents.
To William Tally, ninety-six dollars.
To Cleveland B. Taylor, one hundred and seventy-five dollars.
To James P. Taylor, six hundred and eighty dollars.
To James P. Taylor, two hundred and thirteen dollars.
To Adam Thomas, four hundred and fifty-nine dollars and fifty cents.
To Bird Thomas, two hundred dollars.
To Catharine Thompson, two hundred and seventy-nine dollars and fifty-five cents.
To James P. Thompson, seven hundred and thirteen dollars.
To Ai Thornburgh, eight hundred and thirty dollars and ninety cents.
To Mrs. O. A. Thornburgh, four hundred and thirty dollars and twenty cents.
To Thomas Torpy, one hundred and ninety-four dollars.
To Anderson Trim, fifty dollars.
To William H. Trotter, two hundred and seventy-five dollars.
To Lizzie F. Tucker, three thousand one hundred and thirteen dollars.
To Nimrod Underwood, one hundred and seventy-two dollars.
To James Vandegriff, one hundred and seventy-eight dollars.
To Jacob Vineyard, one hundred and ninety-nine dollars.
To William H. Trotter, two hundred and seventy-five dollars.
To Lizzie F. Tucker, three thousand one hundred and thirteen dollars.
To Nimrod Underwood, one hundred and seventy-two dollars.
To James Vandegriff, one hundred and seventy-eight dollars.
To Jacob Vineyard, one hundred and ninety-nine dollars.
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To Nimrod Underwood, one hundred and seventy-two dollars.
To James Vandegriff, one hundred and seventy-eight dollars.
To Jacob Vineyard, one hundred and ninety-nine dollars.
To William H. Trotter, two hundred and seventy-five dollars.
To Lizzie F. Tucker, three thousand one hundred and thirteen dollars.
To Nimrod Underwood, one hundred and seventy-two dollars.
To James Vandegriff, one hundred and seventy-eight dollars.
To Jacob Vineyard, one hundred and ninety-nine dollars.
To Anne Bonnewell, one hundred and thirty-eight dollars.
To Abbie E. Bonwill, Belle Chambers, Harriet Clement, and Annie Z. Stewart, heirs of Charles Warren, deceased, each two hundred and twenty dollars.
To Henrietta Bowden, administratrix of the estate of Henry M. Bowden, deceased, nine hundred and fifty dollars.
To John F. Bowman, fifty-three dollars.
To Josiah B. Bowman, two thousand one hundred and ten dollars.
To Michael W. Bowman, one hundred and twenty-five dollars.
To Willis Browning, two thousand one hundred and ten dollars and thirty-six cents.
To Richard Buren, one thousand one hundred and seventy dollars.
To Rebecca Burkholder, two hundred and forty-four dollars and twenty-five cents.
To John F. Bowman, fifty-three dollars.
To Josiah B. Bowman, two thousand one hundred and ten dollars.
To Michael W. Bowman, one hundred and twenty-five dollars.
To Willis Browning, two thousand one hundred and ten dollars and thirty-six cents.
To Richard Buren, one thousand one hundred and seventy dollars.
To Rebecca Burkholder, two hundred and forty-four dollars and twenty-five cents.
To John F. Bowman, fifty-three dollars.
To Josiah B. Bowman, two thousand one hundred and ten dollars.
To Michael W. Bowman, one hundred and twenty-five dollars.
To Willis Browning, two thousand one hundred and ten dollars and thirty-six cents.
To Richard Buren, one thousand one hundred and seventy dollars.
To Rebecca Burkholder, two hundred and forty-four dollars and twenty-five cents.
To John F. Bowman, fifty-three dollars.
To Josiah B. Bowman, two thousand one hundred and ten dollars.
To Michael W. Bowman, one hundred and twenty-five dollars.
To Willis Browning, two thousand one hundred and ten dollars and thirty-six cents.
To Richard Buren, one thousand one hundred and seventy dollars.
To Rebecca Burkholder, two hundred and forty-four dollars and twenty-five cents.
To John F. Bowman, fifty-three dollars.
To Josiah B. Bowman, two thousand one hundred and ten dollars.
To Michael W. Bowman, one hundred and twenty-five dollars.
To Willis Browning, two thousand one hundred and ten dollars and thirty-six cents.
To Richard Buren, one thousand one hundred and seventy dollars.
To Rebecca Burkholder, two hundred and forty-four dollars and twenty-five cents.
To John F. Bowman, fifty-three dollars.
To Josiah B. Bowman, two thousand one hundred and ten dollars.
To Michael W. Bowman, one hundred and twenty-five dollars.
To Willis Browning, two thousand one hundred and ten dollars and thirty-six cents.
To Richard Buren, one thousand one hundred and seventy dollars.
To Rebecca Burkholder, two hundred and forty-four dollars and twenty-five cents.
To John F. Bowman, fifty-three dollars.
To Josiah B. Bowman, two thousand one hundred and ten dollars.
To Michael W. Bowman, one hundred and twenty-five dollars.
To Willis Browning, two thousand one hundred and ten dollars and thirty-six cents.
To Richard Buren, one thousand one hundred and seventy dollars.
To Rebecca Burkholder, two hundred and forty-four dollars and twenty-five cents.
To John F. Bowman, fifty-three dollars.
To Josiah B. Bowman, two thousand one hundred and ten dollars.
To John D. Fry, one hundred dollars.
To Timothy Funk, one hundred dollars.
To Josiah Galpin, one thousand two hundred and sixty-three dollars.
To David J. Garber, three hundred and seven dollars and twenty cents.
To James B. Garrison, seventy-seven dollars.
To John L. Garrison, fifty-one dollars.
To Abraham Geil, two hundred and ninety-eight dollars.
To Reuben Gilliam, seven hundred and one dollar.
To Curtis B. Graham, two thousand and six hundred dollars.
To Michael Graham, two thousand and sixty-five dollars.
To Fielding Green, two hundred and twenty-five dollars.
To Israel Green, two hundred and sixty-five dollars.
To Lexington Green, one hundred and two dollars.
To William E. Green, ninety dollars.
To John Gregg, one hundred and fifty dollars.
To Mary Elizabeth and Sarah Ann Gregg, one hundred dollars.
To Henry M. Hardy, five hundred and eight dollars.
To Christian Hartman, six hundred and twenty-one dollars.
To Abraham Hisey, one hundred and seventy-nine dollars.
To Elija Hodgson, seven hundred and five dollars and fifty cents.
To Philip Hollar, one hundred and twenty-five dollars.
To Samuel Hottel, five hundred dollars.
To Maria Howard, two hundred and fifty dollars and twenty-five cents.
To Samuel D. Humbert, five hundred dollars.
To John Hunt, one hundred and sixty dollars.
To Elijah W. Hylton, two hundred and thirty-five dollars.
To James W. Irwin, three hundred and six dollars.
To Savory Iverson, one hundred dollars.
To William James, three hundred and three dollars.
To Robert L. Jeffries, two hundred and fifty dollars.
To Jonathan Jenkins, four hundred and twenty-two dollars and seventy-two cents.
To Charles E. Johnson, one hundred and twenty-five dollars.
To Henry Johnson, eight hundred and twenty-five dollars.
To Mildred H. Johnson, two hundred and thirty-five dollars.
To Richard Johnson, five hundred and seventy dollars.
To Owen Jones, one hundred dollars.
To Sylvester Kelly, five hundred and forty dollars.
To Thomas J. Kemper, one hundred and twenty-five dollars.
To David Keys, nine hundred and forty-three dollars.
To Moses Lackey, two hundred and ninety-seven dollars and ninety cents.
To Thomas Latham, one thousand and thirty-five dollars.
To James W. Lawson, executor of the estate of James Lawson, deceased, for the loyal heirs, two hundred and fifteen dollars.
To James W. Lawson, four hundred and fifty-one dollars.
To William Lathem, two hundred and twenty-five dollars.
To William Littrell, one hundred and twenty-seven dollars.
To John S. Lucas, three hundred and seventy-one dollars and twenty-five cents.
To William Lutz, one thousand three hundred and fifty-seven dollars and fifty cents.
To Henry A. Mann, one hundred and fifty dollars.
To Mary A. Mark, executrix of the estate of William E. N. Mark, deceased, nine hundred and five dollars.
To William R. Marks, five hundred and seventeen dollars.
To William Miles, one hundred and twenty-two dollars.
To Squire Millard, one thousand two hundred and seventy dollars.
To Benjamin Miller, one hundred and sixty-eight dollars.
To Isaac Milstead, three hundred and sixty dollars and fourteen cents.
To Cornelia M., Elizabeth M., and Mary J. Minor, one thousand two hundred and seventy-five dollars.
To Benjamin E. Mitchell, seventy-four dollars.
To John Money, fifty dollars.
To Silas Munch, forty-one dollars and fifty-eight cents.
To David Myers, six hundred and fifteen dollars.
To Alexander O’Bryhim, three hundred and eighty-five dollars.
To Julius Oliver, one hundred and fifty dollars.
To Albert Orcutt, six hundred and two dollars.
To John Orrick, one hundred and twenty-three dollars.
To Thomas S. Page, two thousand five hundred dollars.
To Joseph Painter, senior, one hundred and sixty dollars.
To James Payne, one thousand six hundred and fifty dollars.
To John A. Payne, three hundred and eighty dollars.
To Spottswood S. Payne, one hundred and forty dollars.
To Harvey J. Peck, one hundred and twenty-three dollars.
To Isaac Petty, junior, one hundred dollars.
To Elias Peyton, one hundred and twenty-five dollars.
To John Philips, five hundred and sixty-three dollars.
To Mathia Pickering, one hundred and forty dollars.
To Samuel L. Pidgeon, nine hundred and forty-one dollars and forty-five cents.
To Eli Pierpoint, one hundred and fifty dollars.
To Peter Pinner, twenty dollars.
To Isaac Pleasants, one hundred and eighty dollars.
To William Powell, one hundred and eighty dollars.
To John P. Randolph, five hundred and ten dollars and twenty-two cents.
To James R. Ransom, three hundred dollars.
To Elon G. and Nancy Read, heirs of Caleb Read, deceased, two hundred and eighty-five dollars.
To Statia V. Reid, administratrix of the estate of William S. Reid, deceased, sixty-nine dollars and eighty cents.
To William Riley, two hundred dollars.
To Joseph Rivers, one hundred and ten dollars.
To Priscilla D. Roby, one hundred and ninety-eight dollars.
To Alfred W. Rowell, two hundred and sixty-six dollars.
To Joseph Ruse, two hundred and eighty-one dollars.
To John B. Ryley, one hundred and forty dollars.
To Agnes Sampson, administratrix of the estate of Lewis Sampson, deceased, eight dollars.
To Joel Sanger, two hundred dollars.
To Harold S. Scott, one hundred dollars.
To Joseph Segar, nine thousand five hundred and ninety-two dollars.
To Rebeca Sexsmith, one thousand one hundred and twenty-five dollars.
To Samuel Shank, four hundred and thirty-six dollars and fifty cents.
To William D. Shaw, seventy-five dollars.
To Basil W. Shoemaker, seventy-seven dollars and seventy-five cents.
To Isaac Silver, one thousand and sixty-five dollars.
To Charles H. Slow, three hundred dollars.
To Thomas Slow, one hundred and sixty dollars.
To Annie Smith and Bettie Turner, three hundred and eighty-eight dollars.
To Bennett H. Smith, two hundred and forty dollars.
To Job Smith, one hundred and seventy dollars.
To Thomas Smoot and Joseph T. Janney, three hundred and seventy-five dollars.
To Edward Steers, seven hundred and five dollars.
To David C. Steiner, four hundred and seventy-five dollars.
To Ralph Stover, executor of the estate of Charles Stover, deceased, three thousand five hundred and sixty-three dollars.
To Benjamin Strickler, one hundred dollars.
To John Sutherland, one hundred and seventy-one dollars.
To Henry Sykes, one hundred and five dollars.
To Isaac Sykes, three hundred and three dollars.
To Richard Sykes, five hundred and fourteen dollars and fifty cents.
To Charles Thatcher, three hundred and fifteen dollars.
To Jacob Thomas, administrator of the estate of Daniel Thomas, deceased, one hundred and fifty dollars.
To Sylvester Thompson, two hundred and fifty dollars.
To Mary J. Urquhart, one hundred and fourteen dollars and seventy-five cents.
To Philip Vinsel, seven hundred and twelve dollars and fifty cents.
To Maria Von Patten, six hundred dollars.
To Elizabeth A. Von Pelt, administratrix of the estate of Abram Von Pelt, three hundred and twenty dollars.
To John H. Waggaman, seven hundred and twenty-six dollars.
To Charles A. Ware and William B. Lacy, seven hundred and seventy-five dollars.
To Gideon Warne, five hundred and four dollars.
To Henry Washington, one hundred and fifteen dollars.
To John F. Waters, one thousand and ninety dollars and fifty cents.
To Sawyer Watkins, one hundred and twenty dollars.
To Elizabeth Weaver, two thousand seven hundred and eighty-nine dollars.
To Margaret L. Weaver, four hundred dollars.
To Fontaine M. Wells, one hundred and forty dollars.
To Benjamin Wenger, six hundred and ninety-five dollars.
To Jacob Wenger, one hundred and forty dollars.
To John B. Wenger, five hundred and eighty dollars.
To Cornelius White, six hundred and sixty-five dollars and fifty cents.
To William H. White, two hundred and seventy dollars.
To Lovenia Wills, one hundred and twenty dollars.
To Henry L. Wince, ninety-seven dollars and fifty cents.
To Daniel Young, two hundred and twenty-five dollars.

OF THE STATE OF WEST VIRGINIA.

To John H. Atkinson, two thousand and sixty-eight dollars.
To Elwood B. Hamilton, one thousand eight hundred and eighty-six dollars.
To Edward W. Miller, Abraham Martin, and Edward C. Pechin, executor, and Margaret Pechin, administratrix, of the estate of John C. Pechin, four thousand and eighty dollars.
To James S. Pitzer, two hundred and forty-five dollars.
To John J. Ramsburg, forty dollars.
To David Thompson, three hundred and seventy-six dollars.

SECTION 2. That the cases of Joseph Garland, Moses Maples, William B. Worsham, John Campbell administrator of the estate of Stephen S,
Springer deceased, James C. Freeman, Joseph Bontura, Anthony R. Frazer, Caroline Heater, and Gilbert Vanderwerken be and they are hereby referred to the Commissioners of Claims for reexamination and report and the said Commissioners of Claims are hereby authorized to re-open, examine and consider the said cases and to make report thereon to Congress: and it shall hereafter be the duty of the Commissioners of Claims who concur in making any report to sign the same, and if either of said Commissioners dissents from the Report such dissent with the reasons therefor shall also accompany it.

Approved, March 3, 1875.

CHAP. 206.—An act for the relief of George W. Dawson.

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 he is hereby, directed to pay, out of any money in the Treasury not otherwise appropriated, to George W. Dawson, late collector of the fifth internal-revenue district in the State of Maryland, the sum of seventy-two dollars, the amount taken from his deputy collector, Frederick A. Dawson, in the month of July, eighteen hundred and sixty-four, by confederate troops under command of General Early.

Approved, March 3, 1875.

CHAP. 207.—An act to authorize the Commissioner of Patents to sign the certificate of extension of letters patent No. 28,470, granted to Frederick T. Grant, May twenty-ninth, eighteen hundred and sixty, upon a sliver machine.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioner of Patents be, and hereby is, authorized to examine the application for an extension of the patent granted to Frederick T. Grant, May twenty-ninth, eighteen hundred and sixty, number twenty-eight thousand four hundred and seventy, and if in his judgment the said application should be allowed, to sign the certificate of extension the same as if the time limited in the sixty-third section of the act of July eighth, eighteen hundred and seventy had not expired: Provided, That the Commissioner shall act upon the case within ninety days: And provided, That no person shall be held liable for the infringement of said patent if extended for making or using said invention since the expiration of the original patent and prior to the date of the extension.

Approved, March 3, 1875.

CHAP. 208.—An act to remove the political disabilities of Thomas M. Jones, of Virginia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein) That all political disabilities imposed upon Thomas M. Jones, of Virginia, by the fourteenth amendment to the Constitution of the United States, by reason of his participation in the rebellion, are hereby removed.

Approved, March 3, 1875.

CHAP. 209.—An act for the relief of William M. Kimball.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be directed to cause to be paid to William M. Kimball the full pay and emoluments of a lieutenant and regimental quartermaster of the
Eleventh Minnesota Volunteers, from the tenth day of October, eighteen hundred and sixty-two, to the eighth day of May, eighteen hundred and sixty-three; and a sum sufficient to pay the same is hereby appropriated out of any money not otherwise appropriated by law.

Approved, March 3, 1875.

CHAP. 210.—An act for the relief of the Allegheny Valley Railroad Company.

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 he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to the Allegheny Valley Railroad Company, the sum of seven thousand two hundred and thirty-two dollars and seventy-five cents, a balance due to said company as per account balanced upon the books of the Post-Office Department, for transportation of the mails in the years eighteen hundred and sixty-eight and eighteen hundred and sixty-nine, which cannot be paid until an appropriation is made therefor; the balances of the appropriations for those years having been covered into the Treasury under the provisions of the act of July twelfth, eighteen hundred and seventy.

Approved, March 3, 1875.

CHAP. 211.—An act for the relief of the Terre Haute and Indianapolis Railroad Company, successor of the Terre Haute and Richmond Railroad Company, in the State of Indiana.

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 he is hereby, authorized and directed to pay to the Terre Haute and Indianapolis Railroad Company, successor of the Terre Haute and Richmond Railroad Company, in the State of Indiana, out of any money in the Treasury not otherwise appropriated, the sum of seven thousand five hundred and forty-three dollars and seventy-five cents; it being the amount due said company for carrying the United States mails, as found and ascertained by the Court of Claims.

Approved, March 3, 1875.

CHAP. 212.—An act for the relief of Joseph H. Colton.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President of the United States is hereby requested to call upon the government of Bolivia to make payment of the money admitted by itself to be due, with interest thereon, according to the decree of the said government of Bolivia, of February first, eighteen hundred and seventy-two, to Joseph H. Colton, for maps engraved for that government under a contract made in eighteen hundred and seventy-two.

Approved, March 3, 1875.

CHAP. 213.—An act for the relief of George A. Schreiner.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That inasmuch as doubts have been suggested whether George A. Schreiner, of Wyandotte County, State of Kansas, is entitled to the pension of eighteen dollars a month under acts of Congress relative to pensions, and under the act entitled
"An act increasing the rates of pensions to certain persons therein described," which last act was approved June eighth, eighteen hundred and seventy-two, he having lost his right arm in the military service of the United States having been employed as a steamboat-pilot and which pension has heretofore been paid to the said George A. Schreiner under a construction placed on the last named act, the said pension of eighteen dollars a month is hereby confirmed to the said George A. Schreiner, and that the Secretary of the Interior be, and he is hereby, authorized and directed to place his name upon the pension roll, subject to the provisions and limitations of the pension laws; said rate to commence from and after the passage of this act.

Approved, March 3, 1875.

CHAP. 214.—An act for the relief of the Willow Springs Distilling Company, of Omaha, Nebraska.

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 he is hereby, directed to credit the Willow Springs Distilling Company, of Omaha, Nebraska, with such amounts as he shall find, on investigation, to be assessed against them, and still remaining payable as taxes upon grain used in excess of the surveyed capacity of their distillery during the months of September, October, November, and December, eighteen hundred and seventy-three, and January, February, March, and April, eighteen hundred and seventy-four: Provided, That the said Willow Springs Distilling Company shall prove, to the satisfaction of said Secretary, that the average production of spirits from each and every bushel of grain used and consumed in the production of spirits by them during the time above specified was at least three and one quarter gallons, and that they have paid the legal tax upon all spirits produced.

Approved, March 3, 1875.

CHAP. 215.—An act for the relief of the owners of the Steamer Clara Dolsen

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 he is hereby, directed to pay to the owners of the Steamer Clara Dolsen, out of any money in the Treasury not otherwise appropriated, the sum of twenty two thousand and fifty dollars in full of all claims for the use of said vessel by the Navy Department, and for all claims for damages to said vessel and furniture while in the service of the Government.

Approved, March 3, 1875.

CHAP. 216.—An act granting a Pension to Davenport Downs—

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Davenport Downs, late a private in company C, fifth regiment Iowa volunteers, and to pay him a pension from and after the passage of this act.

Approved, March 3, 1875.
CHAP. 217.—An act for the relief of F. V. Hayden

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting-officers, in settling and adjusting the accounts of F. V. Hayden, geologist in charge of the survey of the Territories, are hereby directed to credit the said F. V. Hayden with the sum of three thousand eight hundred and twenty-five dollars, on account of loss of that amount, in eighteen hundred and seventy-two, by highway robbery, committed on his clerk while traveling on stage-coach between Virginia City, Montana, and Fort Hall, Idaho, bearing said sum of money from one division of said survey to the other; said amount having been lost without any fault or neglect of the said F. V. Hayden or said clerk.

Approved, March 3, 1875.

CHAP. 218.—An act to remove the political disabilities of Robert W. Johnson, formerly of Arkansas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein) That the political disabilities of Robert W. Johnson, of Arkansas, incurred under the provisions of the third section of the fourteenth article of the Constitution of the United States, be, and the same are hereby, removed.

Approved, March 3, 1875.

CHAP. 219.—An act for the relief of William N. Denny, major of the Fifty-first Indiana Volunteer Infantry.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Paymaster-General of the United States Army, be, and he is hereby, authorized and directed to pay, out of any money appropriated or hereafter to be appropriated for the payment of the Army, to William N. Denny, late major in the Fifty-first Regiment of Indiana Volunteers, the pay and emoluments of a major of infantry, from the thirtieth day of June, eighteen hundred and sixty-three, the date his commission was received at the headquarters of the command to which he belonged, to the fifteenth day of May, eighteen hundred and sixty-five, the date of his muster-in as lieutenant-colonel, as if he had been mustered in as major on the date of the receipt of his commission, first deducting whatever sum may have been paid said William N. Denny as captain during the period for which pay is hereby allowed as major.

Approved, March 3, 1875.

CHAP. 220.—An act for the relief of Alexander Minor, of West Virginia.

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 is hereby directed to pay out of any money in the Treasury not otherwise appropriated, to Alexander Minor, late a private in Company B of the Twelfth Regiment of West Virginia Volunteer Infantry, United States Army, the sum of two hundred and thirty-four dollars, being the amount of bounty and pay improperly withheld from him on a charge of absence without leave.

Approved, March 3, 1875.
March 3, 1875.

CHAP. 221.—An act for the relief of E. Laws, chief engineer, United States Navy.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the services of Elijah Laws as first assistant engineer of the United States Navy shall be considered in every respect except in that which may change his present rank as though he had received a warrant appointing him to that position on the seventeenth day of March, eighteen hundred and sixty-three, the date of the warrants as first assistant engineers of those who entered the service next after him; and as chief engineer shall be considered in every respect except in that which may change his present rank or position on the Navy Register as having commenced on the thirteenth day of August, eighteen hundred and sixty-six, the date of the completion of the two years' sea-service required for first assistant engineers before promotion after March seventh, eighteen hundred and sixty-three.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 222.—An act to relieve James Jackson, of Georgia of his political disabilities.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, Two-thirds of each House concurring therein) That James Jackson, of Bibb County, Georgia, be, and is hereby, relieved of all political disability imposed by third section of fourteenth article of amendments to the Constitution of the United States.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 223.—An act for the relief of Samuel S. Potter.

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 and directed to pay to Samuel S. Potter, out of any money in the Treasury not otherwise appropriated, the sum of seven hundred and fifty dollars, the same being in full of all claims against the Government for expenses incurred by the said Potter by reason of the seizure of his seminary-building by J. F. Head, medical director of the District of Kentucky, for hospital-purposes.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 224.—An act for the relief of Washington Crosland.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be paid to Washington Crosland, of Saint Louis, Missouri, out of any money in the Treasury not otherwise appropriated, the sum of two thousand dollars, in satisfaction of all damages which accrued to him by reason of the construction of a railroad across his two lots of land in the city of Saint Louis by the United States for military purposes.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 225.—An act for the relief of the survivors of the Polaris.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting officers of the Treasury be authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to the survivors of the Polaris engaged in the Arctic exploration under command of Cap-
tain Charles F. Hall, their widows, or minor children, and in the order named, a sum of money in addition to that already paid, equal in amount to one year's pay which each would have been entitled to respectively if continued in the service, under the rules and regulations prescribed by the Secretary of the Navy for said exploring expedition; and that the sum of three hundred and sixty dollars each be paid to Joe Eberbing and Hans Hendrick, Esquimaux, who rendered valuable assistance to that part of the ship's crew rescued from the ice-floe on or about the thirtieth day of April, eighteen hundred and seventy-three; said payment to be made direct to each individual claimant upon satisfactory evidence of his identity: Provided, That if any sale, assignment, or transfer shall be made of any interest in the gratuity provided by this act, the amount so assigned shall revert to the Government of the United States.

Approved, March 3, 1875.

CHAP. 226.—An act permitting Lieutenant Commander Frederick Pearson of the March 3, 1876.
Navy to accept a decoration from the Queen of Great Britain.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Lieutenant Commander Frederick Pearson, of the Navy of the United States may accept a decoration of Companion of the Military Division of the Order of the Bath tendered to him by the Queen of Great Britain as a testimonial of the appreciation of Her Majesty's government of the courage and conduct displayed by said Lieutenant Pearson in the attack upon the Japanese forts by the combined fleets of Great Britain, France, the Netherlands and the United States in September, eighteen hundred and sixty-four because of which said Pearson received the thanks of the British Admiral, the senior officer commanding.

Approved, March 3, 1875.

CHAP. 227.—An act to remove the political disabilities of Thomas T. Fountleroy.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all the political disabilities imposed by the fourteenth amendment of the Constitution of the United States on Thomas T. Fountleroy, a citizen of Virginia, be, and the same are hereby, removed.

Approved, March 3, 1875.

CHAP. 228.—An act for the relief of Mrs Sarah B. Forest widow of Lieutenant March 3, 1875.
Dulaney A. Forest, late of the United States Navy.

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 he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Mrs Sarah B. Forest, widow of Lieutenant Dulaney A. Forest, late of the United States Navy, the sum of eight hundred and twenty dollars, which shall be in full discharge o' all claims of said Sarah B. Forest against the United States, for balance due from an allotment of pay made by her late husband, being the amount due from April first to December sixth, eighteen hundred and sixty-one, at the rate of one hundred dollars a month.

Approved, March 3, 1875.
March 3, 1875.

**CHAP. 229.**—An act granting a Pension to Elizabeth Wolf.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Elizabeth Wolf, widow of John F. Wolf, late of company D, third regiment of Maryland volunteers, and pay her a pension from and after the passage of this act.

Approved, March 3, 1875.

March 3, 1875.

**CHAP. 230.**—An act for the relief of Montravillo Patton of Buncombe County, North Carolina.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Quartermaster-General be, and he is hereby, instructed to pay Montraville Patton, of Buncombe County, North Carolina, the sum of one hundred and thirty dollars for supplies furnished the Army in the year eighteen hundred and sixty-six, as appears from proofs on file.

Approved, March 3, 1875.

March 3, 1875.

**CHAP. 231.**—An act granting a Pension to Stephen Weatherlow.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Stephen Weatherlow, and to pay him a pension at the rate of twenty dollars per month, from the date of this act, said pension to be in lieu of that now drawn by Stephen Weatherlow.

Approved, March 3, 1875.

March 3, 1875.

**CHAP. 232.**—An act granting an increase of pension to Stephen Weatherlow.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Stephen Weatherlow, and to pay him a pension at the rate of twenty-four dollars per month from the date of this act; said pension to be in lieu of that now drawn by Stephen Weatherlow.

Approved, March 3, 1875.

March 3, 1875.

**CHAP. 233.**—An act relieving the political disabilities of Edward Booker, of Henry County, Virginia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two thirds of each house concurring therein,) That all the political disabilities imposed by the fourteenth amendment of the Constitution of the United States on Edward Booker, a citizen of Henry County in the State of Virginia, be, and the same are hereby removed.

Approved, March 3, 1875.
CHAP. 234.—An act relieving the political disabilities of Edward Booker, of Henry County, Virginia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein,) That all the political disabilities imposed by the fourteenth amendment of the Constitution of the United States on Edward Booker, a citizen of Henry County, in the State of Virginia, be, and the same are hereby removed.

Approved, March 3, 1875.

CHAP. 235.—An act for the relief of D. R. Haggard.

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 he hereby is, authorized and directed to pay to D. R. Haggard, late colonel of the Fifth Regiment of Kentucky Volunteers, out of any money in the Treasury not otherwise appropriated, the sum of four thousand dollars, in full compensation and satisfaction of his claim against the Government of the United States for quartermaster's and commissary's stores taken from his farm, near Burksville, Kentucky, by United States forces during the war of the rebellion, and used by them.

Approved, March 3, 1875.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Jefferson W. Davis, first lieutenant of company F, Sixty-fourth regiment New York Volunteers, and pay him a pension as a first lieutenant from and after the passage of this act.

Approved, March 3, 1875.

CHAP. 237.—An act for the relief of William Chester.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting officer of the Post Office Department is hereby authorized and directed to credit William Chester, postmaster at Knobnoster, Johnson county, Missouri with the sum of three hundred and twenty-nine dollars and eighty-five cents on his account as postmaster as aforesaid with said Department, said sum being the amount of postage stamps and postal money stolen from said post-office on the eleventh day of May, eighteen hundred and seventy-two, by burglarious entry of the said building in which said office was kept—

Approved, March 3, 1875.

CHAP. 238.—An act granting a pension to John M. Allen.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension roll, subject to the provisions and limitations of the pension
laws, the name of John M. Allen, a private in company G, one hundred and seventy-sixth regiment New York volunteers, and pay him a pension from and after the passage of this act.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 239.—An act granting a pension to Cornelia M. Arthur.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Cornelia M. Arthur, widow of Benjamin H. Arthur, late captain in the first regiment of United States Infantry, pay to her an additional sum of five dollars a month from the date of its deduction by the Pension Office, and pay to her a pension of thirty dollars a month, to take effect from and after the passage of this act.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 240.—An act granting a pension to Charles C. Haight.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Charles C. Haight, late sergeant in company G, sixth regiment, West Virginia Volunteers, and pay him a pension from and after the passage of this act.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 241.—An act granting a pension to Sarah S. Cooper.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Sarah S. Cooper, widow of Major Wickliff Cooper, seventh United States Cavalry, and pay her a pension from and after the passage of this act.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 242.—An act granting a pension to Stillman C. Spaulding.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Stillman C. Spaulding, company K, thirty-second regiment Massachusetts volunteer Infantry, and pay him a pension from and after the passage of this act for the loss of a leg.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 243.—An act granting a pension to Arthur M. Lee.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the
Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension-laws, the name of Melissa Rankin, mother of Oliver S. Rankin, a lieutenant in the tenth regiment Indiana volunteers, and pay her a pension at the rate of eight dollars a month, from and after the passage of this act.

Approved, March 3, 1875.

CHAP. 246.—An act granting a Pension to Mrs. Sophia Green.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension-laws, the name of Mrs. Sophia Green, widow of Harvey Green, late a private in company C, tenth regiment Vermont Volunteers, and pay her a pension from and after the passage of this act.

Approved, March 3, 1875.

CHAP. 247.—An act granting a Pension to Louis Heinley.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension-laws, the name of Louis Heinley, late of Company E, Twelfth Regiment Pennsylvania Cavalry, and pay him a pension from and after the passage of this act.

Approved, March 3, 1875.

CHAP. 248.—An act granting a Pension to Salem P. Rose, of North Adams, Massachusetts.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the
pension-roll, subject to the provisions and limitations of the pension laws, the name of Salem P. Rose, of North Adams, Massachusetts, late a private in company F, twenty-seventh regiment Massachusetts volunteers, and pay him a pension from and after the passage of this act.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 249.—An act granting a Pension to Mrs Penelope C. Brown, of Tennessee, widow of Stephen C. Brown, late a private of company C, eighth Tennessee cavalry.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Penelope C. Brown, of Greene county, Tennessee, widow of Stephen C. Brown, late a private of company C, eighth Tennessee volunteer cavalry.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 250.—An act granting a Pension to Rosalie C. P. Lisle.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Rosalie C. P. Lisle, mother of Joseph T. Lisle, late an assistant paymaster in the Navy, and pay her a pension, commencing from and after the passage of this act.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 251.—An act for the relief of L. R. Strauss of Macon City, Missouri.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be paid to Leopold R. Strauss, out of any money heretofore appropriated, or hereafter to be appropriated, for the use of the Quartermaster's Department, two hundred and one dollars and ninety cents, for clothing furnished the Army in the year eighteen hundred and sixty-four, by direction of the commanding general of the district of North Missouri.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 252.—An act granting a Pension to Hannah E. Currie.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Hannah E. Currie, mother of Samuel A. Currie late of the Thirty-third Regiment of Ohio Volunteer Infantry, based on the evidence on file in the office of the Commissioner of Pensions as case numbered one hundred and sixty-nine thousand six hundred and fifty two.

Approved, March 3, 1875.
CHAP. 253.—An act granting pensions to the widows, children, dependent mothers and fathers, or orphan brothers and sisters, of those soldiers who were murdered by guerrillas, at Centralia, Missouri, in 1864.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the provisions of existing pension laws be, and the same are hereby, extended to the widows, children, dependent mothers and fathers, or orphan brothers and sisters, in the order named, of those lately discharged soldiers of the Army of the United States, who were murdered by guerrillas at Centralia, Missouri, in eighteen hundred and sixty-four, while being transported on the North Missouri Railroad.

Sec. 2. That the provisions of this act shall be construed to extend to the widows, children, dependent mothers and fathers, or orphan brothers and sisters, in the order named, of any member of the Missouri militia who was murdered as aforesaid by guerrillas at Centralia, Missouri, in eighteen hundred and sixty-four.

Approved, March 3, 1875.

CHAP. 254.—An act granting a Pension to William O. Madison.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of W. O. Madison, late a private in Company C, Fourth Iowa Infantry, with the right to a pension at the rate of eight dollars a month, from and after the passage of this act.

Approved, March 3, 1875.

CHAP. 255.—An act granting a Pension to William C. Davis.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of William C. Davis, and that he be paid a pension from the passage of this act, said soldier having served in Company B, Eleventh Regiment of Tennessee Cavalry Volunteers.

Approved, March 3, 1875.

CHAP. 256.—An act granting a Pension to Catharine Lee, widow of Jesse M. Lee, private Company B, second regiment Ohio Volunteers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Catharine Lee, widow of Jesse M. Lee, private Company B, second regiment Ohio volunteers, and pay her a pension from and after the passage of this act.

Approved, March 3, 1875.

CHAP. 257.—An act granting a Pension to Mary E. Stewart.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Mary E. Stewart, widow of Jesse M. Lee, private Company B, second regiment Ohio volunteers, and pay her a pension from and after the passage of this act.

Approved, March 3, 1875.
pension-roll, subject to the provisions and limitations of the pension laws, the name of Mary E. Stewart, widow of Andrew J. Stewart, late second lieutenant of Captain Bennights company, Dent county Missouri Home Guards, and pay her a pension as the widow of a second lieutenant, and for her children under sixteen years of age, from and after the passage of this act.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 258.—An act granting a Pension to Margaret H. Pittenger.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Mrs. Margaret H. Pittenger, mother of James D. Pittenger, late a private in Company I, Sixty-fifth Regiment, New York Volunteers, and pay her a pension from and after the passage of this act.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 259.—An act granting a Pension to Martin D. Chandler.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Martin D. Chandler, a private in company A, first Vermont Artillery, eleventh regiment Vermont volunteers.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 260.—An act granting a Pension to Mary C. Toy.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Mary C. Toy, widow of John B. Toy, late a private in Company A of the sixteenth regiment of Iowa volunteers, and that she be paid a pension from the passage of this act.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 261.—An act to relieve P. U. Murphy and John A. Brown of Alabama, of political disabilities

Disabilities of P. U. Murphy and John A. Brown removed.
CHAP. 262.—An act removing the political disabilities of John Withers, Joseph F. Minter, and William Kearney.

"Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concuring therein,) That the political disabilities of John Withers, Joseph F. Minter, and William Kearney, of Bexar county, State of Texas, be and the same are hereby, removed.

Approved, March 3, 1875.

CHAP. 263.—An act granting a Pension to William H. Small

"Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of William H. Small, late a private in Companies E and K of the fifteenth regiment of Pennsylvania cavalry and pay him a pension as for the loss of a leg from and after the passage of this act—

Approved, March 3, 1875.

CHAP. 264.—An act granting a Pension to Sarah Ann Crosby.

"Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Sarah Ann Crosby, mother of Robert D. Crosby, late first lieutenant in company F, forty-ninth regiment United States Colored troops, and pay her arrears of pension from the date of the death of said son until the date of the commencement of her pension.

Approved, March 3, 1875.

CHAP. 265.—An act for the relief of Mary L. Woolsey, widow of the late Commodore Melancthon B. Woolsey, of the Navy.

"Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting-officer of the Treasury, in adjusting the amount due Melancthon B. Woolsey, deceased, late a commodore in the Navy, shall, in consideration of the devotion of the said deceased to his public duties, which resulted in his death at Pensacola, Florida, on the second day of October, eighteen hundred and seventy-four, pay to Mrs. Mary L. Woolsey, widow of said deceased, the amount of pay to which the said commodore would have been entitled if he had survived and remained in the public service on waiting orders to the end of the present fiscal year, out of any money appropriated for the pay of the officers of the Navy.

Approved, March 3, 1875.

CHAP. 266.—An act removing the political disabilities of Beverly Kennon, of Virginia.

"Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two thirds of each House concurring therein,) That all the political disabilities imposed by the fourteenth amendment of the Constitution of the United States on Beverly Kennon, a citizen of the State of Virginia, be, and the same are hereby removed.

Approved, March 3, 1875.
March 3, 1875.

**CHAP. 267.**—An act to relieve Isaac N. Brown of his political disabilities.

> Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein,) That all the political disabilities imposed by the fourteenth amendment of the Constitution of the United States on Isaac N. Brown, of Coahoma county, Mississippi, late lieutenant in the United States Navy be, and the same are hereby removed.

> Approved, March 3, 1875.

March 3, 1875.

**CHAP. 268.**—An act removing the political disabilities of O. R. Singleton of Mississippi.

> Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein,) That all the political disabilities imposed by the fourteenth amendment of the Constitution on Otho R. Singleton, a citizen of the State of Mississippi, be, and the same are hereby removed.

> Approved, March 3, 1875.

March 3, 1875.

**CHAP. 269.**—An act granting a Pension to Betsey A. Eaton.

> Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Betsey A. Eaton, the widow of Willard G. Eaton, late colonel of the thirteenth Michigan Infantry Volunteers, and pay her a pension at the rate of thirty dollars per month.

> Approved, March 3, 1875.

March 3, 1875.

**CHAP. 270.**—An act granting a Pension to William Lyon.

> Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of William Lyon, late a private in company D, Fifty-second regiment, Indiana Volunteers, and pay him a pension from and after the passage of this act.

> Approved, March 3, 1875.

March 3, 1875.

**CHAP. 271.**—An act granting a Pension to Freemorton Young.

> Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Freemorton Young, late captain of company B, fifth regiment Tennessee Infantry, and pay him a pension as a captain from and after the passage of this act.

> Approved, March 3, 1875.
CHAP. 272.—An act granting a Pension to Lafayette Briggs.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Lafayette Briggs late a private in the First Battery of Wisconsin Artillery, and pay him a pension from and after the passage of this act.

Approved, March 3, 1875.

CHAP. 273.—An act granting a Pension to Sarah A. Woodworth.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Sarah A. Woodworth, widow of Joseph C. Woodworth, late a private in company H, of the sixty-seventh regiment Pennsylvania Volunteers, and pay her a pension from and after the passage of this act.

Approved, March 3, 1875.

CHAP. 274.—An act granting a Pension to Emillia O. Black.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Emillia O. Black, widow of Willis H. Black, late deputy provost marshal for the eleventh district of Illinois, and pay her a pension from and after the passage of this act.

Approved, March 3, 1875.

CHAP. 275.—An act for the relief of Ferdinand Monti.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-rolls, subject to the provisions and limitations of the pension laws, the name of Ferdinand Monti, wagon-master in the quartermaster's service, Mexican war, from and after the passage of this act.

Approved, March 3, 1875.

CHAP. 276.—An act granting a Pension to Abraanna L. Dunn.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Abraanna L. Dunn, widow of George B. Dunn, late a captain in the seventeenth regiment Maine volunteers, and pay her a pension from and after the passage of this act.

Approved, March 3, 1875.
March 3, 1875.

CHAP. 277.—An act granting a Pension to Charles A. Draher.

Pension to Charles A. Draher.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Charles A. Draher, late a private in company H, One hundred and sixty-fifth regiment Pennsylvania Volunteers, and pay him a pension from the passage of this act.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 278.—An act granting a Pension to Richard G. Mobley.

Pension to Richard G. Mobley.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Richard G. Mobley, late a private in company A, twenty-fourth Kentucky Volunteers, and pay him a pension from and after the passage of this act.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 279.—An act granting a Pension to Margaret Pattison.

Pension to Margaret Pattison.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Margaret Pattison, mother of William J. Pattison, late second lieutenant of the ninth regiment Michigan Cavalry, and pay her a pension from and after the passage of this act.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 280.—An act granting a Pension to Elizabeth Lanning.

Pension to Elizabeth Lanning.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Elizabeth Lanning, widow of Richard Lanning, late of company H, Eightieth regiment Ohio Volunteers, and pay her a pension from and after the passage of this act.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 281.—An act granting a Pension to James A. Forgey.

Pension to James A. Forgey.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of James A. Forgey, late a corporal in company H, of the Twenty-ninth regiment Iowa Volunteers, and pay him a pension from and after the passage of this act.

Approved, March 3, 1875.
CHAP. 282.—An act granting a Pension to Ansel Thayer, of Braintree, Massachusetts.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Ansel Thayer, father of George Frederick Thayer, Company F, second regiment Massachusetts Cavalry; Loring W. Thayer, company E, Thirty-second Massachusetts Volunteers; Charles S. Thayer, company K, Third Massachusetts Cavalry; and Lucien M. Thayer, company I, Forty-second regiment Massachusetts and pay him a pension from and after the passage of this act.

Approved, March 3, 1875.

CHAP. 283.—An act granting a Pension to Mrs. Sarah B. Howe and Mrs. Mary Cranston.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Sarah B. Howe, widow of Albion Howe, late first lieutenant of the Fourth U. S. Artillery; and Mrs. Mary Cranston, widow of Arthur Cranston, late first lieutenant in Fourth U. S. Artillery and pay them a pension each, from and after the passage of this act.

Approved, March 3, 1875.

CHAP. 284.—An act granting a Pension to David Salsbury.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of David Salsbury, late private company F, one hundred and sixtieth regiment New York volunteers, and pay him a pension from and after the passage of this act.

Approved, March 3, 1875.

CHAP. 285.—An act granting a Pension to Mrs. Mercy E. Scattergood.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Mrs. Mercy E. Scattergood, widow of Edward Scattergood, late second assistant engineer in the United States Navy, and pay her two dollars per month in addition to her present pension until the child of said Edward Scattergood shall become sixteen years of age.

Approved, March 3, 1875.

CHAP. 286.—An act granting a Pension to Micajah Stout.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Micajah Stout, and pay him a pension from and after the passage of this act.

Approved, March 3, 1875.
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pension-roll, subject to the provisions and limitations of the pension laws, the name of Micajah Stout, late of company I, of the thirty-fourth regiment Iowa Volunteer Infantry, and pay him a pension from and after the passage of this act.

Approved, March 3, 1875.

Marcl 3, 1875.

CHAP. 287.—An act to relieve Charles H. Smith, M. D. of Richmond, Virginia and James M. Hawes, of Covington, Kentucky of all political disabilities.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each house concurring therein) That Charles H. Smith, of Richmond, Virginia, also James M. Hawes of Covington, Kentucky, be relieved of all political disabilities incurred by the fourteenth amendment to the Constitution of the United States.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 288.—An act for the relief of Lydia Cruger, executrix of Moses Sheppard, deceased.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the claim heretofore reported to Congress by the Court of Claims in favor of Lydia Cruger, executrix of Moses Sheppard, deceased, be referred back to said court, with power to hear and determine the same, as in other cases, and with the right to either party to use the evidence heretofore taken in said cause, so far as the said court shall deem the same pertinent and competent.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 289.—An act granting a Pension to John H. Looby.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of John H. Looby, late captain of company D, of the sixty-second regiment of U. S. Colored Troops, and pay him the pension allowed to officers of that grade for total disability, from and after the passage of this act.

Approved, March 3, 1875.

March 3, 1875.

CHAP. 290.—An act for the relief of the owners of the Haytian brig Margareta, or their legal representatives.

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 he is hereby, authorized and directed to pay to the owners of the Haytian brig Margareta, or their legal representatives, the sum of one thousand three hundred and seventy-eight dollars and seventy-five cents, the same being the amount paid by the said Robert Murray, junior, as discriminating tonnage-dues upon the Haytian brig Margareta, in the years eighteen hundred and sixty-seven and eighteen hundred and sixty-eight, in contravention of the treaty then existing between the United States and the republic of Hayti.

Approved, March 3, 1875.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, the sum of one thousand four hundred and fifty-five dollars and twenty cents, to be paid to M. Von Entress Fuersteneck, late second lieutenant of Company A of the Sixty-eighth Regiment of New York Volunteers, to cover a period of service from August thirtieth, eighteen hundred and sixty-three, to December twenty-first, eighteen hundred and sixty-four, inclusive, at which time he was commissioned, and actually performed duty as a second lieutenant, but was not mustered in.

Approved, March 3, 1875.

CHAP. 292.—An act for the relief of John Aldredge.

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 he is hereby, authorized and required, out of any money in the Treasury not otherwise appropriated, to pay to John Aldredge, of McNairy county, Tennessee, such sum, not exceeding nine thousand six hundred and six dollars, as the Secretary may deem reasonable, for money paid into the Treasury of the United States by virtue of an assessment made upon the disloyal citizens of and around Henderson Station, Tennessee, to make repayment for the destruction of cotton, the property of said Aldredge; the sum so to be paid to be charged to the account of captured and abandoned property.

Approved, March 3, 1875.

CHAP. 293.—An act for the relief of Courtland Parker as administrator of George W. Anderson, deceased.

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 authorized and directed to pay to Courtland Parker, as administrator of George W. Anderson, the sum of thirteen thousand two hundred and fifty-five dollars and sixty-seven cents, being the amount received into the Treasury of the United States, under certain proceedings and decree in the southern district of New York, undertaking to condemn the stock and dividends of said Anderson in the Minnesota Mining Company, the Rockland Mining Company, the Superior Mining Company, and the Steel River Mining Company, the same being in full for all claims and demands of said Parker as administrator, or the heirs or representatives of said estate, against the United States, connected with, or in any manner growing out of, said claim, for which a receipt shall be taken in full by the proper officer of the Treasury.

Approved, March 3, 1875.

CHAP. 294.—An act to authorize the settlement of the accounts of Passed Assistant Paymaster E. Mellach, United States Navy.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the accounting officers of the Treasury of the United States be, and they are hereby, directed in settling the accounts of E. Mellach, passed assistant paymaster United States Navy, to credit him with all stoppages charged against him.
March 3, 1875.

Pension to Samuel Purcell.

CHAP. 295.—An act granting a Pension to Samuel Purcell

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Samuel Purcell who was a private in Company A, First Indiana Volunteers, in the Mexican war, at the rate of eight dollars per month from and after the passage of this act.

Approved, March 3, 1875.

amounting to twenty-five thousand one hundred and four dollars and ninety-eight cents, and to allow him his pay from the second of May, eighteen hundred and seventy-two, to the seventh of April, eighteen hundred and seventy-four.

Approved, March 3, 1875.
RESOLUTIONS.

[No. 4.] Joint resolution authorizing Thomas W. Fitch, engineer of the United States Navy, to accept of a wedding present sent to his wife, Mrs. Minnie Sherman Fitch.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That Thomas W. Fitch, engineer of the United States Navy, be and is hereby authorized to accept of a wedding present of jewelry sent to his wife, Mrs. Minnie Sherman Fitch, by the Khedive of Egypt as a token of his respect.

Approved, February 18, 1875.

[No. 9.] Joint resolution authorizing the acceptance by Captain C. H. Wells, of the United States Navy, of the cross of the Legion of Honor, conferred upon him by the President of the French Republic.

Be it resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That Captain C. H. Wells, of the United States Navy, be, and he is hereby authorized to accept the cross of an officer of the national order of the Legion of Honor, conferred upon him by the President of the French Republic as evidence of his appreciation of that officer.

Approved, March 3, 1875.
TREATIES

AND

POSTAL CONVENTIONS

CONCLUDED BY THE

UNITED STATES OF AMERICA

WITH

FOREIGN NATIONS AND INDIAN TRIBES.
Treaty between the United States of America and the Eastern Bands of Shoshonee Indians. Concluded July 2, 1863; Ratification advised, with amendment, March 7, 1864; Amendment assented to August 31, 1865; Proclaimed June 7, 1869.

ULYSSES S. GRANT, PRESIDENT OF THE UNITED STATES OF AMERICA,

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING:

Whereas a Treaty was made and concluded at Fort Bridger, in the Territory of Utah, on the second day of July, in the year of our Lord one thousand eight hundred and sixty-three, by and between James Duane Doty and Luther Mann, junior, Commissioners, on the part of the United States, and Washakee, Wanapitz, and other Chiefs, Principal Men, and Warriors of the Eastern Bands of Shoshonee Indians, on the part of said Indians, and duly authorized thereto by them, which Treaty is in the words and figures following, to wit:

Articles of Agreement made at Fort Bridger, in Utah Territory, this second day of July, A. D. one thousand eight hundred and sixty-three, by and between the United States of America, represented by its Commissioners, and the Shoshonee nation of Indians, represented by its Chiefs and Principal Men and Warriors of the Eastern Bands, as follows:

ARTICLE I.

Friendly and amicable relations are hereby re-established between the bands of the Shoshonee nation, parties hereto, and the United States; and it is declared that a firm and perpetual peace shall be henceforth maintained between the Shoshonee nation and the United States.

ARTICLE II.

The several routes of travel through the Shoshonee country, now or hereafter used by white men, shall be and remain forever free and safe for the use of the Government of the United States, and of all emigrants and travellers under its authority and protection, without molestation or injury from any of the people of said nation. And if depredations should at any time be committed by bad men of their nation, the offenders shall be immediately seized and delivered up to the proper officers of the United States, to be punished as their offences shall deserve; and the safety of all travellers passing peaceably over said routes is hereby guaranteed by said nation. Military agricultural settlements and military posts may be established by the President of the United States along said routes; ferries may be maintained over the rivers wherever they may be required; and houses erected and settlements formed at such points as may be necessary for the comfort and convenience of travellers.

ARTICLE III.

The telegraph and overland stage lines having been established and operated through a part of the Shoshonee country, it is expressly agreed that the same may be continued without hindrance, molestation, or injury from the people of said nation; and that their property, and the lives of passengers in the stages, and of the employees of the respective companies, shall be protected by them.
And further, it being understood that provision has been made by the Government of the United States for the construction of a railway from the plains west to the Pacific ocean, it is stipulated by said nation that said railway, or its branches, may be located, constructed, and operated, without molestation from them, through any portion of the country claimed by them.

**ARTICLE IV.**

It is understood the boundaries of the Shoshonee country, as defined and described by said nation, is as follows:

On the north, by the mountains on the north side of the valley of Shoshonee or Snake river; on the east, by the Wind River mountains, Peenahpah river, the north fork of Platte or Koo-chin-agah, and the north Park or Buffalo House; and on the south, by Yampah river and the Uintah mountains. The western boundary is left undefined, there being no Shoshonees from that district of country present; but the bands now present claim that their own country is bounded on the west by Salt Lake.

**ARTICLE V.**

The United States being aware of the inconvenience resulting to the Indians in consequence of the driving away and destruction of game along the routes travelled by whites, and by the formation of agricultural and mining settlements, are willing to fairly compensate them for the same; therefore, and in consideration of the preceding stipulations, the United States promise and agree to pay to the bands of the Shoshonee nation, parties hereto, annually for the term of twenty years, the sum of ten thousand dollars, in such articles as the President of the United States may deem suitable to their wants and condition, either as hunters or herdsmen. And the said bands of the Shoshonee nation hereby acknowledge the reception of the said stipulated annuities, as a full compensation and equivalent for the loss of game, and the rights and privileges hereby conceded.

**ARTICLE VI.**

The said bands hereby acknowledge that they have received from said Commissioners provisions and clothing amounting to six thousand dollars, as presents, at the conclusion of this Treaty.

Done at Fort Bridger the day and year above written.

JAMES DUANE DOTY,
LUTHER MANN, JR.,
Commissioners.

WASHAKEE. his x mark.
WANAPITZ. his x mark.
TOOPSAPOWET. his x mark.
PANTOSHIGA. his x mark.
NINABITZEE. his x mark.
NARKAWK. his x mark.
TABOONSHIA. his x mark.
WEERANGO. his x mark.
TOOTSAHP. his x mark.
WEEAHYUKEE. his x mark.
BAZILE. his x mark.

In presence of—
JACK ROBERTSON, Interpreter.
SAMUEL DEAN.

Consent of Senate and amendment. And whereas, the said Treaty having been submitted to the Senate of the United States for its constitutional action thereon, the Senate did, on the seventh day of March, one thousand eight hundred and sixty-
IN EXECUTIVE SESSION, SENATE OF THE UNITED STATES,
March 7, 1864.

Resolved, (two-thirds of the Senators present concurring,) That the Senate advise and consent to the ratification of the articles of agreement made at Fort Bridger, in Utah Territory, the 2d of July, 1863, between the United States of America, represented by its Commissioners, and the Shoshonee nation of Indians, represented by its Chiefs and Principal Headmen and Warriors of the Eastern Bands, with the following

AMENDMENT:

Add a new article as follows:

Nothing herein contained shall be construed or taken to admit any other or greater title or interest in the lands embraced within the territories described in said Treaty with said tribes or bands of Indians than existed in them upon the acquisition of said territories from Mexico by the laws thereof.

Attest:

J. W. FORNEY,
Secretary.

By W. J. MCDONALD,
Chief Clerk.

And whereas, the foregoing amendment having been fully explained and interpreted to the Chiefs and Principal Men of said Eastern Bands of Shoshonee Indians, whose names are hereinafter subscribed, they did, on the thirty-first day of August, in the year one thousand eight hundred and sixty-five, on behalf of said Indians, together with O. H. Irish, Commissioner, on behalf of the United States, give their free and voluntary assent to said amendment, in the words and figures following, to wit:

Whereas a Treaty of Peace and Friendship was made at Fort Bridger, Utah Territory, on the second day of July, A. D. one thousand eight hundred and sixty-three, by and between the United States of America, represented by James Duane Doty and Luther Mann, Jr., Commissioners, and the Chiefs of the Eastern Bands of the Shoshonee Indians, which Treaty was ratified by the Senate of the United States on the seventh day of March, 1864, with the following amendment, viz:

"Article 5th. Nothing herein contained shall be construed or taken to admit any other or greater title or interest in the lands embraced within territories described in said Treaty in said Tribes or Bands of Indians than existed in them upon the acquisition of said territories from Mexico by the laws thereof."

Now, the said amendment having been this thirty-first day of August, A. D. 1865, at a council held with the said Chiefs at Great Salt Lake City, Utah Territory, under the instructions of the President of the United States, submitted to the said Chiefs and Principal Men for their consideration and acceptance, and the same having been read and fully interpreted to them in their own language, the said Chiefs and Principal Men, for themselves and for the said Eastern Bands of the Shoshonee Indians, do hereby agree and consent to the said amendment to the said Treaty, and do stipulate that the same shall be and hereby is accepted and adopted as the fifth article thereof, and forever binding upon them and their nation.

In witness whereof O. H. Irish, Superintendent of Indian Affairs, Commissioner, on the part of the United States, and the said Chiefs and
TREATY WITH EASTERN BANDS OF SHOSHONEE INDIANS.

Principal Men, on the part of the said Eastern Bands of the Shoshonee Indians, have hereunto subscribed their names this thirty-first day of August, A. D. 1865.

O. H. IRISH,
Supt. Ind. Affairs and Commissioner.

WASHAKEE. his x mark.
WANAPITZ. his x mark.
TOOPSAPOWET. his x mark.
WEERANGO. his x mark.

Witnesses:
AMOS REED, Acting Governor of Utah Ty.
H. C. DOLL, Clerk of Superintendency.

Ratification.

Now, therefore, be it known that I, ULYSSES S. GRANT, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in its resolution of the seventh of March, one thousand eight hundred and sixty-four, accept, ratify, and confirm the said Treaty, with the amendment as aforesaid.

In testimony whereof I have hereto signed my name, and caused the seal of the United States to be affixed.

Done at the city of Washington, this seventh day of June, in the year of our Lord one thousand eight hundred and sixty-nine, and [Seal.] of the Independence of the United States of America the ninety-third.

U S. GRANT.

By the President:
HAMILTON FISH,
Secretary of State.
TREATY WITH WESTERN BANDS OF SHOSHONEE INDIANS.

Treaty between the United States of America and the Western Bands of Shoshonee Indians. Concluded October 1, 1863; Ratification advised, with amendment, June 26, 1866; Amendment assented to June 17, 1869; Proclaimed October 21, 1869.

ULYSSES S. GRANT, PRESIDENT OF THE UNITED STATES OF AMERICA,

TO ALL AND SINGULAR TO WHOM THESE PRESENTS SHALL COME, GREETING:

Whereas a Treaty was made and concluded at Ruby Valley, in the Territory of Nevada, on the first day of October, in the year of our Lord one thousand eight hundred and sixty-three, by and between James W. Nye and James Duane Doty, Commissioners, on the part of the United States, and Te-moak, Mo-ho-a, Kirk-weedgwa, To-nag, and other Chiefs, Principal Men, and Warriors of the Western Bands of the Shoshonee Nation of Indians, on the part of said bands of Indians, and duly authorized thereto by them, which Treaty is in the words and figures following, to wit:

Treaty of Peace and Friendship made at Ruby Valley, in the Territory of Nevada, this first day of October, A. D. one thousand eight hundred and sixty-three, between the United States of America, represented by the undersigned Commissioners, and the Western Bands of the Shoshonee Nation of Indians, represented by their Chiefs and Principal Men and Warriors, as follows:

ARTICLE I.

Peace and friendship shall be hereafter established and maintained between the Western Bands of the Shoshonee nation and the people and Government of the United States; and the said bands stipulate and agree that hostilities and all depredations upon the emigrant trains, the mail and telegraph lines, and upon the citizens of the United States within their country, shall cease.

ARTICLE II.

The several routes of travel through the Shoshonee country, now or hereafter used by white men, shall be forever free, and unobstructed by the said bands, for the use of the government of the United States, and of all emigrants and travelers under its authority and protection, without molestation or injury from them. And if depredations are at any time committed by bad men of their nation, the offenders shall be immediately taken and delivered up to the proper officers of the United States, to be punished as their offences shall deserve; and the safety of all travellers passing peaceably over either of said routes is hereby guaranteed by said bands.

Military posts may be established by the President of the United States along said routes or elsewhere in their country; and station houses may be erected and occupied at such points as may be necessary for the comfort and convenience of travellers or for the mail or telegraph companies.

ARTICLE III.

The telegraph and overland stage lines having been established and operated by companies under the authority of the United States through a part of the Shoshonee country, it is expressly agreed that the same lines.
TREATY WITH WESTERN BANDS OF SHOSHONEE INDIANS.

may be continued without hinderance, molestation, or injury from the people of said bands, and that their property and the lives and property of passengers in the stages and of the employees of the respective companies, shall be protected by them. And further, it being understood that provision has been made by the government of the United States for the construction of a railway from the plains west to the Pacific ocean, it is stipulated by said bands that the said railway or its branches may be located, constructed, and operated, and without molestation from them, through any portion of country claimed or occupied by them.

ARTICLE IV.

It is further agreed by the parties hereto, that the Shoshonee country may be explored and prospected for gold and silver, or other minerals; and when mines are discovered, they may be worked, and mining and agricultural settlements formed, and ranches established whenever they may be required. Mills may be erected and timber taken for their use, as also for building or other purposes in any part of the country claimed by said bands.

ARTICLE V.

It is understood that the boundaries of the country claimed and occupied by said bands are defined and described by them as follows:

On the north by Wong-goga-da Mountains and Shoshonee River Valley; on the west by Sn-non-to-yah Mountains or Smith Creek Mountains; on the south by Wi-co-bah and the Colorado Desert; on the east by Po-ho-no-be Valley or Steptoe Valley and Great Salt Lake Valley.

ARTICLE VI.

The said bands agree that whenever the President of the United States shall deem it expedient for them to abandon the roaming life, which they now lead, and become herdsmen or agriculturalists, he is hereby authorized to make such reservations for their use as he may deem necessary within the country above described; and they do also hereby agree to remove their camps to such reservations as he may indicate, and to reside and remain therein.

ARTICLE VII.

The United States, being aware of the inconvenience resulting to the Indians in consequence of the driving away and destruction of game along the routes travelled by white men, and by the formation of agricultural and mining settlements, are willing to fairly compensate them for the same; therefore, and in consideration of the preceding stipulations, and of their faithful observance by the said bands, the United States promise and agree to pay to the said bands of the Shoshonee nation parties hereto, annually for the term of twenty years, the sum of five thousand dollars in such articles, including cattle for herding or other purposes, as the President of the United States shall deem suitable for their wants and condition, either as hunters or herdsmen. And the said bands hereby acknowledge the reception of the said stipulated annuities as a full compensation and equivalent for the loss of game and the rights and privileges hereby conceded.

ARTICLE VIII.

The said bands hereby acknowledge that they have received from
TREATY WITH WESTERN BANDS OF SHOSHONEE INDIANS.

said commissioners provisions and clothing amounting to —— thousand dollars as presents at the conclusion of this treaty.

Done at Ruby Valley the day and year above written.

JAMES W. NYE.
JAMES DUANE DOTY.

TE-MOAK. his x mark.
MO-HO-A. his x mark.
KIRK-WEEDGWA. his x mark.
TO-NAG. his x mark.
TO-SO-WEE-SO-OP. his x mark.
SOW-ER-E-GAH. his x mark.
PO-ON-GO-SAIH. his x mark.
PAR-A-WOAT-ZE. his x mark.
GA-HA-DIER. his x mark.
KO-RO-KOUT-ZE. his x mark.
PON-GE-MAH. his x mark.
BUCK. his x mark.

Witnesses:
JACOB T. LOCKHART, Indian Agent Nev, Ter.
HENRY BUTTERFIELD, Interpreter.

And whereas, the said Treaty having been submitted to the Senate of the United States for its constitutional action thereon, the Senate did, on the twenty-sixth day of June, one thousand eight hundred and sixty-six, advise and consent to the ratification of the same, with an amendment, by a resolution in the words and figures following, to wit:

IN EXECUTIVE SESSION, SENATE OF THE UNITED STATES,
June 26, 1866.

Resolved, (two-thirds of the Senators present concurring,) That the Senate advise and consent to the ratification of the Treaty of peace and friendship made at Ruby Valley, in the Territory of Nevada, the first day of October, A. D. one thousand eight hundred and sixty-three, between the United States of America, represented by their Commissioners and the Western Bands of the Shoshonee Nation of Indians, represented by their Chiefs and Principal Men and Warriors, with the following Amendment:

Fill the blank in the 8th article with the word five.

Attest:
J. W. FORNEY,
Secretary.

And whereas, the foregoing amendment having been fully explained and interpreted to the undersigned Chiefs, Principal Men, and Warriors of the Western Bands of the Shoshonee Nation of Indians, they did, on the seventeenth day of June, one thousand eight hundred and sixty-nine, give their free and voluntary assent to the said amendment, in the words and figures following, to wit:

Whereas the Senate of the United States, in executive session, did advise and consent to the ratification of the Treaty of peace and friendship, made at Ruby Valley, in the Territory of Nevada, on the first day of October, one thousand eight hundred and sixty-three, by the Commissioners on the part of the United States and the Western Bands of the Shoshonee Nation of Indians, represented by their Chiefs and Principal Men and Warriors, with the following amendment:

"Fill the blank in the 8th article with the word five."
And whereas the foregoing amendment has been fully interpreted and explained to the undersigned Chiefs and Principal Men and Warriors of the aforesaid Western Bands of the Shoshonee Nation of Indians, we do hereby agree and assent to the same.

Done at Ruby Valley, Nevada, on this 17th day of June, A. D. 1869.

TIM-OOK.  his x mark.
BUCK.  his x mark.
FRANK.  his x mark.
CHARLEY TIMOOK.  his x mark.
TO-NAG.  his x mark.

Attest:
J. H. DAWLEY.
R. B. SCOTT.
W. R. REYNOLDS.
LOUIS GRINNELL, Interpreter.

Now, therefore, be it known that I, ULYSSES S. GRANT, President of the United States of America, do, in pursuance of the advice and consent of the Senate, as expressed in its resolution of the twenty-sixth of June, one thousand eight hundred and sixty-six, accept, ratify, and confirm the said Treaty, with the amendment as aforesaid.

In testimony whereof, I have hereto signed my name, and have caused the seal of the United States to be affixed.

Done at the city of Washington, this twenty-first day of October, in the year of our Lord one thousand eight hundred and sixty-nine, and of the Independence of the United States of America the ninety-fourth.

U. S. GRANT.

By the President:

HAMILTON FISH,
Secretary of State.
Convention between the United States of America and the Republic of Salvador. Extradition. Concluded May 23, 1870; Ratification advised by Senate December 9, 1870; Ratified by President December 16, 1870; Ratified by President of Salvador October 28, 1873; Time for exchange of ratifications extended May 12, 1873; Ratifications exchanged at Washington March 2, 1874; Proclaimed March 4, 1874.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas a convention for the surrender of criminals, fugitives from justice, between the United States of America and the Republic of Salvador, was concluded and signed by their respective Plenipotentiaries at San Salvador on the 23d day of May, 1870, the original of which convention, being in the English and Spanish languages, is word for word as follows:

Convention for the surrender of criminals between the United States of America and the Republic of Salvador.

The United States of America and the Republic of Salvador, having judged it expedient, with a view to the better administration of justice, and to the prevention of crimes within their respective territories and jurisdiction, that persons convicted of or charged with the crimes hereinafter specified, and being fugitives from justice, should, under certain circumstances, be reciprocally delivered up, have resolved to conclude a convention for that purpose, and have appointed as their Plenipotentiaries, the President of the United States, Alfred T. A. Torbert, Minister Resident to Salvador; the President of the Republic of Salvador, Sr. Doctor Don Gregorio Arbizú, Minister of Foreign Affairs; who, after reciprocal communication of their full powers, found in good and due form, have agreed upon the following articles, to wit:

ARTICLE 1ST.

The Government of the United States and the Government of Salvador mutually agree to deliver up persons who, having been convicted of or charged with the crimes specified in the following article, committed within the jurisdiction of one of the contracting parties, shall
CONVENTION—REPUBLIC OF SALVADOR. MAY 23, 1870.

Proof of crime.

Seek an asylum or be found within the territories of the other: Provided, That this shall only be done upon such evidence of criminality as, according to the laws of the place where the fugitive or person so charged shall be found, would justify his or her apprehension and commitment for trial if the crime had been there committed.

ARTICLE 2ND.

Persons shall be delivered up who shall have been convicted of, or be charged, according to the provisions of this convention, with any of the following crimes:

1. Murder, comprehending the crimes designated in the penal codes of the contracting parties by the terms homicide, parricide, assassination, poisoning, and infanticide.

2. The attempt to commit murder.

3. The crimes of rape, arson, piracy, and mutiny on board a ship, whenever the crew, or part thereof, by fraud or violence against the commander, have taken possession of the vessel.

4. The crime of burglary, defined to be the action of breaking and entering by night into the house of another, with the intent to commit felony; and the crime of robbery, defined to be the action of feloniously and forcibly taking from the person of another goods or money by violence, or putting him in fear.

5. The crime of forgery, by which is understood the utterance of forged papers, the counterfeiting of public, sovereign, or government acts.

6. The fabrication or circulation of counterfeit money, either coin or paper, of public bonds, bank-notes, and obligations, and in general of all things being titles or instruments of credit, the counterfeiting of seals, dies, stamps, and marks of state and public administration, and the utterance thereof.

7. The embezzlement of public moneys, committed within the jurisdi-
Article 3rd.

The provisions of this treaty shall not apply to any crime or offence of a political character; and the person or persons delivered up for the crimes enumerated in the preceding article shall in no case be tried for any ordinary crime committed previously to that for which his or their surrender is asked.

Embezzlement by any person or persons, hired or salaried, to the detriment of their employers, when these crimes are subject to infamous punishment.

Article 4th.

If the person whose surrender may be claimed, pursuant to the stipulations of the present treaty, shall have been arrested for the commission of offences in the country where he has sought an asylum, or shall have been convicted therefore, his extradition may be deferred until he shall have been acquitted or have served the term of imprisonment to which he may have been sentenced.

Political offenses not included.

Article 5th.

In no case and for no motive shall the high contracting parties be obliged to deliver up their own subjects. If in conformity with the laws in force in the state to which the accused belongs, he ought to be submitted to criminal procedure for crimes committed in the other state, the latter must communicate the information and documents, send the implements or tools which were employed to perpetrate the crime, and procure every other explanation or evidence necessary to prosecute the case.

Parties not to deliver their own subjects.

Article 6th.

Requisitions for the surrender of fugitives from justice shall be made by the respective diplomatic agents of the contracting parties, or, in the event of the absence of these from dos dentro de la jurisdicción de una
de las partes contratantes, y por
empleados ó depositarios públicos.

Embezzlement by

persons hired or

salaried, &c.

ARTÍCULO 3°.

Las estipulaciones de este tratado no se aplicarán á delitos ó infracciones de carácter político; y el individuo ó individuos entregados por alguno de los crímenes enunciados en el artículo anterior no serán en ningún caso sometidos á juicio por algun delito ordinario cometido antes del que ha motivado su extradición.

ARTÍCULO 4°.

Si la persona cuya extradición se pida, en virtud de las estipulaciones del presente tratado, hubiese sido arrestada por infracciones cometidas en el país en donde se hubiese refugiado, ó hubiere sido convicto de ello, su extradición podrá diferirse hasta que sea absuelto ó haya cumplido la pena á que haya sido sentenciado.

ARTÍCULO 5°.

En ningún caso y por ningún motivo las altas partes contratantes estarán obligadas á entregar á sus propios nacionales. Si en conformidad con las leyes vigentes en el estado al cual pertenezca el culpable se debiere someter á este á procedimiento criminal por infracción cometida en el otro estado, el gobierno de este último deberá comunicarle los informes y documentos, remitir los objetos del cuerpo del delito y procurar cualquiera otra aclaración que fuere necesaria á la expedición del proceso.

ARTÍCULO 6°.

Los suplicatorios para la entrega de reos fugos se harán por los agentes diplomáticos de las respectivas partes contratantes, ó en caso de ausencia de estos del país ó de la requisiciones, cómo se verán a hacer.
the country, or its seat of government, they may be made by superior consular officers. If the person whose extradition may be asked for shall have been convicted of a crime, a copy of the sentence of the court in which he may have been convicted, authenticated under its seal, and an attestation of the official character of the judge by the proper executive authority, and of the latter by the minister or consul of the United States or of Salvador, respectively, shall accompany the requisition. When, however, the fugitive shall have been merely charged with crime, a duly authenticated copy of the warrant for his arrest in the country where the crime may have been committed, or the depositions upon which such warrant may have been issued, must accompany the requisition aforesaid. The President of the United States or the President of Salvador may then issue a warrant for the apprehension of the fugitive, in order that he may be brought before the proper judicial authority for examination. If it should then be decided that, according to law and the evidence, the extradition is due, pursuant to the treaty, the fugitive may be given up according to the forms prescribed in such cases.

ARTICLE 7TH.

Expenses.

The expenses of the arrest, detention, and transportation of the persons claimed shall be paid by the government in whose name the requisition shall have been made.

ARTICLE 8TH.

Convention to continue how long.

This convention shall continue in force during ten (10) years from the day of exchange of ratifications; but if neither party shall have given to the other six (6) months' previous notice of its intention to terminate the same, the convention shall remain in force ten years longer, and so on.

Ratification, when, where.

The present convention shall be ratified and the ratifications exchanged at the city of Washington within twelve (12) months, and sooner if possible.
In witness whereof, the respective Plenipotentiaries have signed the present convention in duplicate, and have thereunto affixed their seals.

Done at the city of San Salvador the twenty-third day of May, A. D. one thousand eight hundred and seventy, and of the Independence of the United States the ninety-fourth.

[seal.] ALFRED T. A. TORBERT.
[seal.] GREGO. ARBIZÚ.

And whereas the said convention has been duly ratified on both parts, and the respective ratifications were exchanged in this city on the second day of March, 1874:

Now, therefore, be it known that I, ULYSSES S. GRANT, President of the United States of America, have caused the said convention to be made public, to the end that the same, and every clause and article thereof, may be observed and fulfilled with good faith by the United States and the citizens thereof.

In witness whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington this fourth day of March, in the year of our Lord one thousand eight hundred and seventy-four, and of the Independence of the United States of America the ninety-eighth.

By the President:
HAMILTON FISH,
Secretary of State.
TREATY WITH THE REPUBLIC OF PERU. Sept. 6, 1870.

Sept. 6, 1870. Treaty between the United States of America and the Republic of Peru. Friendship, commerce, and navigation. Concluded September 6, 1870; Ratification advised by Senate March 31, 1871; Ratified by President April 11, 1871; Ratified by President of Peru May 28, 1874; Time for exchange of ratifications extended June 5, 1873; Ratifications exchanged at Lima May 28, 1874; Proclaimed July 27, 1874.

The time originally fixed for the exchange of the ratifications having unavoidably elapsed, was extended, by a formal agreement of the parties, to November 9, 1874, within which time that ceremony took place, in the usual form.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Preamble.

Whereas a treaty of friendship, commerce, and navigation, between the United States of America and the Republic of Peru, was concluded and signed by their respective Plenipotentiaries at Lima on the sixth day of September, in the year eighteen hundred and seventy, the original of which treaty, being in the English and Spanish languages, is, word for word, as follows:

Treaty of friendship, commerce, and navigation between the United States of America and the Republic of Peru.

Contracting parties.

The United States of America and the Republic of Peru, being equally animated with the desire to render firm and permanent the peace and friendship which have always so happily subsisted between them, and to place their commercial relations upon the most liberal basis, have resolved to fix clear and precise rules, which shall in future be religiously observed between the two nations, by means of a treaty of friendship, commerce, and navigation. To attain this desirable object, the President of the United States of America has conferred full powers on Alvin P. Hovey, the accredited Envoy Extraordinary and Minister Plenipotentiary of the said States to the Government of Peru, and the President of Peru has conferred like full powers upon Doctor José Jorge Loayza, Minister of Foreign Affairs; who, after exchanging their respective full powers, found to be in good and true form, have agreed upon and concluded the following articles:

Tratado de amistad, comercio y navegación entre la República del Perú y los Estados Unidos de América.

La República del Perú y la de los Estados Unidos de América, hallándose igualmente animadas por el deseo de hacer firmes y permanentes la paz y amistad que felizmente han subsistido siempre entre ellas y de colocar sus relaciones de comercio bajo las bases más liberales, han resuelto fijar reglas claras y precisas, las que se observarán religiosamente en lo sucesivo entre ambas naciones por medio de un tratado de amistad, comercio y navegación. Y para lograr este deseado objeto, el Presidente de la República del Perú ha conferido plenos poderes á su Excelencia el Doctor Don José Jorge Loayza, Ministro de Relaciones Exteriores, y el Presidente de los Estados Unidos ha conferido iguales plenos poderes á su Excelencia el General Alvin P. Hovey, su Enviado Extraordinario y Ministro Plenipotenciario cerca del Gobierno del Perú; los cuales, después de haber canjeado sus respectivos poderes y halládolos en buena y debida forma, han convenido en los artículos siguientes:
ARTICLE I.

There shall be perfect and perpetual peace and friendship between the United States of America and the Republic of Peru, and between their respective territories, people, and citizens, without distinction of persons or places.

ARTICLE II.

The United States of America and the Republic of Peru mutually agree that there shall be reciprocal liberty of commerce and navigation between their respective territories and citizens; the citizens of either republic may frequent with their vessels all the coasts, ports, and places of the other, wherever foreign commerce is permitted, and reside in all parts of the territory of either, and occupy the dwellings and warehouses which they may require; and everything belonging thereto shall be respected, and shall not be subjected to any arbitrary visits or search. The said citizens shall have full liberty to trade in all parts of the territories of either, according to the rules established by the respective regulations of commerce, in all kinds of goods, merchandise, manufactures, and produce not prohibited to all, and to open retail stores and shops under the same municipal and police regulations as native citizens; and they shall not in this respect be liable to any other or higher taxes or imposts than those which are or may be paid by native citizens. The citizens of either country shall also have the unrestrained right to travel in any part of the possessions of the other, and shall in all cases enjoy the same security and protection as the natives of the country wherein they reside, on condition of their submitting to the laws and ordinances there prevailing; they shall not be called upon for any forced loan or extraordinary contribution for any military expedition, or for any public purpose whatever, nor shall they be liable to any embargo, or be detained with their vessels, cargoes, merchandise, goods, or effects, without being allowed therefor a full and sufficient indemnification, which shall in all cases be agreed upon and paid in advance.

ARTÍCULO I.

Habrá perfecta y perpetua paz y amistad entre la República del Perú y los Estados Unidos de América, y entre sus respectivos territorios, pueblos y ciudadanos, sin distinción de personas o lugares.

ARTÍCULO II.

La República del Perú y los Estados Unidos de América convienen mutuamente en que habrá libertad reciproca de comercio y navegación entre sus respectivos territorios y ciudadanos. Los ciudadanos de cualquiera de las dos repúblicas podrán frecuentar con sus buques todas las costas, puertos y lugares de la otra en que se permite el comercio extranjero; residir en cualquiera punto de los territorios de la otra y ocupar las casas y almacenes que necesiten; y todo lo que les pertenezca será respetado y exento de toda visita o pesquisa arbitraria. Dichos ciudadanos gozarán de entera libertad para comerciar en todas partes del territorio de la otra, según las reglas establecidas por las respectivas leyes de comercio, en todo género de efectos, mercaderías, manufacturas y productos de licito comercio, y abrir tiendas y almacenes por menor, sometiéndose a las mismas leyes, decretos y usos establecidos para los ciudadanos del país; y no estarán sujetos a mayores contribuciones o impuestos que los que paguen o deban pagar los ciudadanos naturales. Los ciudadanos de cualquiera de los dos países tendrán tambien el derecho ilimitado de viajar por cualquiera parte de las posesiones del otro, y en todas los casos gozarán de la misma seguridad y protección que los naturales del país donde residen, con condición de someterse a las leyes y ordenanzas que en él se observen; no se les exigirá ningún empréstito forzoso, ni ninguna contribución extraordinaria, ni estarán sujetos por motivo de expediciones militares ó cualquier servicio público á que se les embargue ó se les detenga sus buques, cargamentos, mercaderías ó efectos sin concederles por ello una plena y suficiente indemnización, que en todo caso se convenga y pague adelantada.
ARTICLE III.

Favors to other nations.

The two high contracting parties hereby bind and engage themselves not to grant any favor, privilege, or immunity whatever, in matters of commerce and navigation, to other nations, which shall not be immediately extended also to the citizens of the other contracting party, who shall enjoy the same, gratuitously if the concession shall have been gratuitous, or on giving a compensation as nearly as possible of proportionate value and effect, to be adjusted by mutual agreement, if the concession shall have been conditional.

ARTICLE IV.

Tonnage, light-houses, and other duties.

No higher or other duties, or charges on account of tonnage, light-houses or harbor dues, pilotage, quarantine, salvage in case of damage or shipwreck, or any other local charges, shall be imposed in any ports of Peru, on vessels of the United States, than those payable in the same ports by Peruvian vessels; nor in any of the ports of the United States by Peruvian vessels, than shall be payable in the same ports by vessels of the United States.

ARTICLE V.

Importation in vessels of either nation.

All kinds of merchandise and articles of commerce which may be lawfully imported into the ports and territories of either of the high contracting parties in national vessels may also be so imported in vessels of the other party without paying other or higher duties or charges, of any kind or denomination whatever, than if the same merchandise and articles of commerce were imported in national vessels; nor shall any distinction be made in the manner of making payment of the said duties or charges. It is expressly understood that the stipulations in this and the preceding article are to their full extent applicable to the vessels, and their cargoes, belonging to either of the high contracting parties arriving in the ports and territories of the other, whether the said vessels have cleared di-

ARTÍCULO III.

Las dos altas partes contratantes se obligan y comprometen a no conceder favor, privilegio o exención alguna, sobre comercio y navegación a otras naciones, sin hacerlos estensivos también inmediatamente a los ciudadanos de la otra parte contratante, que los gozarán gratuitamente, si la concesión hubiese sido gratuita, o mediante igual compensación, o otro equivalente que se arreglará de mutuo acuerdo, si la concesión hubiese sido condicional.

ARTÍCULO IV.

No se exijirán otros ó más altos derechos en razón de toneladas, faro, puerto, pilotaje, cuarentena y salvamento, en casos de avería ó naufragio, ni otros impuestos locales, en los puertos de la República del Perú á los buques de los Estados Unidos que los que pagaren en dichos puertos los buques peruanos; ni en los puertos de los Estados Unidos á los buques peruanos que los que pagaren en los mismos puertos los buques de los Estados Unidos.

ARTÍCULO V.

Toda clase de mercaderías y artículos de comercio que sean importados legalmente en los puertos y territorios de cualquiera de las altas partes contratantes, en buques nacionales, podrán serlo también en los buques de la otra nación, sin pagar otros ó más altos derechos ó impuestos, cualquiera que sea su denominación, que si las mismas mercaderías ó artículos fuesen importados en buques nacionales. Ni se hará distinción alguna en el modo de hacer los pagos de los mencionados derechos ó impuestos. Queda expresamente convenido que las estipulaciones de este y del artículo anterior son aplicables, en toda su extensión, á los buques y sus cargamentos pertenecientes á cualquiera de las altas partes contratantes, que lleguen á los puertos y territorios de la otra, ya sea en el caso de que.
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Reciprocally from the ports of the country to which they appertain, or from the ports of any other nation.

ARTICLE VI.

No higher or other duties or charges shall be imposed or levied upon the importation into the ports and territories of either of the high contracting parties of any article, the produce, growth, or manufacture of the other party, than are, or shall be, payable on the like article, being the produce, growth, or manufacture of any other country; nor shall any prohibition be imposed upon the importation of any article, the produce, growth, or manufacture of either party, into the ports or territories of the other, which shall not equally extend to all other nations.

ARTICLE VII.

All kinds of merchandise and articles of commerce which may be lawfully exported from the ports and territories of either of the high contracting parties in national vessels, may also be exported in vessels of the other party; and they shall be subject to the same duties only, and be entitled to the same drawbacks, bounties, and allowances, whether the same merchandise and articles of commerce be exported in vessels of the one party or in vessels of the other party.

ARTICLE VIII.

It is hereby declared that the stipulations of the present treaty are not to be understood as applying to the navigation and coasting trade between one port and another, situated in the territories of either contracting party, the regulation of such navigation and trade being reserved respectively by the parties according to their own separate laws. Vessels of either country shall, however, be permitted to discharge part of their cargoes at one port open to foreign commerce in the territories of either of the high contracting parties, and to proceed
dichos buques hayan salido directamente de los puertos del país á que pertenecen, ó de los puertos de cualquiera otra nación.

ARTÍCULO VI.

No se exijirán otros ó más altos derechos á la importacion en los puertos y territorios de cualquiera de las altas partes contratantes, de cualquier artículo, producto ó manufactura de la otra, que los que se pagan ó pagaren por el mismo artículo, producto ó manufactura de cualquier otro país; ni se impondrá prohibicion alguna á la importacion de cualquier artículo, producto ó manufactura de cada una de las partes á los puertos ó territorios de la otra, sin que la prohibicion se estienda igualmente á todas las demas naciones.

ARTÍCULO VII.

Toda clase de mercaderias y articulos de comercio que puedan exportarse legalmente de los puertos y territorios de cualquiera de las dos altas partes contratantes, en buques nacionales, podrán exportarse tambien en buques de la otra parte, pagando estos únicamente los mismos derechos y gozando de los mismos descuentos, primas y franquicias, que si la misma mercadería ó los mismos articulos de comercio se exportasen en buques de la una ó de la otra parte.

ARTÍCULO VIII.

Se declara, que las estipulaciones del presente tratado no se considerarán aplicables á la navegacion y comercio de cabotaje entre un puerto y otro situado en el territorio de cualquiera de las partes contratantes, pues la regulacion de este comercio está reservada respectivamente á las leyes particulares de cada una de las partes. Sin embargo, los buques de cualquiera de los dos países podrán descargar parte de sus cargamentos en un puerto habilitado para el comercio extranjero, perteneciente al territorio de cualquiera de las altas partes
with the remainder of their cargo to any other port or ports of the same territories open to foreign commerce, without paying other or higher tonnage dues or port charges in such cases than would be paid by national vessels in like circumstances; and they shall be permitted to load in like manner at different ports in the same voyage outward.

**ARTICLE IX.**

Lines of steam-vessels. The Republic of Peru, desiring to increase the intercourse along its coasts by means of steam navigation, hereby engages to accord to any citizen or citizens of the United States, who may establish a line of steam-vessels to navigate regularly between the different ports of entry within the Peruvian territories, the same privileges of taking in and landing freight and cargo, entering the by-ports for the purpose of receiving and landing passengers and their baggage, specie and bullion, carrying the public mails, establishing depots for coal, erecting the necessary machine and work-shops for repairing and refitting the steam-vessels, and all other favors enjoyed by any other association or company whatsoever. It is further understood between the two high contracting parties that the steam-vessels of either shall not be subject in the ports of the other party to any duties of tonnage, harbor, or other similar duties whatsoever, than those that are or may be paid by any other association or company.

**ARTICLE X.**

Peruvian vessel For the better understanding of the preceding articles, and taking into consideration the actual state of the commercial marine of Peru, it is stipulated and agreed that every vessel belonging exclusively to a citizen or citizens of the said republic, and of which the captain is also a citizen of the same, though the construction or the crew is or may be foreign, shall be considered, for all of the objects of this treaty, as a Peruvian vessel.

contratautes, y continuar con el resto de su carga á cualquier otro puerto ó puertos del mismo território abiertos al comercio extranjero, sin pagar otros ó mayores derechos de toneladas ó de puerto, que los que pagan en tales casos los buques nacionales en circunstancias análogas; y del mismo modo se les permitirá cargar en diferentes puertos, en el mismo viaje, para otros países.

**ARTÍCULO IX.**

Deseando la República del Perú aumentar la comunicación entre los puntos de su costa por medio de la navegación por vapor, se compromete desde ahora á conceder á cualquiera ciudadano ó ciudadanos de los Estados Unidos que establezcan una línea de vapores para navegar con regularidad entre los diferentes puertos de entrada en el territorio peruano, los mismos privilegios para embarcar y desembarcar carga ó flete, entrar en los puertos intermedios con el objeto de recibir y desembarcar pasajeros y sus equipajes, dinero, oro y plata en barras, llevar las balijas de correos, formar depósitos para carbon, establecer máquinas y talleres para reparar y curar los vapores y todos los demás favores que goce cualquiera otra sociedad ó compañía. .Convienen además las altas partes contratantes, en que los vapores de cualquiera de ellas no estarán obligados á pagar, en los puertos de la otra, ninguna clase de derechos de tonelaje, puerto ni otros semejantes, que los que pagan ó pagaren los de cualquiera otra sociedad ó compañía.

**ARTÍCULO X.**

Para la mejor inteligencia de los artículos precedentes, y teniendo en consideración el estado actual de la marina mercante del Perú, se ha estipulado y convenido que todo buque perteneciente exclusivamente á ciudadano ó ciudadanos de dicha república, y cuyo capitán sea también ciudadano de ella, aunque la construcción y tripulación del buque sean extranjeras, será considerado para todos los efectos de este tratado como buque peruano.
The merchants, commanders, or masters of vessels, and other citizens of either contracting party, shall be wholly free to manage their own business and affairs in all the ports and places within the jurisdiction of the other, or to commit their business and affairs to the management of any person whom they may choose to appoint as agent, factor, consignee, or interpreter. They shall not be restrained in the choice of persons to act in such capacities, or be compelled to pay any salary or remuneration to any one whom they do not wish to employ. Absolute freedom shall be given, as well with respect to the consignment and sale of their merchandise and articles of commerce, as to the purchase of their returns, unloading, loading, and sending off their vessels. The buyer and seller shall have full liberty to bargain together and fix the price of any merchandise or articles of commerce imported into or to be exported from the territories of either contracting party, the regulations of commerce established in the respective countries being in every case duly observed.

ARTICLE XII.

The citizens of either of the high contracting parties shall have the full power and liberty to dispose of their personal and real estate and effects of every kind and description, within the jurisdiction of the other, by sale, donation, testament, or otherwise; and their heirs or representatives, being citizens of the other party, shall succeed to the said personal and real estate and effects, whether by testament or ab intestato, and may take possession of the same themselves or by others acting for them, and dispose of the same at their pleasure, paying such dues only as the citizens of the country wherein said estate and effects may be shall be subject to pay in like cases.

ARTICLE XIII.

If any vessel belonging to the citizens of either of the high contracting parties should be wrecked,
suffer damage, or be left derelict on or near the coasts, within the territories of the other, all assistance and protection shall be given to such vessel and her crew; and the vessel, or any part thereof, and all furniture and appurtenances belonging thereto, together with all the merchandise which shall be saved therefrom, or the produce thereof, if sold, shall be faithfully restored to the owners or their agents, they paying only the expenses incurred in the preservation of the property, together with the rate of salvage which would have been payable, in like case, by national vessels; and it shall be permitted for them to unload the merchandise and effects on board, with the proper precautions to prevent their illicit introduction, without exacting in such case any duty, impost, or contribution whatever, provided the same be exported.

ARTICLE XIV.

Vessels seeking refuge.

When through stress of weather, want of water or provisions, pursuit of enemies or pirates, the vessels of one of the high contracting parties, whether of war, (public or private,) or of trade, or employed in fishing, shall be forced to seek shelter in the ports, rivers, bays, and dominions of the other, they shall be received and treated with humanity; sufficient time shall be allowed for the completion of repairs, and while any vessel may be undergoing them, its cargo shall not unnecessarily be required to be landed either in whole or in part; all assistance and protection shall be given to enable the vessels to procure supplies, and to place them in a condition to pursue their voyage without obstacle or hindrance.

ARTICLE XV.

Property captured by pirates.

All vessels, merchandise, and effects belonging to the citizens of either of the high contracting parties, which may be captured by pirates either on the high seas or within the limits of its jurisdiction, and may be carried into or found in the rivers, roads, bays, ports, or dominions of the other, shall be delivered up to the owners or their agents, they proving, in due and
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The high contracting parties promise and engage to give full and perfect protection to the persons and property of the citizens of each other, of all classes and occupations, who may be dwelling or transient in the territories subject to their respective jurisdiction; they shall have free and open access to the tribunals of justice for their judicial recourse, on the same terms as are usual and customary with the natives or citizens of the country in which they may be; and they shall be at liberty to employ, in all causes, the advocates, attorneys, notaries, or agents, of whatever description, whom they may think proper. The said citizens shall not be liable to imprisonment without formal commitment under a warrant signed by a legal authority, except in cases flagrantis delicti; and they shall in all cases be brought before a magistrate or other legal authority for examination within twenty-four hours after arrest; and if not so examined, the accused shall forthwith be discharged from custody. Said citizens, when detained in prison, shall be treated, during their imprisonment, with humanity, and no unnecessary severity shall be exercised toward them.

ARTICLE XVI.

Cada una de las altas partes contratantes ofrece y se compromete a dar la más cumplida protección a las personas y propiedades de los ciudadanos de la otra, de todas clases y ocupaciones que puedan estar en los territorios sujetos a su respectiva jurisdicción, y sean transentes o domiciliados, dándoseles libre acceso ante los tribunales de justicia para sus recursos judiciales, en los mismos términos que son de uso y costumbre con los naturales o ciudadanos del país en donde se hallen; para cuyo efecto podrán emplear en defensa de sus derechos, los abogados, procuradores, escribanos y agentes de cualquier clase que crean conveniente. Dichos ciudadanos no podrán ser presos sin que preceda un auto de prisión y en vista de una orden firmada por una autoridad legal, (excepto en los casos de delito en fragante,) y siempre se les hará comparecer ante un juez á otra autoridad legal para tomarlas declaraciones, dentro del término de veinticuatro horas después del arresto, y si en ese tiempo no se le han tomado declaraciones, el acusado será puesto inmediatamente en libertad. Cuando se detenga á los dichos ciudadanos, se les tratará con humanidad durante su prisión, y no se empleará con ellos ningún rigor innecesario.

ARTICLE XVII.

Se conviene asimismo en que los ciudadanos de las dos partes contratantes disfrutarán entera y perfecta libertad de conciencia en los países sometidos á la jurisdicción de la una y de la otra, sin estar sujetos á ser perturbados ó molestados á causa de su creencia religiosa, en tanto quेरespeten las leyes y usos establecidos del país. Además los cuerpos de los ciudadanos de una de las partes contratantes que murieren en los territorios de la otra, serán enterrados en los
shall be buried in the usual burying-grounds, or in other decent and suitable places, and shall be protected from violation or disturbance.

ARTICLE XVIII.

The citizens of the United States of America and of the Republic of Peru may sail with their vessels, with entire freedom and security, from any port to the ports or places of those who now are, or hereafter shall be, the enemies of either of the contracting parties, whoever may be the owners of the merchandise laden in the said vessels. The same citizens shall also be allowed to sail with their vessels, and to carry and traffic with their merchandise, from the ports and places of the enemies of both parties, or of one of them, without any hindrance, not only to neutral ports and places, but also from one port belonging to an enemy to another enemy's port, whether they be under the jurisdiction of one power or of several. And it is agreed that free ships shall give freedom to goods, and that everything shall be deemed free which shall be found on board the vessels belonging to the citizens of either of the contracting parties, although the whole lading, or a part thereof, should belong to the enemies of either, articles contraband of war being always excepted. The same liberty shall be extended to persons who may be on board free ships, so that said persons cannot be taken out of them, even if they may be enemies of both parties, or of one of them, unless they are officers or soldiers in the actual service of the enemy. It is agreed that the stipulations in this article declaring that the flag shall cover the property shall be understood as applying to those nations only who recognize this principle; but if either of the contracting parties shall be at war with a third, and the other shall remain neutral, the flag of the neutral shall cover the property of enemies whose Governments acknowledge this principle, and not that of others.

ARTÍCULO XVIII.

Los ciudadanos de la República del Perú y los de los Estados Unidos de América podrán navegar con sus buques en perfecta libertad y seguridad, sin que se haga distinción de quienes sean los dueños de las mercaderías que tengan á su bordo, de cualquier puerto á los puertos y lugares de aquellos que en la actualidad son, ó fueren en lo sucesivo enemigos de una de las partes contratantes. Será así mismo licito á los predichos ciudadanos navegar con los buques y mercaderías arriba mencionadas, y comerciar con la misma libertad y seguridad, de los lugares, puertos y bahías de aquellos que son enemigos de una de las dos partes, ó de ambas, sin ninguna oposición ó impedimento; no solo directamente de los lugares del enemigo ya nombrados, á los lugares neutrales, sino también de un lugar perteneciente á un enemigo á otro puerto también del enemigo, bien sea que estén bajo la jurisdicción de una misma potencia, ó bajo la de varias; y queda convenido que los buques libres harán libres las mercaderías, y que se reputará libre todo lo que se encuentre á bordo de los buques pertenecientes á los ciudadanos de cualquiera de las partes contratantes, aunque todo el cargamento, ó una parte de él, pertenezca á enemigos de la otra, exceptuándose siempre los efectos de contrabando de guerra. La misma libertad se estenderá á las personas que estén á bordo de un buque libre, de suerte que dichas personas no podrán ser arrestadas ni sacadas de esos buques, aunque sean enemigos de una de las partes ó de ambas, á menos que sean oficiales ó soldados y en actual servicio del enemigo. Y se conviene que las estipulaciones contenidas en este artículo, declarando que el pabellón cubrirá la propiedad, son aplicables solamente á aquellas potencias que reconocen este principio; pero si alguna de las partes contratantes estuviere en guerra con una tercera y la otra fuere neutral, el pabellón
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ARTICLE XIX.

When the neutral flag of one of the contracting parties shall protect the property of the enemies of the other, in virtue of the preceding article, neutral property found on board enemies' vessels shall likewise be considered as enemies' property, and shall be subject to detention and confiscation, unless it shall have been put on board before the declaration of war, or even afterwards, if it were done without knowledge of such declaration; but the contracting parties agree that ignorance cannot be alleged after the lapse of six months from the declaration of war; on the contrary, in those cases where the flag of the neutral does not protect enemies' property which may be found on board, the goods or merchandise of the neutral embarked in enemies' vessels shall be free.

ARTÍCULO XIX.

En los casos en que el pabellón neutral de una de las partes contratantes proteje la propiedad de los enemigos de la otra, en virtud de la precedente estipulación, la propiedad neutral que se hallare á bordo de los buques del enemigo se considerará del mismo modo como propiedad enemiga, y estará sujeta á detencion y confiscacion, á menos que hubiere sido puesta á bordo de tales buques antes de la declaración de la guerra, ó aun después, si se hubiere hecho sin conocimiento de la tal declaración; pero las partes contratantes convienen que no podrá alegarse ignorancia seis meses después de la declaración de la guerra. Por el contrario, en aquellos casos en que el pabellón del neutral no proteje la propiedad enemiga que se encuentre á bordo, los efectos y mercaderías del neutral embarcados en tales buques enemigos, serán libres.

ARTICLE XX.

The liberty of commerce and navigation stipulated for in the preceding articles shall extend to all kinds of merchandise, except the articles called contraband of war, under which name shall be comprehended:

1. Cannons, mortars, howitzers, swivels, blunderbusses, muskets, fuses, rifles, carbines, pistols, pikes, swords, sabres, lances, spears, halberds, grenades, bombs, powder, matches, balls, torpedoes, and everything belonging to the use of these arms.

2. Bucklers, helmets, breastplates, coats of mail, accoutrements, and clothes made up in military form and for military use.

3. Cavalry belts and horses, with their harnesses.

4. And, generally, all offensive and defensive arms made of iron, steel, brass, copper, or any other material, prepared and formed to make war by land or at sea.

ARTÍCULO XX.

La libertad de comercio y navegacion, estipulada en los articulos anteriores, se estenderá á toda especie de mercaderías, escepcionando únicamente aquellos articlos que se llaman contrabando de guerra, bajo cuya denominacion se comprenden:

1°. Cañones, morteros, obuses, pedrerías, trabucos, mosquetes, fusiles, rifles, carabinas, pistolas, picas, espadas, sailes, lanzas, chuzos, alabardas, granadas y bombas, pólvora, mechas, balas, torpedos con las demas cosas correspondientes al uso de estas armas.

2°. Escudos, casquetes, corazas, cotas de malla, fornituras y vestidos hechos en forma y para uso militar.

3°. Bandoleras y caballos con sus armenes.

4°. Y generalmente toda especie de armas ofensivas y defensivas, hechas de hierro, acero, bronce, cobre y otros materiales, manufacturadas, preparadas y formadas expresamente para hacer la guerra por mar ó por tierra.
ARTICLE XXI.

Besieged and blockaded places. All other merchandise and things not comprehended in the articles of contraband explicitly enumerated and classified as above shall be held and considered as free, and subjects of free and lawful commerce, so that they may be carried and transported in the freest manner by both the contracting parties, even to places belonging to an enemy, excepting only those places which are at that time besieged or blockaded; and to avoid all doubt in this particular, it is declared that those places only shall be considered as besieged or blockaded which are actually invested or attacked by a force capable of preventing the entry of the neutral.

ARTICLE XXII.

Detention of articles of contraband. The articles of contraband, or those before enumerated and classified, which may be found in a vessel bound for an enemy's port, shall be subject to detention and confiscation; but the rest of the cargo and the ship shall be left free, that the owners may dispose of them as they see proper. No vessel of either of the contracting parties shall be detained on the high seas on account of having on board articles of contraband, whenever the master, captain, or supercargo of said vessel will deliver up the articles of contraband to the captor, unless, indeed, the quantity of such articles be so great, or of so large bulk, that they cannot be received on board the capturing vessel without great inconvenience; but in this, and all other cases of just detention, the vessel detained shall be sent to the nearest convenient and safe port for trial and judgment, according to law.

ARTICLE XXIII.

Vessels to be turned away from blockaded port. And whereas it frequently happens that vessels sail for a port or place belonging to an enemy without knowing that the same is besieged, blockaded, or invested, it is agreed that every vessel so circumstanced may be turned away from such port or place, but shall not be detained; nor shall any part
of her cargo, if not contraband, be confiscated, unless, after having been warned of such blockade or investment by a commanding officer of a vessel forming part of the blockading forces, she again attempts to enter; but she shall be permitted to go to any other port or place the master or supercargo may think proper. Nor shall any vessel of either party that may have entered into such port or place before the same was actually besieged, blockaded, or invested by the other, be restrained from leaving it with her cargo, nor, if found therein before or after the reduction or surrender, shall such vessel or her cargo be liable to seizure, confiscation, or any demand on the score of redemption or restitution, but the owners thereof shall remain in the undisturbed possession of their property. And if any vessel having thus entered the port before the blockade took place shall take on board a cargo after the blockade be established and attempt to depart, she may be warned by the blockading forces to return to the blockaded port and discharge the said cargo; and if, after receiving such warning, the vessel shall persist in going out with the cargo, she shall be liable to the same consequences as in the case of a vessel attempting to enter a blockaded port after having been warned off by the blockading forces.

**ARTICLE XXIV.**

To prevent disorder and irregularity in visiting and examining the vessels and cargoes of both the contracting parties on the high seas, they have agreed mutually that whenever a vessel of war, public or private, shall meet with a neutral of the other party, the former shall remain at the greatest distance compatible with the possibility and safety of making the visit, under the circumstances of wind and sea, and the degree of suspicion attending the vessel to be visited, and shall send one of her small boats with no more men than may be necessary to execute the said examination of the papers concerning the ownership and cargo of the vessel, without causing the least extortion, violence, or ill-treatment, de su cargamento que no sea contrabando, á menos que después de notificársele el bloqueo ó ataque por el oficial que mande un buque que forme parte de las fuerzas bloqueadoras, intente de nuevo entrar, pero se le permitirá ir á cualquier otro puerto ó lugar que juegue oportuno el maestre ó sobrecargo. Y ningún buque de una ú otra parte, que hubiere entrado en un puerto ó lugar antes de que fuese sitiado, bloqueado ó atacado por la otra, si se encontrase allí antes ó después de la reducción y entrega, estará sujeto á las mismas consecuencias que lo estaría una embarcación que intentase entrar en un puerto bloqueado después de ser intimidado por las fuerzas bloqueadoras.

**ARTÍCULO XXIV.**

Para impedir todo género de desorden ó irregularidad en la visita y exámen de buques y cargamentos de las dos partes contratantes en alta mar, han convenido mutuamente, que cuando un buque de guerra, público ó particular, encontre á un neutral de la otra parte contratante, el primero permanecerá á la mayor distancia que sea compatible con la posibilidad y seguridad de hacer la visita, atendidas las circunstancias del viento y de la mar, y el grado de sospecha que inspire el bajel que ha de ser visitado, y enviará uno de sus botes pequeños, sin más jeote que la necesaria para tripularlo, con el objeto de ejecutar el predicho exámen de los papeles relativos á la propiedad y cargamento del buque,
in respect of which the commanders of said armed vessels shall be responsible with their persons and property; for which purpose the commanders of said private armed vessels shall, before receiving their commissions, give sufficient security to answer for all the injuries and damages they may commit. And it is expressly agreed that the neutral party shall in no case be required to go on board of the examining vessel for the purpose of exhibiting the ship’s papers, nor for any other purpose whatever.

**ARTICLE XXV.**

Sea-letters, when to be used. Both contracting parties likewise agree that when one of them shall be engaged in war, the vessels of the other must be furnished with sea-letters, patents, or passports, in which shall be expressed the name, burden of the vessel, and the name and place of residence of the owner and master, or captain thereof, in order that it may appear that the vessel really and truly belongs to citizens of the said other party. It is also agreed that such vessel, being laden, besides the said sea-letters, patents, or passports, shall be provided with manifests or certificates containing the particulars of the cargo, and the place where it was taken on board, so that it may be known whether any part of the same consists of contraband or prohibited articles; which certificate shall be made out in the accustomed form by the authorities of the port whence the vessel sailed; without which requisites the vessel may be detained, to be adjudged by the competent tribunals, and may be declared good and legal prize, unless it shall be proved that the said defect or omission was owing to accident, or unless it shall be satisfied or supplied by testimony equivalent in the opinion of the said tribunals, for which purpose there shall be allowed a reasonable length of time to procure and present it.

**ARTICLE XXVI.**

Vessels sailing with convoy. The preceding stipulations relative to the visit and examination of vessels shall apply only to those

**ARTÍCULO XXV.**

Ambas partes contratantes convienen que en el caso que una de ellas estuviere empeñada en guerra, los buques de la otra deben estar provistos de letras de mar, patentes ó pasaportes, en que se exprese el nombre y tamaño del buque, como también el nombre y el lugar de la residencia de su dueño, maestre ó capitán, á fin de que aparezca por ellos que el susodicho buque pertenece real y verdaderamente á ciudadanos de la dicha otra parte. Y han convenido asimismo, en que los dichos buques, estando cargados, llevarán además de las mencionadas letras de mar, patentes ó pasaportes, manifiestos ó certificados que contengan los diferentes pormenores del cargamento, y el lugar donde fué embarcado; de manera que se sepa si hay á su bordo efectos prohibidos ó de contrabando; dichos certificados serán expedidos por las autoridades del lugar de donde salió el buque, en la forma acostumbrada, sin cuyos requisitos el susodicho buque puede ser detenido para ser adjudicado por los tribunales competentes y puede ser declarado presa legal, á menos que se pruebe que el precitado defecto ó omisión proviene de accidente, ó sea satisfecho ó suplido por un testimonio del todo equivalente, en la opinión de los susodichos tribunales, á cuyo fin se concederá un término suficiente para proporcionarselo.
which sail without convoy; for
when said vessels shall be under
convoy, the verbal declaration of
the commander of the convoy, on
his word of honor, that the vessels
under his protection belong to the
nation whose flag they carry, and,
when they are bound to an enemy's
port, that they have no contraband
goods on board, shall be sufficient.

ARTICLE XXVII.

It is further agreed that, in all
prize cases, the courts specially es-

tablished for such causes in the
country to which the prizes may be
conducted shall alone take cogni-
zance of them. And whenever
such courts of either party shall
pronounce judgment against any
vessel, merchandise, or property
claimed by the citizens of the other
party, the sentence or decree shall
set forth the reasons or motives on
which the same shall have been
founded; and an authenticated
copy of the sentence or decree, and
of all the proceedings connected
with the case, shall, if demanded,
be delivered to the commander or
agent of the said vessel, merchan-
dise, or property, without any ex-
cuse or delay, upon payment of the
established legal fees for the same.

ARTICLE XXVIII.

Whenever one of the contract-
ing parties shall be engaged in war
with another nation, no citizen of
the other contracting party shall
accept a commission or letter of
marque for the purpose of assisting
or cooperating hostilely with the
said enemy against the said party
so at war, under pain of being
treated as a pirate.

ARTICLE XXIX.

If, which is not to be expected, a
rupture should at any time take
place between the two contracting
nations, and they should engage in
war with each other, they have
agreed, now for then, that the mer-
chants, traders, and other citizens
of all occupations of either of the
two parties residing in the cities,
ports, and dominions of the other,
shall have the privilege of remaining and continuing their trade and business therein, and shall be respected and maintained in the full and undisturbed enjoyment of their personal liberty and property so long as they conduct themselves peaceably and properly, and commit no offense against the laws. And in case their acts should render them justly suspected, and having thus forfeited this privilege the respective Governments should order them to leave the country, the term of twelve months from the publication or intimation of the order therefor shall be allowed them in which to arrange and settle their affairs, and remove with their families, effects, and property; to which end the necessary safe-conduct shall be given to them, which shall serve as a sufficient protection, until they arrive at the designated port and there embark; but this favor shall not be extended to those who shall act contrary to the established laws. It is, nevertheless, understood that the respective Governments may order the persons so suspected to remove forthwith to such places in the interior as may be designated.

**ARTICLE XXX.**

In the event of a war, or of any interruption of friendly intercourse between the high contracting parties, the money, private debts, shares in the public funds, or in the public or private banks, or any other property whatever, belonging to the citizens of the one party in the territories of the other, shall in no case be sequestrated or confiscated.

**ARTICLE XXXI.**

The high contracting parties, desiring to avoid all inequality in their public communications and official intercourse, agree to grant to their envoys, ministers, chargés d'affaires, and other diplomatic agents, the same favors, privileges, immunities, and exemptions that those of the most favored nation do or shall enjoy, it being understood that the favors, privileges, immunities of the other, shall have the privilege of remaining and continuing their trade and business therein, and shall be respected and maintained in the full and undisturbed enjoyment of their personal liberty and property so long as they conduct themselves peaceably and properly, and commit no offense against the laws. And in case their acts should render them justly suspected, and having thus forfeited this privilege the respective Governments should order them to leave the country, the term of twelve months from the publication or intimation of the order therefor shall be allowed them in which to arrange and settle their affairs, and remove with their families, effects, and property; to which end the necessary safe-conduct shall be given to them, which shall serve as a sufficient protection, until they arrive at the designated port and there embark; but this favor shall not be extended to those who shall act contrary to the established laws. It is, nevertheless, understood that the respective Governments may order the persons so suspected to remove forthwith to such places in the interior as may be designated.

**ARTÍCULO XXX.**

En el caso de una guerra ó de una interrupción de la cordial inteligencia de las dos altas partes contratantes, la propiedad en dinero, deudas entre particulares, acciones en los fondos públicos, ó en los bancos públicos ó privados, ó cualquiera otra propiedad perteneciente á los ciudadanos de una de las partes en el territorio de la otra, no podrá ser sequestrada ó confiscada en ningún caso.

**ARTÍCULO XXXI.**

Deseando las dos partes contratantes evitar toda desigualdad con relación á sus comunicaciones públicas, y á su correspondencia oficial, han convenido y convienen, en conceder á sus enviados, ministros, encargados de negocios y otros agentes públicos, los mismos favores, inmunidades y exenciones que hoy disfrutan ó en adelante disfrutarán los de la nación mas
immunities, and exemptions granted by the one party to the envoys, ministers, chargé d'affaires, or other diplomatic agents of the other party, or to those of any other nation, shall be reciprocally granted and extended to those of both the high contracting parties respectively.

ARTICLE XXXII.

To protect more effectually the commerce and navigation of their respective citizens, the United States of America and the Republic of Peru agree to admit and receive, mutually, consuls and vice-consuls in all their ports open to foreign commerce, who shall enjoy, within their respective consular districts, all the rights, privileges, and immunities of the consuls and vice-consuls of the most favored nation; but to enjoy the rights, prerogatives, and immunities which belong to them in virtue of their public character, the consuls and vice-consuls shall, before exercising their official functions, exhibit to the Government to which they are accredited their commissions or patents in due form, in order to receive their exequatur; after receiving which they shall be acknowledged in their official characters by the authorities, magistrates, and inhabitants of the district in which they reside. The high contracting parties, nevertheless, remain at liberty to except those ports and places where the admission and residence of consuls and vice-consuls may not seem to be convenient, provided that the refusal to admit them shall likewise extend to those of all nations.

ARTICLE XXXIII.

The consuls, vice-consuls, their officers and persons employed in their consulates, shall be exempt from all public service, and from all kinds of taxes, imposts, and fees received; entendiéndose, que cualesquiera favores, inmunidades ó privilejios que la República del Perú y los Estados Unidos de América tuvieren por conveniente conceder á los enviados, ministros, encargados de negocios ó otros agentes diplomáticos de cualquiera otra potencia, serán por el mismo acto estendidos y concedidos á los de las partes contratantes respectivamente.

ARTÍCULO XXXII.

A fin de hacer mas efectiva la protección que la República del Perú y los Estados Unidos de América concedieren en lo futuro al comercio y navegacion de sus respectivos ciudadanos, la República del Perú y los Estados Unidos de América convienen en recibir y admitir cónsules y vice-cónsules en todos los puertos abiertos, al comercio extranjero; los cuales disfrutarán dentro de sus respectivos distritos consulares de todos los derechos, prerogativas e inmunidades de los cónsules y vice-cónsules de la nación mas favorecida. Pero, para que los cónsules y vice-cónsules de las dos partes contratantes puedan disfrutar de los derechos, prerogativas e inmunidades que les pertenecen por su carácter público, presentarán ántes de ejercer sus funciones, su nombramiento ó patente en debida forma al Gobierno cerca del cual sean acreditados, á fin de obtener el exequatur; y recibido este, serán tenidos y considerados como tales cónsules ó vice-cónsules por todas las autoridades, magistrados y habitantes del distrito consular donde residan. Queda sin embargo cada una de las partes contratantes en libertad de esceptuar aquellos puertos y lugares en donde no se crea conveniente la admisión y residencia de tales funcionarios, bien entendido, que en tal caso la exclusion ó negativa a admitirlos deberá ser común y general para todas las naciones.

ARTÍCULO XXXIII.

Los cónsules, vice-cónsules, oficiales y personas empleadas en sus consulados, estarán exentos de todo servicio público y también de todo jénero de contribuciones, pechos e
contributions, except those which they shall be lawfully held to pay on account of their property or commerce, and to which the citizens and other inhabitants of the country in which they reside are subject, they being, in other respects, subject to the laws of the respective countries. The archives and papers of the consulates shall be inviolably respected; and no person, magistrate, or other public authority shall, under any pretext, interfere with or seize them.

ARTICLE XXXIV.

The consuls and vice-consuls shall have power to require the assistance of the public authorities of the country in which they reside for the arrest, detention, and custody of deserters from the vessels of war or merchant vessels of their nation; and where the deserters claimed shall belong to a merchant vessel, the consuls or vice-consuls must address themselves to the competent authority, and demand the deserters in writing, proving by the ship's roll or other public document that the individuals claimed are a part of the crew of the vessel from which it is alleged that they have deserted; but should the individuals claimed form a part of the crew of a vessel of war, the word of honor of a commissioned officer attached to the said vessel shall be sufficient to identify the deserters; and when the demand of the consuls or vice-consuls shall, in either case, be so proved, the delivery of the deserters shall not be refused. The said deserters, when arrested, shall be delivered to the consuls or vice-consuls, or, at the request of these, shall be put in the public prisons, and maintained at the expense of those who reclaim them, to be delivered to the vessels to which they belong or sent to others of the same nation; but if the said deserters should not be so delivered or sent within the term of two months, to be counted from the day of their arrest, they shall be set at liberty, and shall not be again apprehended for the same cause. The high contracting parties agree that it shall not be law-

ARTÍCULO XXXIV.

Los cónsules y vice-cónsules tendrán la facultad de requerir el auxilio de las autoridades del país en que residan para el arresto, detención y custodia de los desertores de los buques de guerra y mercantes de su nación; y cuando los desertores reclamados pertenezcan a un buque mercante, los cónsules y vice-cónsules podrán dirigirse ellos mismos a las autoridades competentes y pedir por escrito los susodichos desertores, manifestando el rol del buque ó otros documentos públicos para probar con ellos que los hombres pedidos forman parte de la tripulación del buque de donde se alega que desertaron; pero si los individuos reclamados perteneciesen a la tripulación de un buque de guerra, bastará la palabra de honor de un oficial suficientemente autorizado de dicho buque para identificar a los desertores, y en cualquier caso que se pruebe por estos medios la reclamación de los consules ó vice-cónsules, no se rehusará la entrega de los desertores. Una vez arrestados los tales desertores, se tendrán á disposición do los susodichos cónsules y pueden ponerse en las prisiones públicas á petición y costo de aquellos que los reclaman, para ser enviados á los buques á que pertenecen ó á otros de la misma nación; pero si no fuesen asi enviados dentro de los dos meses que deberán contarse desde el día de su arresto, serán puestos en libertad y no volverán á ser arrestedos por la misma causa. Las altas partes contratantes convienen en que no podrá legalmente ninguna autoridad pública ni otra
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ful for any public authority or other person within their respective dominions to harbor or protect such deserters.

ARTICLE XXXV.

For the purpose of more effectually protecting their commerce and navigation, the two contracting parties do hereby agree to form, as soon hereafter as may be mutually convenient, a consular convention, which shall declare specially the powers and immunities of the consuls and vice-consuls of the respective parties.

ARTICLE XXXVI.

Until the conclusion of a consular convention, the high contracting parties agree that in the absence of the legal heirs or representatives of the consuls or vice-consuls of either party shall be ex officio the executors or administrators of the citizens of their nation who may die within their consular jurisdictions, and of their countrymen dying at sea whose property may be brought within their district. The said consuls or vice-consuls shall call in a justice of the peace or some other judicial authority to assist in taking an inventory of the effects and property left by the deceased, after which the said effects shall remain in the hands of the said consuls or vice-consuls, who shall be authorized to sell immediately such of the effects or property as may be of a perishable nature, and to dispose of the remainder according to the instructions of their respective Governments. And where the deceased has been engaged in commerce or other business, the consuls or vice-consuls shall hold the effects and property so remaining until the expiration of twelve calendar months, during which time the creditors, if any, of the deceased, shall have the right to present their claims and demands against the said effects and property; and all questions arising out of such claims or demands shall be decided by the laws of the country wherein the said citizens may have died. It is understood, nevertheless, that if no claim or demand shall have persona cualquiera, amparar ó proteger á tales desertores dentro de sus respectivas dominios.

ARTÍCULO XXXV.

Con el objeto de proteger de un modo mas efectivo su comercio y navegacion, los dos partes contratantes convienen por la presente en formar mas adelante, tan pronto como á ambas les convenga, una convencion consular en que se declaren especialmente las facultades y inmunidades de los cónsules y vice-cónsules de las partes respectivas.

ARTÍCULO XXXVI.

Hasta que se concluya una convencion consular, queda estipulado entre las altas partes contratantes: que en ausencia de los herederos legales ó sus representantes, los cónsules ó vice-cónsules de cualquiera de las partes serán “ex officio” los albaceas ó administradores de los ciudadanos de su nacion que murieran dentro de sus distritos consulares; y de aquellos que mueran en la mar y cuya propiedad pueda ser llevada á algún puerto ó lugar dentro de los mismos distritos. Los dichos cónsules ó vice-cónsules podrán presentarse á un juez de paz ó á cualquiera otra autoridad judicial, y pedir que se haga el inventario de los efectos y propiedades que ha dejado el difunto, y despues de hecho, esos efectos quedarán en poder del consul ó vice-cónsul, el que estará autorizado para vender inmediatamente aquellos efectos ó propiedades que puedan sufrir deterioro, y para disponer del resto según las instrucciones de sus respectivos Gobiernos. Y cuando el difunto haya estado consagrado al comercio ó a otros negocios, los cónsules ó vice-cónsules guardarán los efectos y propiedades que hayan quedado durante el plazo de doce meses, á fin de que si hay acreedores contra el difunto, puedan presentar sus reclamaciones ó demandas contra los dichos bienes, y todas las cuestiones que se susciten por tales reclamaciones ó demandas se decidirán según las leyes del país en donde los dichos ciudadanos hayan falle-
been made against the effects and property of an individual so deceased, the consuls or vice-consuls, at the expiration of the twelve calendar months, may close the estate and dispose of the effects and property in accordance with the instructions from their own Governments.

**ARTICLE XXXVII.**

As a consequence of the principles of equality herein established, in virtue of which the citizens of each one of the high contracting parties enjoy in the territory of the other the same rights as natives, and receive from the respective Governments the same protection in their persons and property, it is declared that only in case that such protection should be denied, on account of the fact that the claims preferred have not been promptly attended to by the legal authorities, or that manifest injustice has been done by such authorities, and after all the legal means have been exhausted, then alone shall diplomatic intervention take place.

**ARTICLE XXXVIII.**

The United States of America and the Republic of Peru, desiring to make as durable as possible the relations established between the two parties in virtue of this treaty of friendship, commerce, and navigation, declare solemnly and agree as follows:

**Duration of treaty.**

The present treaty shall remain in force for the term of ten years from the day of the exchange of the ratifications thereof, and further until the end of one year after either of the high contracting parties shall have given notice to the other of its intention to terminate the same, each of them reserving to itself the right of giving such notice to the other at the end of the said term of ten years. And it is hereby agreed between the parties that, on the expiration of one year after such notice shall have been received by either of them from the other party, as above mentioned, this treaty shall altogether cease and terminate.

**ARTÍCULO XXXVII.**

Como consecuencia del principio de igualdad establecido, en virtud del cual los ciudadanos de cada una de las altas partes contratantes gozan en el territorio de la otra de los mismos derechos que los naturales, y reciben de los respectivos Gobiernos la misma protección en sus personas y propiedades, se declara que solamente en el caso de que esa protección sea negada, bien por que no se atienda prontamente por las autoridades legales las gestiones intentadas por que sean resueltas con manifiesta injusticia, y después de agotados todos los recursos legales, habrá lugar a la intervención diplomática.

**ARTÍCULO XXXVIII.**

La República del Perú y los Estados Unidos de América, deseano hacer tan durables como sea posible las relaciones establecidas entre ambas partes en virtud de este tratado de amistad, comercio y navegación, declaran solemnemente y convienen en lo que sigue:

1°. El presente tratado durará por el término de diez años, contados desde el día del canje de las ratificaciones y mas hasta el fin de un año después que cualquiera de las partes contratantes haya notificado a la otra su intención de hacerlo cesar, reservándose cada una el derecho de hacer esa notificación a la otra al fin de dicho plazo de diez años. Y se conviene además entre las partes que á la esperación de un año después que se haya recibido esa notificación por una de ellas, hecha por la otra parte como se ha mencionado, este tratado concluirá y terminará enteramente.
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2d. If any citizen or citizens of either party shall infringe any of the articles of this treaty, such citizen or citizens shall be held personally responsible therefor, and the harmony and good understanding between the two nations shall not be interrupted thereby, each party engaging in no way to protect the offender or offenders, or to sanction such violation, under pain of rendering itself liable for the consequences thereof.

3d. Should, unfortunately, any of the provisions contained in the present treaty be violated or infringed in any other manner whatever, it is expressly stipulated and agreed that neither of the contracting parties shall order or authorize any act of reprisals, nor declare nor make war against the other on complaint of injuries or damages resulting therefrom, until the party considering itself aggrieved shall first have presented to the other a statement or representation of such injuries or damages, verified by competent proofs, and demanded redress and satisfaction, and the same shall have been either refused or unreasonably delayed.

4th. Nothing contained in this treaty shall, however, be construed to operate contrary to former and existing public treaties with other nations or sovereigns.

The present treaty of friendship, commerce, and navigation shall be approved and ratified by the President of the United States, by and with the advice and consent of the Senate thereof, and by the President of the Republic of Peru, with the approbation of the Congress thereof, and the ratifications shall be exchanged at Washington or Lima within eighteen months from the date of the signature hereof, or sooner if possible.

In faith whereof we, the Plenipotentiaries of the United States of America and of the Republic of Peru, have signed and sealed these presents.

Done at the city of Lima in duplicate, English and Spanish, this 8d. Si cualquier ciudadano o cualesquiera ciudadanos de una a otra parte quebrantaren cualquier articulo de este tratado, dicho ciudadano o ciudadanos seran responsables personalmente, y la armonia y buena inteligencia entre las dos naciones no se interrumpiran por ese motivo; y cada parte se compromete a no proteger de ninguna manera al infractor ó infractores, ó a sancionar tal violacion solemn pena de hacerse la misma responsable por las consecuencias de ella.

3d. Si desgraciadamente las estipulaciones de este tratado fuesen violadas de otra manera, se conviene expresamente en que ninguna de las partes contratantes ordenara ó autorizara ningun acto de represalia, ni declarara la guerra a la otra por quejas de agravios ó perjuicios que de alli resulten, hasta que la parte que se considere agravada haya presentado primamente a la otra una exposicion ó representacion de tales agravios ó perjuicios, apoyados en suficientes pruebas, y haya pedido reparacion ó satisfaccion, y que esta se le haya rehusado ó retardo sin razon.

4th. Nada de lo contenido en este tratado se entendera de manera que pueda producir un efecto contrario a los tratados anteriores y vigentes celebrados con otras naciones ó soberanos.

El presente tratado de amistad, comercio y navegacion sera aprobado y ratificado por el Presidente de la Republica del Peru previa la aprobacion del Congreso del Peru, y por el Presidente de los Estados Unidos de America, con el parecer y acuerdo del Senado de los Estados Unidos; y las ratificaciones seran canjeadas en Lima ó Washington a los diez y ocho meses de esta fecha, ó antes si es posible.

Hecho en Lima en doble ejemplar, español ó ingles, el seis de Setiem-
the sixth day of September, in the \( \text{bre del ano del Señor de mil ocho-} \)
eight hundred and seventy.

[SEAL.] ALVIN P. HOVEY. [SEAL.] JOSÉ J. LOAYZA.

And whereas the said treaty has been duly ratified on both parts, and
the respective ratifications of the same were exchanged at Lima on the
twenty-eighth day of May last:

Now, therefore, be it known that I, ULYSSES S. GRANT, President of
the United States of America, have caused the said treaty to be made
public, to the end that the same, and every clause and article thereof,
may be observed and fulfilled with good faith by the United States and
the citizens thereof.

In witness whereof, I have hereunto set my hand and caused the seal
of the United States to be affixed.

Done at the city of Washington this twenty-seventh day of July, in
the year of our Lord one thousand eight hundred and seventy-four, and in the ninety-ninth year of the Independence
of the United States of America.

U. S. GRANT.

By the President:

HAMILTON FISH,
Secretary of State.
TREATY WITH THE REPUBLIC OF PERU. SEPT. 12, 1870.

Treaty between the United States of America and the Republic of Peru. Concluded September 12, 1870; Ratification advised by Senate March 31, 1871; Ratified by President April 11, 1871; Ratified by President of Peru May 28, 1874; Time for exchange of ratifications extended June 5, 1873; Ratifications exchanged at Lima May 28, 1874; Proclaimed July 27, 1874.

The time originally fixed for the exchange of the ratifications having unavoidably elapsed, was extended, by a formal agreement of the parties, to November 9, 1874, within which time that ceremony took place, in the usual form.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas a treaty for the extradition of criminals, fugitives from justice, between the United States of America and the Republic of Peru, was concluded and signed by their respective Plenipotentiaries at Lima, on the twelfth day of September, eighteen hundred and seventy, the original of which treaty, being in the English and Spanish languages, is, word for word, as follows:

Extradition treaty between the United States of America and the Republic of Peru.

The United States of America and the Republic of Peru, having judged it expedient, with a view to the better administration of justice and the prevention of crime within their respective territories and jurisdictions, that persons charged with the crimes hereinafter enumerated should, under certain circumstances, be reciprocally delivered up, have resolved to conclude a treaty for this purpose, and have named as their respective Plenipotentiaries, that is to say: the President of the United States of America has appointed Alvin P. Hovey, Envoy Extraordinary and Minister Plenipotentiary of the United States of America near the Government of the Republic of Peru; and the President of Peru has appointed his Excellency Doctor José Jorge Loayza, Minister of Foreign Affairs of Peru; who, after having communicated to each other their respective full powers, found in good and true

La República del Perú y los Estados Unidos de América habiendo juzgado conveniente para la mejor administración de justicia y para evitar crímenes dentro de sus respectivos territorios y jurisdicciones, que las personas acusadas de los crímenes que se enumeran en seguida, siendo fugitivas de la justicia, sean bajo ciertas circunstancias reciprocamente entregadas, han determinado celebrar un tratado con tal objeto, y han nombrado como sus respectivos Plenipotenciarios, á saber: el Presidente del Perú, al Doctor José Jorge Loayza, Ministro de Relaciones Exteriores, y el Presidente de los Estados Unidos de América, á su Excelencia el General Alvin P. Hovey, su Enviado Extraordinario y Ministro Plenipotenciario cerca del Gobierno Peruano; quienes, después de haberse comunicado recíprocamente sus respectivos plenos poderes, hallándose en buena y
TREATY WITH THE REPUBLIC OF PERU. SEPT. 12, 1870.

Extradition of persons charged with or convicted of crimes.

It is agreed that the contracting parties shall, on requisitions made in their name through the medium of their respective diplomatic agents, deliver up to justice persons who, being accused or convicted of the crimes enumerated in Article II of the present treaty, committed within the jurisdiction of the requiring party, shall seek an asylum, or shall be found within the territories of the other: Provided, That this shall be done only when the fact of the commission of the crime shall be so established as that the laws of the country in which the fugitive or the person so accused shall be found would justify his or her apprehension and commitment for trial if the crime had been there committed.

Proof of the crime.

Crimes for which extradition to be made.

Persons shall be so delivered up who shall be charged, according to the provisions of this treaty, with any of the following crimes, whether as principals, accessories, or accomplices, to wit:

1°. Murder, comprehending the crimes of parricide, assassination, poisoning, and infanticide.
2°. Rape, abduction by force.
4 °. Arson.
5 °. Kidnapping, defining the same to be the taking or carrying away of a person by force or deception.
6 °. Robbery, highway robbery, larceny.
7 °. Burglary, defined to be the action of breaking and entering by night-time into the house of another person with the intent to commit a felony.
8 °. Counterfeiting or altering money, the introduction or fraudulent commerce of and in false coin and money; counterfeiting the certificates or obligations of the Government, of bank-notes, and of any other documents of public credit, the uttering and use of the same; forging or altering judicial judgments or decrees of the Government or courts of the seals, dies,
TREATY WITH THE REPUBLIC OF PERU.  SEPT. 12, 1870.  

postage-stamps and revenue-stamps of the Government, and the use of the same; forging public and authentic deeds and documents, both commercial and of banks, and the use of the same.

9. Embezzlement of public mon- eys committed within the juris- diction of either party by public officers or bailies, and embezzle- ment by any persons hired or sala- ried.

10. Fraudulent bankruptcy.

11. Fraudulent barratry.

12. Mutiny on board of a vessel, when the persons who compose the crew have taken forcible possession of the same or have transferred the ship to pirates.

13. Severe injuries intentionally caused on railroads, to telegraph- lines, or to persons by means of explosions of mines or steam boilers.


ARTICLE III.

The provisions of the present treaty shall not be applied in any manner to any crime or offence of a purely political character, nor shall the provisions of the present treaty be applied in any manner to the crimes enumerated in the second article committed anterior to the date of the exchange of the ratifica- tions hereof. Neither of the contracting parties shall be bound to deliver up its own citizens under the stipulations of this treaty.

ARTICLE IV.

The extradition will be granted in virtue of the demand made by the one Government on the other, with the remission of a condenma- tory sentence, an order of arrest, or of any other process equivalent to such order, in which will be speci- fied the character and gravity of the imputed acts, and the dispositions of the penal laws relative to the case. The documents accom- panying the demand for extradition shall be originals or certified copies, legally authorized by the tribunals or by a competent person. If possible, there shall be remitted at the Vol. 18, pt. 3—46 tampillas de correos y timbres de contribucion de Gobierno y uso de estos objetos falsificados; falsifica- cion de escrituras publicas ó aut- tenticas, de comercio y de banco, y uso de estas escrituras falsifi- cadas.

9. Defraudacion de las rentas pu- blicas, cometida dentro de la ju- risdicion de una de las partes, por empleados ó depositarios publicos y sustraccion cometida por personas empleadas ó asalariadas.

10. Quiabre fraudulenta.


12. Sedicion á bordo de un buque, cuando las personas que componen la tripulacion se hubiesen apode- rado de él con violencia ó lo hu- biesen entregado á piratas.

13. Daños graves causados vo- luntariamente á las vias forreas ó roads, &c, telégrafos ó por explosion de mina ó máquina de vapor.


ARTICULO III.

Las estipulaciones del presente tratado de ningun modo se apli- carán á los crímenes ó delitos de carácter puramente politico; como tampoco á los crímenes enumerados en el artículo 2º, cometidos antes de la fecha del canje de las ratifi- caciones del mismo. Ninguna de las partes contratantes, queda obli- gada por las estipulaciones de este tratado á entregar á sus propios ciudadanos.

ARTICULO IV.

La extradicion sera concedida en virtud de la demanda hecha por uno de los dos Gobiernos al otro con el envio de una sentencia condenato- ria, un mandato de captura ó de cualquiera otro acto equivalente al mandato, en el que se debera indicar igualmente la naturaleza y la gra- vedad de los hechos imputados y las disposiciones de las leyes penales aplicables al caso. Los documentos con que se acompañe la demanda de extradicion seran remitidos ori- ginales, ó en copia certificada debidamente autorizada por el tri- bunal ó por la autoridad compe-
TREATY WITH THE REPUBLIC OF PERU. Sept. 12, 1870.

same time a descriptive list of the individual required, or any other proof towards his identity.

ARTICLE V.

If the person accused or condemned is not a citizen of either of the contracting powers, the Government granting the extradition will inform the Government of the country to which the accused or condemned may belong of the demand made, and if the last-named Government claims the individual on its own account for trial in its own tribunals, the Government to which was made the demand of extradition may, at will, deliver the criminal to the State in whose territories the crime was committed, or to that to which the criminal belongs. If the accused or sentenced person whose extradition may be demanded in virtue of the present convention from one of the contracting parties, should at the same time be the subject of claims from one or other Governments simultaneously for crimes or misdemeanors committed in their respective territories, he or she shall be delivered up to that Government in whose territories the offense committed was of the gravest character; and when the offenses are of like nature and gravity, the delivery will be made to the Government making the first demand; and if the dates of the demands be the same, that of the nation to which the criminal may belong will be preferred.

ARTICLE VI.

If the person claimed is accused or sentenced in the country where he may have taken refuge, for a crime or misdemeanor committed in that country, his delivery may be delayed until the definitive sentence releasing him be pronounced, or until such time as he may have complied with the punishment inflicted on him in the country where he took refuge.
ARTICLE VII.

In cases not admitting of delay, and especially in those where there is danger of escape, each of the two Governments, authorized by the order for apprehension, may, by the most expeditious means, ask and obtain the arrest of the person accused or sentenced, on condition of presenting the said order for apprehension as soon as may be possible, not exceeding four months.

ARTICLE VIII.

All expenses whatever of detention and delivery effected in virtue of the preceding provisions shall be borne and defrayed by the Government in whose name the requisition shall have been made.

ARTICLE IX.

This treaty shall commence from the date of the exchange of the ratifications, and shall continue in force until it shall be abrogated by the contracting parties or one of them; but it shall not be abrogated, except by mutual consent, unless the party desiring to abrogate it shall give twelve months' previous notice.

ARTICLE X.

The present treaty shall be ratified in conformity with the constitutions of the two countries, and the ratifications shall be exchanged at the cities of Washington or Lima, within eighteen months from the date hereof, or sooner if possible.

In witness whereof we, the Plenipotentiaries of the United States of America and the Republic of Peru, have signed and sealed these presents.

Done in the city of Lima, in duplicate, English and Spanish, this the twelfth day of September, in the year of our Lord one thousand eight hundred and seventy.

[SEAL.] ALVIN P. HOVEY.
[SEAL.] JOSÉ J. LOAYZA.

ARTÍCULO VII.

En los casos urgentes y especialmente cuando haya peligro de fuga, cada uno de los dos Gobiernos, apoyado en la sentencia ó mandato de captura podrá por el medio ó vía más espedita pedir y obtener el arresto del sentenciado ó inculpado, con la condición de presentar la sentencia ó mandato de captura anunciado, en el más breve término posible, el que no podrá exceder de cuatro meses.

ARTÍCULO VIII.

Todos los gastos de la detención y extradición hechos en virtud de las disposiciones precedentes, serán erogados y pagados por el Gobierno en cuyo nombre haya sido hecha la requisición.

ARTÍCULO IX.

Este tratado comenzará á regir desde el día del cambio de las ratificaciones, y continuará en vigor hasta que sea abrogado por las partes contratantes ó por una de ellas; pero no podrá ser abrogado, sino por mutuo consentimiento, á menos que la parte que desee abrogarlo dé aviso á la otra con doce meses de anticipación.

ARTÍCULO X.

El presente tratado será ratificado con arreglo á las constituciones de los dos países, y las ratificaciones se cancearán en Lima ó Washington dentro de diez y ocho meses de esta fecha, ó antes si fuese posible.

En testimonio de lo cual, nosotro los Plenipotenciarios del Perú y de los Estados Unidos de América hemos firmado y sellado el presente.

Hecho en la ciudad de Lima el día doce de Setiembre del año del Señor de mil ochocientos setenta.

[SEAL.] JOSÉ J. LOAYZA.
[SEAL.] ALVIN P. HOVEY.
Ratifications exchanged.

And whereas the said treaty has been duly ratified on both parts, and the respective ratifications were exchanged at Lima on the twenty-eighth day of May last:

Now, therefore, be it known that I, ULYSSES S. GRANT, President of the United States of America, have caused the said treaty to be made public, to the end that the same, and every clause and article thereof, may be observed and fulfilled with good faith by the United States and the citizens thereof.

In witness whereof I have hereunto set my hand, and caused the seal of the United States to be affixed.

Done at the city of Washington, this twenty-seventh day of July, in the year of our Lord one thousand eight hundred and seventy-four, and in the ninety-ninth year of the Independence of the United States of America.

U. S. GRANT.

By the President:

HAMILTON FISH,
Secretary of State.
Treaty between the United States of America and the Republic of Salvador. 

Dec. 6, 1870.

Amity, commerce, and consular privileges. Concluded December 6, 1870; Ratification advised by Senate March 31, 1871; Ratified by President April 11, 1871; Ratified by President of Salvador October 28, 1873; Time for exchange of ratifications extended May 12, 1873; Ratifications exchanged at Washington March 11, 1874; Proclaimed March 13, 1874.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas a general treaty of amity, commerce, and consular privileges between the United States of America and the Republic of Salvador was concluded and signed by their respective Plenipotentiaries at San Salvador on the sixth day of December, one thousand eight hundred and seventy, the original of which treaty, being in the English and Spanish languages, is word for word as follows:

A general treaty of amity, commerce, and consular privileges between the United States of America and the Republic of Salvador.

Preamble.

The United States of America and the Republic of Salvador, desiring to make lasting and firm the friendship and good understanding which happily exist between both nations, have resolved to fix, in a manner clear, distinct, and positive, the rules which shall in future be religiously observed between each other by means of a treaty or general convention of peace and friendship, commerce and consular privileges.

For this desirable object the President of the United States of America has conferred full powers upon General Alfred T. A. Torbert, Minister Resident, and the President of the Republic of Salvador has conferred similar and equal powers upon Doctor Don Gregorio Arbizú, Minister of Foreign Relations; who, after having exchanged their said full powers in due form, have agreed to the following articles:

ARTICLE 1ST.

There shall be a perfect, firm, and inviolable peace and sincere friendship between the United States of America and the Republic of Salvador, in all the extent of their possessions and territories,
and between their citizens, respectively, without distinction of persons and places.

**ARTICLE 2ND.**

The United States of America and the Republic of Salvador, desiring to live in peace and harmony with all the nations of the earth, by means of a policy frank and equally friendly with all, engage mutually not to grant any particular favor to other nations, in respect of commerce and navigation, which shall not immediately become common to the other party, who shall enjoy the same freely if the concession was freely made, or on allowing the same compensation if the concession was conditional.

**ARTICLE 3RD.**

The two high contracting parties, being likewise desirous of placing the commerce and navigation of their respective countries on the liberal basis of perfect equality and reciprocity, mutually agree that the citizens of each may frequent all the coasts and countries of the other, and reside therein, and shall have the power to purchase and hold lands, and all kinds of real estate, and to engage in all kinds of trade, manufactures, and mining, upon the same terms with the native citizens, and shall enjoy all the privileges and concessions in these matters which are or may be made to the citizens of any country, and shall enjoy all the rights, privileges, and exemptions in navigation, commerce, and manufactures which native citizens do or shall enjoy, submitting themselves to the laws, decrees, or usages there established to which native citizens are subjected. But it is understood that this article does not include the coasting-trade of either country, the regulation of which is reserved by the parties respectively, according to their own separate laws.

**ARTICLE 4TH.**

They likewise agree that whatever kind of produce, manufacture,
or merchandise of any foreign country can be from time to time lawfully imported into the United States in their own vessels, may be also imported in vessels of the Republic of Salvador; and that no higher or other duties upon the tonnage of the vessel and her cargo shall be levied and collected, whether the importation be made in vessels of the one country or of the other; and in like manner that whatever kind of produce, manufactures, or merchandise of any foreign country can be from time to time lawfully imported into the Republic of Salvador in its own vessels, may be also imported in vessels of the United States, and that no higher or other duties upon the tonnage of the vessel and her cargo shall be levied and collected, whether the importation be made in vessels of the one country or of the other. And they further agree that whatever may be lawfully exported or re-exported from one country in its own vessels to any foreign country may, in like manner, be exported or re-exported in the vessels of the other country; and the same bounties, duties, and drawbacks shall be allowed and collected, whether such exportation or re-exportation be made in vessels of the United States or of the Republic of Salvador.

**ARTICLE 5TH.**

No higher or other duties shall be imposed on the importation into the United States of any articles the produce or manufactures of the Republic of Salvador; and no higher or other duties shall be imposed on the importation into the Republic of Salvador of any articles the produce or manufactures of the United States than are, or shall be, payable on the like articles, being the produce or manufactures of any foreign country; nor shall any higher or other duties or charges be imposed in either of the two countries on the exportation of any articles to the United States, or to the Republic of Salvador, respectively, than such as are payable on the exportation of the like articles to any other foreign country; nor shall any produce, manufactures or merce-
derias extranjeras que puedan ser en cualquier tiempo legalmente importadas en la República del Salvador en sus propios buques, puedan ser también importadas en buques de los Estados Unidos, y que no se impondrán ó cobrarán otros ó mas altos derechos sobre las toneladas del buque, ó por su cargamento, sea que la importacion se haga en buques del uno ó del otro país; y de la misma manera, cualquiera especie de producciones, manufacturas ó mercaderías extranjeras que puedan ser en cualquier tiempo legalmente importadas en los Estados Unidos en sus propios buques, puedan ser también importadas en los buques de la República del Salvador, y que no se impondrán otros ó mas altos derechos sobre las toneladas del buque ó por su cargamento, sea que la importación se haga en buques del uno ó del otro país. Convienen además en que todo lo que pueda ser legalmente exportado ó reexportado de uno de los dos países en sus propios buques para un país extranjero pueda de la misma manera ser exportado ó reexportado en los buques del otro; y serán concedidos y cobrados iguales premios, derechos y descuentos, sea que tal exportación ó reexportación se haga en los buques de la República del Salvador, ó en los de los Estados Unidos.

**Artículo 5º.**

No se impondrán otros ó más altos derechos sobre la importación en la República del Salvador de cualesquiera artículos del producto natural ó manufacturado de los Estados Unidos, y no se impondrán otros ó más altos derechos sobre la importacion en los Estados Unidos de cualesquiera artículos del producto natural ó manufacturado de la República del Salvador, que los que se exijan ó exijieren por iguales artículos del producto natural ó manufacturado de cualquiera otro país extranjero; ni se impondrán otros ó mas altos derechos ó gravámenes en ningún de los dos países sobre la exportacion de cualesquiera artículos para la República del Salvador ó para los Estados Unidos, respectivamente, que los quedaban exijirse por la exportacion.
Prohibition on exportation or importation of any articles the produce or manufactures of the United States, or of the Republic of Salvador, to or from the territories of the United States, or to or from the territories of the Republic of Salvador, which shall not equally extend to all other nations.

ARTICLE 6TH.

In order to prevent the possibility of any misunderstanding, it is hereby declared that the stipulations contained in the three preceding articles are, to their full extent, applicable to the vessels of the United States, and their cargoes, arriving in the ports of Salvador, and reciprocally to the vessels of the said Republic of Salvador, and their cargoes, arriving in the ports of the United States, whether they proceed from the ports of the country to which they respectively belong or from the ports of any other foreign country; and, in either case, no discriminating duty shall be imposed or collected in the ports of either country on said vessels, or their cargoes, whether the same shall be of native or foreign produce or manufacture.

ARTICLE 7TH.

It is likewise agreed that it shall be wholly free for all merchants, commanders of ships, and other citizens of both countries, to manage, by themselves or agents, their own business, in all the ports and places subject to the jurisdiction of each other, as well with respect to the consignments and sale of their goods and merchandise, by wholesale or retail, as with respect to the loading, unloading, and sending off their ships; they being in all these cases to be treated as citizens of the country in which they reside, or at least to be placed on an equality with the subjects or citizens of the most favored nation.

ARTÍCULO 6º.

Á fin de remover la posibilidad de cualquiera mala inteligencia con respecto a los tres artículos anteriores, se declara aquí que las estipulaciones contenidas en ellos son aplicables en toda su extensión a los buques del Salvador y sus cargamentos que arriben a los puertos de los Estados Unidos, y reciprocamente a los buques de los Estados Unidos y sus cargamentos que arriben a los puertos del Salvador, sea que procedan de los puertos del país a que ellos pertenezcan respectivamente o de los de cualquiera otro país extranjero; y que en ningún caso, se impondrá o cobrará derecho alguno diferencial en los puertos de los dos países sobre los dichos buques ó sus cargamentos, ya sean estos del producto ó manufactura nacional, ó del producto ó manufactura extranjera.

ARTÍCULO 7º.

Se conviene ademas, que será enteramente libre á los comerciantes, capitanes de buques, y otros ciudadanos de ambos países manejárs la voluntad sus negocios por sí mismos ó por medio de sus agentes, en todo los puertos y lugares sujetos á la jurisdicción del uno ó del otro, tanto con respeto á las consignaciones y ventas por mayor ó menor de sus efectos y mercaderías, como con respeto á la carga, descarga y despacho de sus buques y otros negocios, debiendo en todos estos casos ser tratados como ciudadanos del país en que residan, ó considerados al ménos bajo igual pie que los súbditos ó ciudadanos de la nacion mas favorecida.
ARTICLE 8TH.

The citizens of neither of the contracting parties shall be liable to any embargo, nor be detained with their vessels, cargoes, merchandise, or effects, for any military expedition, nor for any public or private purpose whatever, without allowing to those interested an equitable and sufficient indemnification.

ARTICLE 9TH.

Whenever the citizens of either of the contracting parties shall be forced to seek refuge or asylum in the rivers, bays, ports, or dominions of the other with their vessels, whether merchant or war, public or private, through stress of weather, pursuit of pirates or enemies, or want of provisions or water, they shall be received and treated with humanity, giving to them all favor and protection for repairing their ships, procuring provisions, and placing themselves in a situation to continue their voyage without obstacle or hindrance of any kind.

ARTICLE 10TH.

All the ships, merchandise, and effects belonging to the citizens of one of the contracting parties which may be captured by pirates, whether within the limits of its jurisdiction or on the high seas, and may be carried or found in the rivers, roads, bays, ports, or dominions of the other, shall be delivered up to the owners, they proving in due and proper form their rights before the competent tribunals; it being well understood that the claim shall be made within the term of one year by the parties themselves, their attorneys, or agents, of their respective governments.

ARTICLE 11TH.

When any vessels belonging to the citizens of either of the contracting parties shall be wrecked or foundered, or shall suffer any damage on the coasts or within the dominions of the other, there shall be given to them all assistance and
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protection, in the same manner which is usual and customary with the vessels of the nation where the damage happens; permitting them to unload the said vessel, if necessary, of its merchandise and effects, without exacting for it any duty, impost, or contribution whatever, unless they may be destined for consumption or sale in the country of the port where they may have been disembarked.

ARTICLE 12TH.

The citizens of each of the contracting parties shall have power to dispose of their personal goods or real estate within the jurisdiction of the other, by sale, donation, testament, or otherwise; and their representatives, being citizens of the other party, shall succeed to their said personal goods or real estate, whether by testament or ab intestate; and they may take possession thereof, either by themselves or others acting for them, and dispose of the same at their will, paying such duties only as the inhabitants of the country wherein said goods are shall be subject to pay in like cases.

ARTICULO 12°.

Los ciudadanos de cada una de las partes contratantes tendrán facultad para disponer de sus bienes muebles e inmuebles dentro de la jurisdicción de la otra, por venta, donación, testamento, de otro modo; y sus representantes siendo ciudadanos de la otra parte, sucederán en sus dichos bienes muebles e inmuebles, sea por testamento o ab intestato, y podrán tomar posesión de ellos, por sí personalmente, ó por medio de otros que procedan en su nombre, y disponer de los mismos á su arbitrio, pagando solo aquellas cargas que en iguales casos estuvieren obligados á pagar los habitantes del país en donde esten los referidos bienes.

ARTICLE 13TH.

Both contracting parties promise and engage formally to give their special protection for the persons and property of the citizens of each other, of all occupations, who may be in the territories subject to the jurisdiction of one or the other, transient or dwelling therein, leaving open and free to them the tribunals of justice for their judicial recourse, on the same terms which are usual and customary with the natives or citizens of the country; for which purpose they may either appear in proper person, or employ in the prosecution or defense of their rights such advocates, solicitors, notaries, agents, and factors as they may judge proper, in all their trials at law; and such citizens or agents shall have free opportunity to be present at the decisions or sentences of the tribunals in all cases which may concern them, and shall enjoy in such cases all the rights and privileges accorded to the native citizen.

ARTICULO 13°.

Ambas partes contratantes se comprometen y obligan en toda forma á dispensar recíprocamente su protección especial á las personas y propiedades de los ciudadanos de cada una de ellas, de todas profesiones, transientes ó habitantes en los territorios sujetos á la jurisdicción de una y otra, dejándoles abrir sus tribunales de justicia para sus recursos judiciales en los mismos términos usados y acostumbrados para los naturales ó ciudadanos del país; para lo cual podrán juzgar en persona, emplear en la juestión ó defensa de sus derechos los abogados, procuradores, escrivanos, agentes ó apoderados que juzguen convenientes para todos sus litijios, y dichos ciudadanos ó agentes tendrán la libre facultad de estar presentes en las decisiones y sentencias de los tribunals en todos los casos que los conciernan, y gozarán de todos los privilegios y derechos concedidos á los ciudadanos naturales.
ARTICLE 14TH.

The citizens of the United States residing in the territories of the Republic of Salvador shall enjoy the most perfect and entire security of conscience, without being annoyed, prevented, or disturbed in the proper exercise of their religion in private houses, or in the chapels or places of worship appointed for that purpose, provided that in so doing they observe the decorum due to divine worship and the respect due to the laws, usages, and customs of the country. Liberty shall also be granted to bury the citizens of the United States who may die in the territories of the Republic of Salvador, in convenient and adequate places to be appointed and established for that purpose, with the knowledge of the local authorities, or in such other places of sepulture as may be chosen by the friends of the deceased; nor shall the funerals or sepulchres of the dead be disturbed in any wise nor upon any account. In like manner, the citizens of Salvador shall enjoy within the Government and territories of the United States a perfect and unrestrained liberty of conscience, and of exercising their religion, publicly or privately, within their own dwelling-houses, or in the chapels and places of worship appointed for that purpose, agreeably to the laws, usages, and customs of the United States.

ARTICLE 15TH.

It shall be lawful for the citizens of the United States of America and of the Republic of Salvador to sail with their ships with all manner of liberty and security, no distinction being made who are the proprietors of the merchandisethaden thereon, from any port to the places of those who now are or shall be at enmity with either of the contracting parties. It shall likewise be lawful for the citizens aforesaid to sail with the ships and merchandise before mentioned, and to trade with the same liberty and security from the places, ports, and havens of those who are the enemies of both or either party, without any opposition or disturbance whatsoever.

ARTÍCULO 14º.

Los ciudadanos de la República del Salvador residentes en territorios de los Estados Unidos, gozarán una perfecta e ilimitada libertad de conciencia, sin ser molestados, inquietados ni perturbados por su creencia religiosa. No serán molestados, inquietados ni perturbados en el ejercicio de su religión, en casas privadas, ó en las capillas ó lugares de adoración designados al efecto, con el decoro debido á la Divinidad, y respeto á las leyes, usos, y costumbres del país. También tendrán libertad para enterrar los ciudadanos del Salvador que mueran en territorio de los Estados Unidos, en los lugares convenientes y adecuados, designados y establecidos por ellos con acuerdo de las autoridades locales, ó en los lugares de sepultura que elijan los amigos de los muertos; y los funerales y sepulcros no serán trastornados de modo alguno ni por ningún motivo. De la misma manera, los ciudadanos de los Estados Unidos gozarán en territorio de la República del Salvador perfecta e ilimitada libertad de conciencia, y del ejercicio de su religion pública ó privadamente en sus mismas habitaciones, ó en las capillas ó lugares de adoración designados al efecto, de conformidad con las leyes, usos y costumbres de la República del Salvador.

ARTÍCULO 15º.

Será lícito á los ciudadanos de la República del Salvador y de los Estados Unidos de América navegar en sus buques con toda seguridad y libertad de cualquier puerto á las plazas y lugares de los que son ó fueren en adelante enemigos de cualquiera de las dos partes contratantes, sin hacerse distinción de quienes son los dueños de las mercaderías que llevan á su bordo. Será igualmente lícito á los referidos ciudadanos, navegar con sus buques y mercaderías mencionadas, y traficar con la misma libertad y seguridad, de los lugares, puertos y ensenadas de los enemigos de ambas partes ó de alguna de ellas, sin oposición ó molestia de ninguna
TREATY WITH THE REPUBLIC OF SALVADOR. Dec. 6, 1870.

not only from the places of the enemy before mentioned to neutral places, but also from one place belonging to an enemy, whether they be under the jurisdiction of one power or under several. And it is hereby stipulated that free ships shall also give freedom to goods, and that everything which shall be found on board the ships belonging to the citizens of either of the contracting parties shall be deemed to be free and exempt, although the whole lading, or any part thereof, should appertain to the enemies of either, (contraband goods being always excepted.)

Free ships, free goods.

It is also agreed, in like manner, that the same liberty shall be extended to persons who are on board a free ship, with this effect: that, although they be enemies to both or either party, they are not to be taken out of that free ship, unless they are officers and soldiers and in the actual service of the enemies; provided, however, and it is hereby agreed, that the stipulations in this article contained, declaring that the flag shall cover the property, shall be understood as applying to those powers only who recognize this principle; but if either of the two contracting parties shall be at war with a third, and the other remains neutral, the flag of the neutral shall cover the property of enemies whose governments acknowledge this principle, and not of others.

Persons on board of free ships.

It is likewise agreed that in the case where the neutral flag of one of the contracting parties shall protect the property of one of the enemies of the other by virtue of the above stipulation, it shall always be understood that the neutral property found on board such enemy's vessels shall be held and considered as enemy's property, and as such shall be liable to detention and confiscation, except such property as was put on board such vessel before the declaration of war, or even afterwards if it were done especie, no solo directamente de los lugares enemigos arriba mencionados á los lugares neutros, sino también de un lugar perteneciente á un enemigo á otro lugar perteneciente á un enemigo, ya sea que estén bajo la jurisdicción de una sola potencia ó bajo la de diversas.

Y queda aquí estipulado que los buques libres hacen libres también á las mercaderías, y que se ha de considerar libre y exento todo lo que se hallare á bordo de los buques pertenecientes á los ciudadanos de cualquiera de las partes contratantes, aunque toda la carga ó parte de ella pertenezca á enemigos de una y otra, exceptuándose siempre los artículos de contrabando.

Se conviene también del mismo modo, en que la misma libertad sea extensiva á las personas que se encuentren á bordo de los buques libres, con el fin de que aunque dichas personas sean enemigas de ambas partes ó de alguna de ellas, no deban ser extraidas de los dichos buques libres, á menos que sean oficiales ó soldados en actual servicio de los enemigos; á condición no obstante, como expresamente se conviene, que las estipulaciones contenidas en el presente artículo, por las que se declara que el pabellón cubre la propiedad, se entenderán aplicables solamente á aquellas potencias que reconozcan este principio; pero si alguna de las dos partes contratantes estuviere en guerra con una tercera, y la otra permaneciese neutral, la bandera de la neutral cubrirá la propiedad de los enemigos cuyos gobiernos reconozcan este principio, y no de otros.

Rule of free goods, flag shall cover the property, how limited.

ARTICLE 16TH.

Neutral property in board of enemy's vessel.

Se conviene igualmente, que en el caso de que la bandera neutral de una de las partes contratantes proteja las propiedades de los enemigos de la otra, en virtud de lo estipulado arriba, deberá siempre entenderse que las propiedades neutrales encontrados á bordo de tales buques enemigos, han de tenerse y considerarse como propiedades enemigas, y como tales estarán sujetas á detención y confiscación; exceptuando aquellas propiedades que hubieren sido puestas á bordo de tales buques antes de la declara-
without the knowledge of it; but the contracting parties agree that, two months having elapsed after the declaration of war, their citizens shall not plead ignorance thereof. On the contrary, if the flag of the neutral does not protect the enemy’s property, in that case the goods and merchandise of the neutral embarked on such enemy’s ships shall be free.

ARTICLE 17TH.

This liberty of navigation and commerce shall extend to all kinds of merchandise, excepting those only which are distinguished by the name of contraband; and under this name of contraband or prohibited goods shall be comprehended:

1st. Cannons, mortars, howitzers, swivels, blunderbusses, muskets, rifles, carbines, pistols, pikes, swords, sabres, lances, spears, halberds, hand-grenades, bombs, powder, matches, balls, and all other things belonging to the use of these arms.

2nd. Bucklers, helmets, breastplates, coats of mail, infantry-belts, and clothes made up in the form and for the military use.

3rd. Cavalry belts and horses, with their furniture.

4th. And generally all kinds of arms, and instruments of iron, steel, brass, and copper, or of any other materials manufactured, prepared, and formed expressly to make war by sea or land.

5th. Provisions that are imported into a besieged or blockaded place.

ARTICLE 18TH.

All other merchandise and things not comprehended in the articles of contraband explicitly enumerated and classified as above shall be held and considered as free, and subjects of free and lawful commerce, so that they may be carried and transported in the freest manner by the citizens of both the contracting parties, even to places belonging to an enemy, excepting the declaration of war, y aun despues, si hubiesen sido embarcadas en dichos buques sin tener noticia de ella; pero las partes contratantes convienen en que, pasados dos meses despues de la declaratoria de la guerra, sus respectivos ciudadanos no podrán alegar que la ignoraban. Por el contrario, si la bandera neutral no protegiere las propiedades enemigas, entonces serán libres los efectos y mercaderías de la parte neutral embarcadas en buques enemigos.

ARTÍCULO 17°.

Esta libertad de navegación y comercio se estenderá á todo género de mercaderías exceptuando únicamente aquellas que se distinguen con el nombre de contrabando, y bajo este nombre de contrabando, ó efectos prohibidos, se comprenderán:

1°. Cañones, morteros, obuses, pedreros, trabucos, fusiles, rifles, carabinas, pistolas, picas, espadas, sables, lanzas, chuzos, alabardas, y granadas, bombas, pólvora, mechas, balas, con todas las demás cosas correspondientes al uso de estas armas.

2°. Escudos, casquetes, corazas, cotas de malla, fornitures y vestidos hechos en forma, y á usanza militar.

3°. Banderolas y caballos con sus armes.

4°. Igualmente toda especie de armas é instrumentos de hierro, acero, bronce, cobre y otras materias cualesquiera, manufacturadas, preparadas y formadas expresamente para hacer la guerra por mar ó por tierra.

5°. Los víveres que se introducen á una plaza sitiada ó bloqueada.

ARTÍCULO 18°.

Todas las demás mercaderías y efectos, no comprendidos en los artículos de contrabando expresamente enumerados y clasificados en el artículo anterior, serán tenidos y reputados como libres y de lícito y legítimo comercio, de modo que podrán ser conducidos y trasportados de la manera más franca, por los ciudadanos de ambas partes contratantes, aun á los
ARTICLE 19TH.

Detention of contraband articles. The articles of contraband before enumerated and classified which may be found in a vessel bound for an enemy's port shall be subject to detention and confiscation, leaving free the rest of the cargo and the ship, that the owners may dispose of them as they see proper. No vessel of either of the two nations shall be detained on the high seas on account of having on board articles of contraband, whenever the master, captain, or supercargo of said vessel will deliver up the articles of contraband to the captor, unless the quantity of such articles be so great and of so large a bulk that they cannot be received on board the capturing ship without great inconvenience; but in this and in all other cases of just detention, the vessel detained shall be sent to the nearest convenient and safe port for trial and judgment according to law.

ARTICLE 20TH.

Vessels sailing without notice of siege or blockade. And whereas it frequently happens that vessels sail for a port or place belonging to an enemy without knowing that the same is besieged or blockaded or invested, it is agreed that every vessel so circumstance may be turned away from such port or place, but shall not be detained; nor shall any part of her cargo, if not contraband, be confiscated, unless, after warning of such blockade or investment from the commanding officer of the blockading forces, she shall again attempt to enter; but she shall be permitted to go to any other port or place she shall think proper. Nor shall any vessel that may have entered into lugares pertenecientes á enemigo exceptando solo aquellas plazas que se hallen actualmente sitiadas ó bloqueadas, y para evitar el particular toda duda, se declaran sitiadas ó bloqueadas solamente aquellas plazas que en la actualidad estuvieren atacadas por una fuerza de un belligerente capaz de impedir la entrada del neutral.

ARTÍCULO 19o.

Los artículos de contrabando antec enumerated and clasificados que se hallen en un buque destinado a puerto enemigo, estarán sujetos á detencion y confiscacion, dejando libre el reto del cargamento, y el buque par, que los dueños puedan disponer le ellos como lo tengan por conveniente. Ningun buque de cualquiera de las dos naciones sera detenido en alta mar, por tener á su bordo artículos de contrabando, siempre que el maestre, capitán ó sobrecargo de dicho buque quiera entregar los artículos de contrabando al apresador, á menos que la cantidad de dichos artículos sea tan grande y de tanto volumen que no puedan ser recibidos á bordo del buque apresador sin graves inconvenientes; pero en este y en todos los demás casos de justa detencion, el buque detenido sera enviado al puerto mas inmediato, cómodo y seguro, para que allí se siga el juicio, y se dicte sentencia conforme á las leyes.

ARTÍCULO 20o.

Y por cuanto frecuentemente sucede que los buques navegan para un puerto ó lugar perteneciente á un enemigo, sin saber que se halle sitiado, bloqueado ó embestido, se conviene en que á todo buque en tales circunstancias se la pueda hacer retroceder de dicho puerto ó lugar, pero no sera detenido, ni confiscada parte alguna de su cargamento, no siendo contrabando, á menos que despues de la intimacion de semejante bloqueo ó embestimiento por el comandante de las fuerzas bloqueadoras, intentare otra vez entrar; pero le sera permitido ir á cualquiera otro puerto ó lugar á donde lo tuviere por conveniente. Ni á buque alguno que
such port before the same was actually besieged, blockaded, or invested by the other, be restrained from quitting that place with her cargo; nor, if found therein after the reduction and surrender, shall such vessel or her cargo be liable to confiscation, but they shall be restored to the owners thereof.

ARTICLE 21ST.

In order to prevent all kind of disorder in the visiting and examination of the ships and cargoes of both the contracting parties on the high seas, they have agreed mutually that whenever a national vessel of war, public or private, shall meet with a neutral of the other contracting party, the first shall remain out of cannon-shot, unless in stress of weather, and may send its boat, with two or three men only, in order to execute the said examination of the papers concerning the ownership and cargo, without causing the least extortion, violence, or ill-treatment, for which the commanders of said armed ships shall be responsible with their persons and property; for which purpose the commanders of private armed vessels shall, before receiving their commissions, give sufficient security to answer for all the damage they may commit. And it is expressly agreed that the neutral party shall in no case be required to go on board the examining vessel for the purpose of exhibiting her papers, or for any other purpose whatever.

ARTICLE 22ND.

To avoid all kinds of vexation and abuse in the examination of the papers relating to the ownership of the vessels belonging to the citizens of the two contracting parties, they have agreed, and do hereby agree, that in case one of them should be engaged in war, the ships and vessels belonging to the citizens of the other must be furnished with sea-letters or passports expressing the name, property, and bulk of the ship, as also the name and place of habitation of the master and commander of Vessels in a port before blockade.

ARTÍCULO 21°.

Con el objeto de prevenir todo género de desorden en la visita y reconocimiento de los buques y cargamentos de ambas partes contratantes en alta mar, han convenido mutualmente, que siempre que un buque nacional de guerra se encontre con un neutral de la otra parte contratante, el primero permanecerá fuera del tiro de cañón, salvo en caso de mala mar, y podrá enviar su bote con dos o tres hombres solamente para verificar el dicho reconocimiento de los papeles concernientes a la propiedad y carga del buque, sin ocasionarle la menor estorcia, violencia o maltrato; sobre lo cual serán responsables con sus personas y bienes los comandantes de dicho buque armado. Para este fin los comandantes de buques armados por cuenta de particulares, estarán obligados antes de recibir sus patentes dar fianza suficiente para responder de los perjuicios que puedan causar. Y se ha convenido expresamente que en ningún caso se exigirá de la parte neutral que vaya á bordo del buque reconocedor con el fin de exhibir sus papeles, ó para cualquier otro objeto.

ARTÍCULO 22°.

Para evitar toda clase de vejaciones y abuso en el escrutinio de los papeles relativos á la propiedad de los buques pertenecientes á los ciudadanos de las dos partes contratantes, estas han convenido y convienen, que en caso de que una de ellas estuviere en guerra, los buques y bajeles pertenecientes á los ciudadanos de la otra deberán proveerse con patentes de navegación, ó pasaportes en que se expresen el nombre, propiedad y capacidad del buque, como también el nombre y lugar de la residencia Security given by private ships against damage by visitation.

Neutral party not required to go to examining ship.

Sea-letters to be used by ships of either party when the other is engaged in war.

Form of sea-letter.
the said vessel, in order that it may thereby appear that the ship really and truly belongs to the citizens of one of the parties. They have likewise agreed that when such ships have a cargo, they shall also be provided, besides the said sea-letters or passports, with certificates containing the several particulars of the cargo and the place whence the ship sailed, so that it may be known whether any forbidden or contraband goods are on board the same, which certificates shall be made out by the officers of the place whence the ship sailed, in the accustomed form; without which requisites said vessel may be detained to be adjudged by the competent tribunal, and may be declared lawful prize, unless the said defect shall be proved to be owing to accident, and shall be satisfied or supplied by testimony entirely equivalent.

ARTICLE 23RD.

It is further agreed that the stipulations above expressed, relative to the visiting and examination of vessels, shall apply only to those which sail without convoy; and when said vessels shall be under convoy, the verbal declaration of the commander of the convoy, on his word of honor, that the vessels under his protection belong to the nation whose flag he carries, and, when they may be bound to an enemy's port, that they have no contraband goods on board, shall be sufficient.

ARTICLE 24TH.

It is further agreed that in all cases the established courts of prize-causes in the country to which the prizes may be conducted shall alone take cognizance of them. And whenever such tribunals of either party shall pronounce judgment against any vessel or goods or property claimed by the citizens of the other party, the sentence or decree shall mention the reasons or motives upon which the same shall have been founded; and an authenticated copy of the sentence or decree, and of all the proceedings in del maestre ó comandante, á fin de que se vea que el buque pertenece real y verdaderamente á los ciudadanos de una de las partes, y han convenido igualmente que estando cargados los expresidentes buques, además de las patentes de navegación ó pasaportes, irán también provistas de certificados, que contengan los pormenores del cargamento, y el lugar de donde se hizo á la vela el buque, para que así pueda saberse si hay á su bordo algunos efectos prohibidos ó de contrabando, cuyos certificados serán expedidos en la forma acostumbrada por los empleados del lugar de la procedencia del buque, sin cuyas requisitos el dicho buque podrá ser detenido para que se les juzgue por el tribunal competente, y podrá ser declarado buena presa á menos que se pruebe que el defecto proviene de algún accidente y se satisfagnie ó subsane con testimonio del todo equivalente.

ARTÍCULO 23°.

Se ha convenido además, que las estipulaciones anteriores relativas al reconocimiento, y visita de los buques, se aplicarán únicamente á los que naveguen sin convoy, y cuando dichos buques estuvieren bajo de convoy, será suficiente la declaratoria verbal del comandante de este, bajo su palabra de honor, de que los buques que se hallan bajo su protección pertenecen á la nación cuya bandera llevan, y cuando se dirijan á un puertó enemigo, que los dichos buques no tienen á su bordo artículos de contrabando.

ARTÍCULO 24°.

Se ha convenido además, que en todos los casos que ocurran, solo los tribunales establecidos por causas de presa en el país á que las presas sean conducidas tomarán conocimiento de ellas. Y siempre que tales tribunales de una de las partes pronuncien sentencia contra algún buque, ó efectos ó propiedad reclamada por los ciudadanos de la otra, la sentencia ó decreto hará mención de las razones ó motivos en que aquella se hubiese fundado, y se fruiquerrá sin retardo alguno al comandante ó agente de dicho
the case, shall, if demanded, be delivered to the commander or agent of said vessel without any delay, he paying the legal fees for the same.

ARTICLE 25TH.

For the purpose of lessening the evils of war, the two high contracting parties further agree that, in case a war should unfortunately take place between them, hostilities shall only be carried on by persons duly commissioned by the government, and by those under their orders, except in repelling an attack or invasion, and in the defence of property.

ARTICLE 26TH.

Whenever one of the contracting parties shall be engaged in a war with another state, no citizens of the other contracting party shall accept a commission or letter of marque for the purpose of assisting or co-operating hostilely with the said enemy against the said parties so at war, under the pain of being treated as a pirate.

ARTICLE 27TH.

For the better security of commerce between the citizens of the United States and the citizens of Salvador, it is agreed that if, at any time, any interruption of friendly intercourse, or any rupture, should unfortunately take place between the two high contracting parties, the citizens of either, who may be within the territories of the other, shall, if residing on the coast, be allowed six months, and if in the interior, a whole year, to wind up their accounts and dispose of their property; and a safe-conduct shall be given to them to embark at any port they themselves may select. Even in case of rupture, all such citizens of either of the high contracting parties, who are established in any of the territories of the other in trade or other employment, shall have the privilege of remaining and of continuing such trade or employment, without any manner of interruption, in full enjoyment of liberty and prosperity, so long as they behave peacefully.
Property of citizens remaining.

Debts, &c., not confiscated in case of war.

ARTICLE 28TH.

In whatever relates to the police of the ports, the lading and unloading of ships, the safety of merchandise, goods, and effects, the succession to personal estates by will or otherwise, and the disposal of personal property of every sort and denomination by sale, donation, exchange, testament, or any other manner whatsoever, as also the administration of justice, the citizens of the two high contracting parties shall reciprocally enjoy the same privileges, liberties, and rights as native citizens; and they shall not be charged in any of these respects with any higher imposts or duties than those which are, or may be paid by native citizens, submitting, of course, to the local laws and regulations of each country respectively.

When alien not allowed by local law to hold real estate.

The foregoing provisions shall be applicable to real estate situated within the States of the American Union, or within the Republic of Salvador, in which foreigners shall be entitled to hold or inherit real estate; but in case real estate situated within the territories of one of the contracting parties should fall to a citizen of the other party, who, on account of his being an alien, could not be permitted to hold such property in the state in which it may be situated, there shall be accorded to the said heir or other
goce de su libertad y de su propiedad, por todo el tiempo en que se maniquien pacificamente y no cometen ninguna ofensa contra las leyes; y sus efectos y mercancias de cualquiera descripcion que sean, ya sean propios, o que esten en su custodia ó confiadas á individuos ó al estado, no estarán sujetas á embargo ó secuestro, ni á otras cargas ó demandas que á las que puedan hacerse sobre efectos y propiedades semejantes que pertenezcan á los ciudadanos naturales del pais en que residan dichos ciudadanos. En el mismo caso deudas entre individuos, propiedad en fondos públicos y acciones de compañías y propiedad de cualquiera descripción no serán nunca confiscadas, sequestradas ni detenidas.

ARTÍCULO 28º.

En todo lo que hace relacion á la policía de los puertos, á la carga y descarga de los buques, á la seguridad de las mercancías, géneros y efectos, á la sucesión de bienes muebles por testamento ó de otro modo, y á la disposición de bienes muebles de toda especie y denominación, por venta, donación, cambio, testamento, ó de cualquiera otra manera, como también á la administración de justicia, los ciudadanos de las dos altas partes contratantes gozarán reciprocamente de los mismos privilegios, libertades y derechos que los ciudadanos naturales; y no se les cargará, en nada de lo que tenga relación con esto, otros impuestos ó derechos que los que se paguen ó deban pagarse por los ciudadanos naturales, sometiéndose, por supuesto, á las leyes locales y á las regulaciones de cada país respectivamente.

Las estipulaciones que preceden se harán extensivas á los bienes raíces situados dentro de los Estados de la Unión Americana ó de la República del Salvador, en que se permita á los extranjeros poseer y heredar fincas raíces. Pero en caso que algunos bienes raíces situados dentro de los territorios de una de las partes contratantes, recayesen en un ciudadano de la otra parte, á quien por su calidad de extranjero no le fuere permitido poseer dicha propiedad en el estado en que pueda estar situada, se le acordará
successor such time as the laws of the state will permit to sell such property. He shall be at liberty, at all times, to withdraw and export the proceeds thereof without difficulty, and without paying to the government any other charges than those which would be paid by an inhabitant of the country in which the real estate may be situated.

If any citizen of the two high contracting parties shall die without a will or testament in any of the territories of the other, the minister or consul of the nation to which the deceased belonged, (or the representative of such minister or consul, in case of absence,) shall have the right to nominate curators to take charge of the property of the deceased, so far as the laws of the country will permit, for the benefit of the lawful heirs and creditors of the deceased, giving proper notice of such nomination to the authorities of the country.

**ARTICLE 29th.**

1st. The citizens of the United States residing in Salvador, or the citizens of Salvador residing in the United States, may intermarry with the natives of the country, hold and possess, by purchase, marriage, or descent, any estate, real or personal, without thereby changing their national character, subject to the laws which now exist or may be enacted in this respect.

2nd. When the citizens of the United States residing in Salvador, or the citizens of Salvador residing in the United States, marry natives of the country according to the laws, such marriage shall be considered legal in the other country.

3rd. The citizens of the United States residents in the Republic of Salvador, and the citizens of Salvador residents in the United States, shall be exempted from all forced or compulsory military service whatsoever; by land or sea, from all contributions of war, military exactions, forced loans in time of war; but they shall be obliged, in the same manner as citizens of each nation, to pay lawful taxes, municipal and other modes of im-

**ARTÍCULO 29°.**

1°. Los ciudadanos del Salvador que residan en los Estados Unidos, ó los ciudadanos de los Estados Unidos que residen en el Salvador, pueden casarse con los naturales del pais, poseer y disfrutar, por compra, casamiento ó sucesión, cualesquiera bienes muebles ó ra-

2°. Cuando los ciudadanos del Salvador residentes en los Estados Unidos, ó los ciudadanos de los Estados Unidos residentes en el Salvador, se casen con naturales del país conforme á la ley, el matrimonio se considerará legal en el otro país.

3°. Los ciudadanos del Salvador que residen en los Estados Unidos, y los ciudadanos de los Estados Unidos residentes en la República del Salvador, serán ex-

forced military service, contributions, loans, in time of war.

Lawful taxes, &c., in time of peace.
posts and ordinary charges, loans, and contributions in time of peace, (as the citizens of the country are liable,) in just proportion to the property owned.

Compensation for property taken. 4th. Nor shall the property of either of any kind be taken for any public object without full and just compensation, to be paid in advance; and

Right of travel and security. 5th. The citizens of the two high contracting parties shall have the unlimited right to go to any part of the territories of the other, and in all cases enjoy the same security as the natives of the country where they reside, with the condition that they duly observe the laws and ordinances.

ARTICLE 30TH.

Both the contracting parties, desiring to avoid all inequality in relation to their public communications and official intercourse, have agreed, and do agree to grant to the envoys, ministers, and other public agents, the same favors, immunities, and exemptions which those of the most favored nations do or shall enjoy; it being understood that whatever favors, immunities, or privileges the United States of America or the Republic of Salvador may find it proper to give to the ministers and public agents of any other power shall, by the same act, be extended to those of each of the contracting parties.

ARTICLE 31ST.

Each of the two contracting republics may maintain in the principal cities or commercial places of the other, and in the ports open to foreign commerce, consuls of its own, charged with the protection of the commercial rights and interests of their nation, and to sustain their countrymen in the difficulties to which they may be exposed. They may likewise appoint consuls-general, as chiefs over the other consuls, or to attend to the affairs of several commercial places at the same time, and vice-consuls for á pagar las contribuciones legales, los impuestos municipales y otros, y las cargas ordinarias, empréstitos y contribuciones en tiempo de paz, del mismo modo á que están sujetos los ciudadanos del país, in justa proporción á la propiedad que posean.

4º. Ni será tomada la propiedad de ninguno de ellos, de cualquiera especie, para ningún objeto público, sin una previa compensación plena y justa; y

5º. Los ciudadanos de cada uno de las dos altas partes contratantes tendrán el derecho ilimitado de ir á cualquiera parte de los territorios de la otra; y en todos casos gozarán de la misma seguridad que los naturales del país en que residan, con la condición de que observen debidamente las leyes y ordenanzas.

ARTÍCULO 30°.

Deseando ambas partes contratantes evitar toda desigualdad en lo relativo á sus comunicaciones públicas y su correspondencia oficial, han convenido y convienen en conceder á sus enviados, ministros, y agentes públicos, los mismos favores, inmunidades y exenciones que gozan ó gozaren los de las naciones más favorecidas; bien entendido que cualesquiera favores, inmunidades ó privilegios que el Salvador ó los Estados Unidos de América tengan por conveniente otorgar á los enviados, ministros y agentes diplomáticos de otras potencias, se harán por el mismo hecho extensivos á los de una y otra de las partes contratantes.

ARTÍCULO 31°.

Cada una de las dos repúblicas contratantes podrá mantener en las principales ciudades ó plazas comerciales de la otra, y en los puertos abiertos en ella al comercio extranjero, cónsules particulares encargados de proteger los derechos á intereses comerciales de su nación y de favorecer á sus compatriotas en las dificultades que les ocurran. También podrán nombrar cónsules generales como jefes de los demás cónsules, ó para atender á muchas plazas comerciales ó puertos á u. tiempo
ports of minor importance, or to act under the direction of the consuls. Each republic may, however, except those cities, places, or ports, in which it may consider the residence of such functionaries inconvenient, such exception being common to all nations. All that is said in this treaty of consuls in general shall be considered as relating not only to consuls, properly so called, but to consuls-general and vice-consuls in all the cases to which this treaty refers.

**ARTICLE 32ND.**

The consuls appointed by one of the contracting parties to reside in the ports or places of the other shall present to the government of the republic in which they are to reside their letters-patent, or commission, in order that they may receive the proper exequatur, if it be deemed expedient to give it, which shall be granted without any charge; and this exequatur, when obtained, is to be exhibited to the chief authorities of the place in which the consul is to exercise his functions, in order that they may cause him to be recognized in his character, and that he may be sustained in his proper prerogative in his respective consular district. The government receiving the consul may withdraw the exequatur, or his consular commission, whenever it may judge proper to do so, but in such case shall state a reasonable ground for the proceeding.

**ARTICLE 33RD.**

The consuls admitted in either republic may exercise in their respective districts the following functions:

1st. They may apply directly to the authorities of the district in which they reside, and they may, in case of necessity, have recourse to the national government through the diplomatic agent of their nation, if there be any, or directly if there be no such agent, in complaint against any infraction of the treaties of commerce committed by the

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<tr>
<th>Vice-consuls</th>
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<tr>
<td><strong>ARTÍCULO 32°.</strong></td>
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<tr>
<td>Los cónsules nombrados por una de las partes contratantes para residir en los puertos ó plazas de la otra, deben presentar al gobierno de la república en que van á residir sus letras patentes ó de provision, para que, si lo tiene á bien, les ponga el correspondiente exequatur, que será expedido sin cobrar derecho alguno; y obtenido este, las exhibirán á las autoridades superiores del lugar en que hayan de ejercer sus funciones, para que ellas ordenen se les reconozca en sus empleos, y se les guarden las prerogativas que les corresponden en el respectivo distrito consular. El gobierno que recibe el cónsul podrá retirarle, cuando lo estime conveniente, el exequatur de sus letras consulares, pero en tal caso expresará la razón que le mueve á este procedimiento.</td>
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<th>Consular commission</th>
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<td><strong>ARTÍCULO 33°.</strong></td>
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<tr>
<td>Los cónsules admitidos en cada república podrán ejercer en su respectivo distrito consular las funciones siguientes: 1º. Dirigirse á las autoridades del distrito de su residencia y ocurrir en caso necesario al gobierno supremo por medio del agente diplomático de su nación, si lo hubiere, ó directamente en caso contrario, reclamando contra cualquiera infracción de los tratados de comercio que se cometa por las autoridades</td>
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<th>Exequatur</th>
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<td>Withdrawal of exequatur</td>
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| Complaints against infractions of commercial treaties, and how made |
Complaints of abuses by authorities against individuals.

2d. They may apply to the authorities of the consular district, and, in case of necessity, they may have recourse to the national government through the diplomatic agent of their nation, if there be any, or directly if there be no such agent, against any abuse on the part of the authorities of the country, or the persons employed by them, against individuals of their nation in whose service the consul is engaged; and they may, when necessary, take such measures as may be proper to prevent justice from being denied to them or delayed, and to prevent them from being judged or punished by any other than competent judges, and agreeably to the laws in force.

Complaints against denial of justice.

Appearing before authorities in behalf of countrymen.

3d. They may, as the natural defenders of their fellow-countrymen, appear in their name and behalf, whenever so requested by them, before the respective authorities of the place, in all cases in which their support may be necessary.

Accompanying ship-masters in certain cases.

4th. They may accompany the captains, mates, or masters of vessels of their nation in all that they may have to do with regard to the manifest of their merchandise and other documents, and be present in all cases in which the authorities, courts, or judges of the country may have to take any declarations from the persons above mentioned, or any other belonging to their respective crews.

Protests and declarations.

5th. They shall have the right, in the ports or places to which they are or may be severally appointed, of receiving the protests or declarations which such captains, masters, crews, passengers, and merchants as are citizens of their country may respectively choose to make there; and also such as any foreigners may choose to make before them relative to the personal interests of any of their citizens; and the copies of said acts, duly authenticated by the said consuls under the seal of their consulates respectively, shall receive faith in law, as if they had been authenticated before the judges or courts of the respective countries.

Authenticated copies of protests, effect of.

y empleados del país con perjuicio del comercio de la nación á que el cónsul sirva.

2°. Dirigirse á las autoridades del distrito consular, y en caso necesario, acudir al gobierno supremo por medio del respectivo agente diplomático, si lo hubiere, ó directamente en caso contrario contra cualquier abuso que los empleados ó autoridades del país cometan contra individuos de la nación á que sirva el cónsul, y siempre que fuere necesario promover lo conveniente para que no se les niegue ó retardase la administración de justicia y para que no sean juzgados ni penados sino por los jueces competentes y con arreglo á las leyes vigentes.

3°. Como defensores naturales de sus compatriotas, podrán presentarse á su nombre, cuando ellos fueren solicitados ante las respectivas autoridades del país, en los negocios en que tengan necesidad de apoyo.

4°. Acompañar á los capitanes, contramaestres y patrones de los buques de su nación, en todo lo que tengan que hacer para el manifiesto de sus mercaderías y despacho de documentos, y estar presentes en los actos en que por las autoridades, jueces ó tribunales del país, haya de tomarse alguna declaración á los dichos individuos y á cualesquiera otros que pertenezcan á las respectivas tripulaciones.

5°. En los puertos ó plazas para los cuales sean nombrados tendrán el derecho de recibir las protestas y declaraciones que como ciudadanos de su país puedan presentar respectivamente y por cualquier extranjero relativas á los intereses personales de cualquiera de sus nacionales, y las copias de dichos actos debidamente autenticadas por los mismos consules con el sello de su consulado respectivo, harán fé en juicio lo mismo como si hubiesen sido autenticadas ante los jueces ó tribunales de los respectivos países.
TREATY WITH THE REPUBLIC OF SALVADOR. Dec. 6, 1870.

6th. They may determine on all matters relating to injuries sustained at sea by effects and merchandise shipped in vessels of the nation in whose service the consul is employed arriving at the place of his residence, provided that there be no stipulations to the contrary between the shippers, owners, and insurers. But if, among the persons interested in such losses and injuries, there should be inhabitants of the country where the consul resides, and not belonging to the nation in whose service he is, the cognizance of such losses and injuries appertains to the local authorities.

7th. They may compromise amicably, and out of court, the differences arising between their fellow-countrymen, providing that those persons agree voluntarily to submit to such arbitration; in which case the document containing the decision of the consul, authenticated by himself and his chancellor or secretary, shall have all the force of a notarial copy authenticated, so as to render it obligatory on the interested parties.

8th. They may cause proper order to be maintained on board of vessels of their nation, and may decide on the disputes arising between the captains, the officers, and the members of the crew, unless the disorders taking place on board should disturb the public tranquillity, or persons not belonging to the crew or to the nation in whose service the consul is employed, in which case the local authorities may interfere.

9th. They may direct all the operations for saving vessels of their nation which may be wrecked on the coast of the district where the consul resides. In such cases the local authorities shall interfere only in order to maintain tranquillity, to give security to the interests of the parties concerned, and to cause the dispositions which should be observed for the entry and export of the property to be fulfilled. In the absence of the consul, and until his arrival, the said authorities shall take all the measures necessary for the preservation of the effects of the wrecked vessel.

6th. Arreglar todo lo relativo a las averías que hayan sufrido en la mar los efectos y mercancías embarcadas en buques de la nación á que sirva el cónsul, que lleguen al puerto en que este reside, siempre que no haya estipulaciones contrarias entre los armadores, los cargadores y los aseguradores. Pero si se hallaren interesados en tales averías habitantes del país donde resida el cónsul, y que no sean de la nación á que este sirva, toca á las autoridades locales el conocer y resolver sobre dichas averías.

7th. Componer amigable y extrajudicialmente las diferencias que se susciten entre sus compatriotas sobre asuntos mercantiles, siempre que ellos quieran someterse voluntariamente á su arbitramento; en cuyo caso el documento en que conste la decisión del cónsul autorizado por él mismo, por su canciller ó secretario, tendrá toda la fuerza de un documento garantizado otorgado con todos los requisitos necesarios, para ser obligatory á las partes interesadas.

8th. Hacer que se mantenga el debido órden interior á bordo de los buques de su nación, y decidir en las diferencias que sobrevengan entre el capitán, los oficiales y los individuos de la tripulación, excepto cuando los desórdenes que sobrevengan á bordo puedan turbar la tranquilidad pública ó cuando en las diferencias estén mezclados individuos que no sean de la tripulación ó de la nación á que pertenezca el buque, pues en este caso, deberán intervenir las autoridades locales.

9th. Dirigir todas las operaciones relativas al salvamento de los buques de la nación á que pertenezca el cónsul cuando naufraguen en las costas del distrito en que el resida. En tal caso las autoridades locales solo intervendrán para mantener el órden, dar seguridad á los intereses salvados y hacer que se cumplan las disposiciones que deban observarse para la entrada y salida de estos. En ausencia y hasta la llegada del cónsul, deberán también dichas autoridades tomar las medidas necesarias para la conservación de los efectos naufragados.

Arbitration of differences between fellow-countrymen.

Order on board vessels; disputes between officers and crews.

Saving of wrecked vessels.
10th. They shall take possession of the personal or real estate left by any of their citizens who shall die within their consulate, leaving no legal representative or trustee by him appointed to take charge of his effects; they shall inventory the same with the assistance of two merchants, citizens of the respective countries, or for want of them of any others whom the consuls may choose; shall cause a notice of the death to be published in some newspaper of the country where they reside; shall collect the debts due to the deceased in the country where he died, and pay the debts due from his estate which he shall have contracted; shall sell at auction, after reasonable public notice, such of the estate as shall be of a perishable nature, and such further part, if any, as shall be necessary for the payment of his debts, but they shall pay no claims not reduced to a judgment for damages on account of any wrongful act alleged to have been done by the deceased. Whenever there is no consul in the place where the death occurs, the local authority shall take all the precautions in their power to secure the property of the deceased, and immediately notify the nearest consul of the country to which the deceased belonged.

11th. They may demand from the local authorities the arrest of seamen deserting from the vessel of the nation in whose service the consul is employed, exhibiting, if necessary, the register of the vessel, her muster-roll, and any other official document in support of this demand. The said authorities shall take such measures as may be in their power for the discovery and arrest of such deserters, and shall place them at the disposition of the consul; but if the vessel to which they belong shall have sailed, and no opportunity for sending them away should occur, they shall be kept in arrest at the expense of the consul for two months; and if at the expiration of that time they should not have been sent away, they shall be set at liberty by the respective authorities, and cannot again be arrested for the same cause.

12th. They may give such documents necessary for the intercourse as may be necessary for the
intercourse between the two countries, and countersign those which may have been given by the authorities. They may also give bills of health, if necessary, to vessels sailing from the port where the consul resides to the port of the nation to which he belongs; they may also certify invoices, musterville, and other papers necessary for the commerce and navigation of vessels.

13th. They may appoint a chancellor or secretary whenever the consulate has none and one is required for authenticating documents.

14th. They may appoint commercial agents to employ all the means in their power in behalf of individuals of the nation in whose service the consul is, and for executing the commissions which the consul may think proper to intrust to them out of the place of his residence; provided, however, that such agents are not to enjoy the prerogatives conceded to consuls, but only those which are peculiar to commercial agents.

ARTICLE 34TH.

The consuls of one of the contracting republics residing in another country may employ their good offices in favor of individuals of the other republic which has no consul in that country.

ARTICLE 35TH.

The contracting republics recognize no diplomatic character in consuls, for which reason they will not enjoy in either country the immunities granted to public agents accredited in that character; but in order that the said consuls may exercise their proper functions without difficulty or delay, they shall enjoy the following prerogatives:

1st. The consular offices and dwellings shall be at all times inviolable. The local authorities shall not, under any pretext, invade them. In no case shall they examine or seize the archives or papers there deposited. In no case shall those offices or dwellings be used as places of asylum. When, dos paises, y visar los que se hubieren dado por las autoridades. Dar patentes de sanidad en casos necesarios á los buques que se dirijan del puerto en que el consul resida á los puertos de la nacion á que el consul pertenezca; certificar sus facturas, el rol de la tripulacion y demas documentos necesarios para su comercio y navegacion,

13°. Nombrar un canciller ó secretario cuando no lo tenga el consulado y sea necesario para autorizar sus actos.

14°. Nombrar agentes de comercio para prestar todos los buenos oficios que esten á su alcance á los individuos de la nacion á quien sirva, y para desempeñar las comisiones que el consul tenga á bien confiarles fuera del lugar de su residencia, bien entendido que estos agentes no gozarán de las prerogativas que se conceden á los consules, sino solo de las peculiares á los agentes comerciales.

ARTÍCULO 34º.

Los consules de una de las repúblicas contratantes residentes en otra nacion, podrán hacer uso de sus buenos oficios en favor de los individuos de la otra república que no tuvieren consules en el mismo lugar.

ARTÍCULO 35º.

Las repúblicas contratantes no reconocen en los consules carácter diplomático, y por lo mismo no gozarán en ella las inmunidades concedidas á los agentes públicos accreditados con aquel carácter; pero para que dichos consules puedan ejercer expeditamente las funciones tivas que les corresponden, gozarán las siguientes prerogativas:

1°. Las oficinas y habitaciones de consulares en todo tiempo serán inviolables. Las autoridades locales bajo ningun pretexto las allanarán. En ningun caso examinarán ni se apoderarán de los archivos ó de los papeles depositados en estos. En no to be used as
however, a consular officer is engaged in business, the papers relating to the consulate shall be kept separate.

2nd. Consuls, in all that exclusively concerns the exercise of their functions, shall be independent of the state in whose territory they reside.

Exempt from public service, &c.

3rd. The consuls and their chancellors or secretaries shall be exempt from all public service and from contributions, personal and extraordinary, imposed in the country where they reside, and they shall be exempt from arrest, except in the case of offences which the local legislation qualifies as crimes and punishes as such. This exemption does not comprehend the consuls or their chancellors or secretaries who may be natives of the country in which they reside.

From arrest.

Exemption from arrest, to whom not applicable.

4th. No consular officer who is not a citizen of the country to which he is accredited shall be compelled to appear as a witness before the courts of the country where he resides. When the testimony of such consular officer is needed, it shall be asked in writing, or some one shall go to his house to take it viva voce. If, however, the testimony of a consular officer in either country should be necessary for the defence of a person charged with a crime and should not voluntarily be given, compulsory process requiring the presence of such consular officer as a witness may be issued.

5th. In order that the dwellings of consuls may be easily and generally known for the convenience of those who may have to resort to them, they shall be allowed to hoist on them the flag, and to place over their doors the coat of arms of the nation in whose service the consul may be, with an inscription expressing the functions discharged by him.

ARTICLE 36th.

Consuls shall not give passports to any individual of their nation, or going to their nation, who may be held to answer before any authority, court, or judge of the country for delinquencies committed by him, or for a demand which may have been legally acknowledged, pro-asilo. Sin embargo cuando un cónsul tenga negocios propios, los papeles referentes al consulado se guardarán por separado.

2°. Los cónsules, en todo lo que sea exclusivamente relativo al ejercicio de sus funciones, serán independientes del estado en cuyo territorio residan.

3°. Los cónsules, sus cónsulares ó secretarios estarán exentos de todo servicio público, de contribuciones personales y de las extraordinarias que se impongan en el país de su residencia, y no podrán ser arrestados excepto en caso de ofensas calificadas por la legislación local como crímen que así lo castigase. Esta exención no comprende á los cónsules y sus cónsulares ó secretarios que sean nacionales del país en que residan.

4°. Ningun cónsul, que no sea ciudadano del país cerca del cual esté acreditado, será obligado á comparecer como testigo ante los tribunales del país en que reside. Cuando sea necesario el testimonio de tal consul, este se hará por escrito ó alguna persona irá á su casa y la tomará de viva voz. Sin embargo si el testimonio de un consul en uno ó otro país fuese necesario para la defensa de una persona acusada de un crimen y este no fuese dado voluntariamente, podrá usarse de un procedimiento compulsorio que requiera la presencia de tal oficial consular.

5°. A fin de que las habitaciones de los cónsules sean fácil y generalmente conocidas para la conveniencia de los que tengan que ocurrir á ellos, les será permitido enarbolar en ellas la bandera y poner sobre sus puertas el escudo de armas de la nación á que sirve el consul, con una inscripción que exprese el empleo que ejerce.
vided that in each case proper no-
tice thereof shall have been given
to the consul.

ARTICLE 37TH.

The United States of America
and the Republic of Salvador, de-
siring to make as durable as possi-
ble the relations which are to be
established by virtue of this treaty,
have declared solemnly, and do
agree to the following points:

1st. This treaty is concluded for
the term of ten years, dating from
the exchange of the ratifications;
and if one year before the expira-
tion of that period neither of the
contracting parties shall have an-
ounced, by an official notification,
its intention to the other to arrest
the operations of said treaty, it
shall continue binding for twelve
months longer, and so on, from year
to year, until the expiration of the
twelve months which will follow a
similar declaration, whatever the
time at which it may take place.

2nd. If any one or more of the
citizens of either party shall in-
fringe any of the articles of this
treaty, such citizen shall be held
personally responsible for the same,
and the harmony and good corre-
spondence between the nations shall
not be interrupted thereby, each
party engaging in no way to protect
the offender or sanction such viola-
tion.

3rd. If, unfortunately, any of the
articles contained in this treaty
should be violated or infringed in
any way whatever, it is expressly
stipulated that neither of the two
contracting parties shall ordain or
authorize any acts of reprisal, nor
shall declare war against the other,
on complaints of injuries or dam-
ages, until the said party consider-
ing itself offended shall have laid
before the other a statement of
such injuries or damages, verified
by competent proofs, demanding
justice and satisfaction, and the
same shall have been denied, in
violation of the laws and of national
right.

La República del Salvador y los
Estados Unidos de América, dese-
ando hacer tan duraderas cuanto
sea posible las relaciones que han
de establecerse en virtud del pre-
sente tratado, han declarado so-
lemnemente y convienen en los
puntos siguientes:

1°. Este tratado se celebra por el
término de diez años contados des-
de el canje de las ratificaciones, y si
un año antes de expirar ese plazo,
ninguna de las partes contratantes
hubiere anunciado á la otra, por
medio de una notificación oficial,
su voluntad de detener los efectos
de dicho tratado, este continuará
obligatorio por doce meses más, y
así en adelante de año en año, hasta
que terminen los doce meses que
seguirán á semejante declaración,
sea cual fuere el tiempo en que
tenga efecto.

2°. Si alguno ó algunos de los
ciudadanos de una ó otra parte in-
fringieren alguno de los artículos fringiendo.

3°. Si desgraciadamente algunos
de los artículos contenidos en el presente tratado,
fuesen en alguna otra manera violados ó infringidos,
se estipula expresamente que nin-
guna de las dos partes contratantes
ordenará ó autorizará actos algunos
de represalia, ni declarará la guerra
contra la otra por queja de injurias
ó perjuicios, hasta que la parte que
se considere ofendida haya previa-
mente presentado á la otra una ex-
posición de dichos perjuicios ó in-
jurias, apoyadas con pruebas com-
petentes, exigiendo justicia y satis-
facción, y esto haya sido negado
con violación de las leyes y del de-
recho internacional.
TREATY WITH THE REPUBLIC OF SALVADOR.  Dec. 6, 1870.

ARTICLE 38TH.

Abrogation of treaty of January 2, 1850. The treaty between the United States of America and the Republic of Salvador of the second day of January, one thousand eight hundred and fifty, is hereby abrogated, and the stipulations of the preceding treaty are substituted therefor.

ARTICLE 39TH.

Approval and ratification of treaty. This treaty shall be submitted on both sides to the approval and ratification of the respective competent authorities of each of the contracting parties, and the ratifications shall be exchanged at Washington, within the space of twelve months.

Signature of treaty. In faith whereof the respective Plenipotentiaries have signed the foregoing articles in the English and Spanish languages, and they have hereunto affixed their seals.

Done in duplicate, at the city of San Salvador, this sixth day of December, in the year of our Lord one thousand eight hundred and seventy.

[SEAL.] ALFRED T. A. TORBERT.

[SEAL.] GREGO. ARBITZU.

Exchange of ratifications. And whereas the said treaty has been duly ratified on both parts, and the respective ratifications were exchanged in this city on the eleventh instant:

Proclamation. Now, therefore, be it known that I, ULYSSES S. GRANT, President of the United States of America, have caused the said treaty to be made public, to the end that the same, and every clause and article thereof, may be observed and fulfilled with good faith by the United States and the citizens thereof.

In witness whereof I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington this thirteenth day of March, in the year of our Lord one thousand eight hundred and seventy-four, and of the Independence of the United States of America the ninety-eighth.

U. S. GRANT.

By the President:

J. C. BANCROFT DAVIS,
Acting Secretary of State.
Convention between the United States of America and the Orange Free State. Friendship, commerce, and extradition. Concluded December 22, 1871; Ratification advised by Senate April 24, 1872; Ratified by President April 27, 1872; Ratified by Volksraad of Orange Free State May 10, 1872; Ratifications exchanged at Washington August 18, 1873; Proclaimed August 23, 1873.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas a general convention of friendship, commerce, and extradition between the United States of America and the Orange Free State was concluded and signed by their respective plenipotentiaries, at Bloemfonten, on the twenty-second day of December, one thousand eight hundred and seventy-one, which general convention is word for word as follows:

GENERAL CONVENTION OF FRIENDSHIP, COMMERCE, AND EXTRADITION BETWEEN THE UNITED STATES OF AMERICA AND THE ORANGE FREE STATE.

The United States of America and the Orange Free State, equally animated by the desire to draw more closely the bonds of friendship which so happily exist between the two republics, as well as to augment, by all the means at their disposal, the commercial intercourse of their respective citizens, have mutually resolved to conclude a general convention of friendship, commerce, and extradition.

For this purpose they have appointed as their plenipotentiaries, to wit: The President of the United States, Willard W. Edgecomb, special agent of the United States, and their consul at the Cape of Good Hope, and the President of the Orange Free State, Friedrich Kaufman Hühne, gov. secty, who, after a communication of their respective full powers, have agreed to the following articles:

ARTICLE I.

The citizens of the United States of America and the citizens of the Orange Free State shall be admitted and treated upon a footing of reciprocal equality in the two countries, where such admission and treatment shall not conflict with the constitutional or legal provisions of the contracting parties. No pecuniary or other more burdensome condition shall be imposed upon them than upon the citizens of the country where they reside, nor any condition whatever to which the latter shall not be subject.

The foregoing privileges, however, shall not extend to the enjoyment of political rights.

ARTICLE II.

The citizens of one of the two countries residing or established in the other shall be free from personal military service; but they shall be liable to the pecuniary or other contributions which may be required, by way of compensation, from citizens of the country where they reside, contributions who are exempt from the said service.
CONVENTION—ORANGE FREE STATE. Dec. 22, 1871.

Equal imposts on citizens of either country residing &c.

No higher impost, under whatever name, shall be exacted from the citizens of one of the two countries residing or established in the other than shall be levied upon citizens of the country in which they reside, nor any contribution whatever to which the latter shall not be liable.

Seizure of property for public purposes

In case of war or of the seizure or occupation of property for public purposes, the citizens of one of the two countries residing or established in the other shall be placed upon an equal footing with the citizens of the country in which they reside with respect to indemnities for damages they may have sustained.

ARTICLE III.

Disposal of and succession to property.

The citizens of each one of the contracting parties shall have power to dispose of their personal property within the jurisdiction of the other, by sale, testament, donation, or in any other manner, and their heirs, whether by testament or ab intestato, or their successors, being citizens of the other party, shall succeed to the said property or inherit it, and they may take possession thereof, either by themselves or by others acting for them; they may dispose of the same as they may think proper, paying no other charges than those to which the inhabitants of the country wherein the said property is situated shall be liable to pay in a similar case. In the absence of such heir, heirs, or other successors, the same care shall be taken by the authorities for the preservation of the property that would be taken for the preservation of the property of a native of the same country, until the lawful proprietor shall have had time to take measures for possessing himself of the same.

Absence of successors.

But in case real estate situated within the territories of one of the contracting parties should fall to a citizen of the other party, who, on account of his being an alien, could not be permitted to hold such property, there shall be accorded to the said heir or other successor such term as the laws will permit to sell such property; he shall be at liberty at all times to withdraw and export the proceeds thereof without difficulty, and without paying to the government any other charges than those which, in a similar case, would be paid by an inhabitant of the country in which the real estate may be situated.

ARTICLE IV.

Controversies among claimants to decedent's estate.

Any controversy which may arise among the claimants to the property of a decedent shall be decided according to the laws and by the judges of the country in which the property may be situated.

ARTICLE V.

Consuls and vice-consuls.

The contracting parties give to each other the privilege of having, each in their respective States, consuls and vice-consuls of their own appointment, who shall enjoy the same privileges as those of the most favored nation.

Approval of.

But before any consul or vice-consul shall act as such, he shall, in the ordinary form, be approved by the government of the country in which his functions are to be discharged.

Private business of.

In their private and business transactions, consuls and vice-consuls shall be submitted to the same laws and usages as private individuals, citizens of the place in which they reside.

Offences by.

It is hereby understood that in case of offence against the laws, by a consul or vice-consul, the government from which [he received] his exequatur may withdraw the same, send him away from the country, or have him punished in conformity with the laws, assigning to the other government its reason for so doing.
The archives and papers belonging to the consulates shall be inviolate, and under no pretext whatever shall any magistrate or other functionary inspect, seize, or in any way interfere with them.

**ARTICLE VI.**

Neither of the contracting parties shall impose any higher or other duties upon the importation, exportation, or transit of the natural or industrial products of the other, than are or shall be payable upon the like articles being the produce of any other country.

**ARTICLE VII.**

Each of the contracting parties hereby engages not to grant any favor in commerce to any nation which shall not immediately be enjoyed by the other party.

**ARTICLE VIII.**

The United States of America and the Orange Free State, on requisitions made in their name through the medium of their respective diplomatic or consular agents, shall deliver up to justice persons who, being charged with the crimes enumerated in the following article, committed within the jurisdiction of the requiring party, shall seek asylum, or shall be found within the territories of the other: Provided, That this shall be done only when the fact of the commission of the crime shall be so established as to justify their apprehension and commitment for trial if the crime had been committed in the country where the person so accused shall be found.

**ARTICLE IX.**

Persons shall be delivered up according to the provisions of this convention who shall be charged with any of the following crimes, to wit: murder, (including assassination, parricide, infanticide, and poisoning;) attempt to commit murder; rape; forgery, or the emission of forged papers; arson; robbery, with violence, intimidation, or forcible entry of an inhabited house; piracy; embezzlement by public officers, or by persons hired or salaried, to the detriment of their employers, when these crimes are subject to infamous punishment.

**ARTICLE X.**

The surrender shall be made by executives of the contracting parties respectively.

**ARTICLE XI.**

The expense of detention and delivery effected pursuant to the preceding articles shall be at the cost of the party making the demand.

**ARTICLE XII.**

The provisions of the foregoing articles relating to the surrender of fugitive criminals shall not apply to offenses committed before the date hereof, nor to those of a political character.

**ARTICLE XIII.**

The present convention is concluded for the period of ten years from the day of the exchange of the ratifications; and if, one year before the expiration of that period, neither of the contracting parties shall have announced, by an official notification, its intention to the other to arrest
the operations of the said convention, it shall continue binding for
twelve months longer, and so on from year to year until the expiration
of the twelve months which will follow a similar declaration, whatever
the time at which it may take place.

ARTICLE XIV.

This convention shall be submitted on both sides to the approval and
ratification of the respective competent authorities, and the ratifications
shall be exchanged at Washington as soon as circumstances shall admit.
In faith whereof the respective plenipotentiaries have signed the above
articles, and have thereunto affixed their seals.

Done in quadruplicate at Bloemfonten this 22d day of December, in
the year of our Lord one thousand eight hundred and seventy-one.

W. W. EDGCOMB. [SEAL.]
F. K. NÖHNE. [SEAL.]

And whereas the said general convention has been duly ratified on-
both parts, and the respective ratifications of the same were exchanged
at Washington on the eighteenth instant:

Now, therefore, be it known that I, ULYSSES S. GRANT, President of
the United States of America, have caused the said convention to be
made public, to the end that the same and every clause and article
thereof may be observed and fulfilled with good faith by the United
States and the citizens thereof.

In testimony whereof I have hereunto set my hand, and caused the
seal of the United States to be affixed.

Done at the city Washington this twenty-third day of August, in
the year of our Lord one thousand eight hundred and seventy-
three, and of the Independence of the United States the
ninety-eighth.

U. S. GRANT.

By the President:

J. C. BANCROFT DAVIS,
Acting Secretary of State.
Convention between the United States of America and the Republic of Ecuador. Naturalization. Concluded May 6, 1872; Ratification advised by Senate May 25, 1872; Ratified by President May 25, 1872; Ratified by President of Ecuador September 30, 1873; Ratifications exchanged at Washington November 6, 1873; Proclaimed November 24, 1873.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas a convention between the United States of America and the Republic of Ecuador, relative to the naturalization of citizens of the two countries, was concluded and signed by their respective Plenipotentiaries at the city of Washington, on the sixth day of May, 1872, the original of which convention, being in the English and Spanish languages, is word for word as follows:

The United States of America and the Republic of Ecuador, being desirous of regulating the citizenship of persons who emigrate from Ecuador to the United States, and from the United States to the Republic of Ecuador, have decided to treat on this subject; and for this purpose have named their respective Plenipotentiaries, to wit: the President of the United States, Hamilton Fish, Secretary of State, and the President of the Republic of Ecuador, Don Antonio Flores, accredited as Minister Resident of that Republic to the Government of the United States; who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon the following articles:

ARTICLE I.

Each of the two Republics shall recognize as naturalized citizens of the other, those persons who shall have been therein duly naturalized, after having resided uninterruptedly in their adopted country as long as may be required by its constitution or laws.

This article shall apply as well to those already naturalized in the countries of either of the contracting parties as to those who may be hereafter naturalized.

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Deseando la República del Ecuador y los Estados Unidos de América determinar la ciudadanía de las personas que emigran de los Estados Unidos al Ecuador, y del Ecuador a los Estados Unidos, han acordado celebrar un tratado sobre este asunto; y al efecto han nombrado sus respectivos Plenipotenciarios, a saber: el Presidente de la República del Ecuador a Don Antonio Flores, acreditado Ministro Residente de la mencionada República en los Estados Unidos; y el Presidente de los Estados Unidos a Hamilton Fish, Secretario de Estado; quienes, después de haber manifestado sus respectivos plenos poderes y halládolos en buena y debida forma, han convenido en los artículos siguientes:

ARTÍCULO I.

Cada una de las dos República Naturalizados.

reconocerá como ciudadanos naturalizados de la otra, a los que hayan sido debidamente naturalizados después de haber residido sin interrupción en la patria adoptiva el tiempo requerido en ella por la constitución ó las leyes.

Este artículo se aplicará tanto a los ciudadanos que se hayan naturalizado ya en cualquiera de los dos países, como a los que se naturalizaren en adelante.
ARTICLE II.

If a naturalized citizen of either country shall renew his residence in that where he was born, without an intention of returning to that where he was naturalized, he shall be held to have resumed the obligations of his original citizenship, and to have renounced that which he had obtained by naturalization.

ARTICLE III.

A residence of more than two years in the native country of a naturalized citizen shall be construed as an intention on his part to stay there without returning to that where he was naturalized. This presumption, however, may be rebutted by evidence to the contrary.

ARTICLE IV.

Naturalized citizens of either country, on returning to that where they were born, shall be subject to trial and punishment according to the laws, for offences committed before their emigration, saving always the limitations established by law.

ARTICLE V.

A declaration of intention to become a citizen shall not have the effect of naturalization.

ARTICLE VI.

The present convention shall go into effect immediately on the exchange of ratifications, and it shall remain in full force for ten years. If neither of the contracting parties shall give notice to the other six months previously of its intention to terminate the same, it shall further remain in force until twelve months after either of the contracting parties shall have given notice to the other of such intention.

ARTICLE VII.

The present convention shall be ratified by the President of the

ARTÍCULO II.

Si el ciudadano, naturalizado de cualquiera de los dos países vuelve al de su nacimiento con la intención de no regresar al de la naturalización, se considerarán reasumi das las obligaciones de la ciudadanía de origen, y renunciada la adquirida por la naturalización.

ARTÍCULO III.

La residencia de mas de dos años en el país del nacimiento de un ciudadano naturalizado se considerará como intención de residir en él, y de no volver al país donde fué naturalizado. Sin embargo, esta presunción puede ser destruida por prueba en contrario.

ARTÍCULO IV.

Los ciudadanos naturalizados de cualquiera de las dos naciones, al regresar al país del nacimiento, quedan sujetos a enjuiciamiento y castigo, con arreglo a las leyes de dicho país, por delitos cometidos antes de la emigración, salvo siempre las prescripciones legales.

ARTÍCULO V.

La declaracion de la intencion de hacerse ciudadano, no surte los efectos de la naturalización.

ARTÍCULO VI.

La presente convencion tendrá efecto inmediatamente después del canje de las ratificaciones, y quedará vigente por diez años. Si ninguna de las dos partes contratantes notificare a la otra, con seis meses de anticipación, su intención de poner término al convenio, permanecerá en toda su fuerza y vigor hasta doce meses después que una de las partes contratantes haya notificado a la otra la citada intenc ión.

ARTÍCULO VII.

La presente convencion será rati ficada por el Presidente del Ecua-
CONVENTION—REPUBLIC OF ECUADOR. MAY 6, 1872.

United States, by and with the advice and consent of the Senate thereof, and by the President of the Republic of Ecuador, with the approval of the Congress of that Republic, and the ratifications shall be exchanged at Washington within eighteen months from the date hereof.

In faith whereof the Plenipotentiaries have signed and sealed this convention at the city of Washington this sixth day of May, in the year of our Lord one thousand eight hundred and seventy-two.

[SEAL.] HAMILTON FISH.

[SEAL.] ANTONIO FLORES.

And whereas the said convention has been duly ratified on both parts, and the respective ratifications were exchanged in this city on the sixth day of November, 1873:

Now, therefore, be it known that I, ULYSSES S. GRANT, President of the United States of America, have caused the said convention to be made public, to the end that the same, and every clause and article thereof, may be observed and fulfilled with good faith by the United States and the citizens thereof.

In witness whereof I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington this twenty-fourth day of November, in the year of our Lord one thousand eight hundred and seventy-three, and of the Independence of the United States of America the ninety eighth.

U. S. GRANT.

By the President:

HAMILTON FISH,

Secretary of State.
TREATY WITH THE REPUBLIC OF ECUADOR.  JUNE 28, 1872.

Treaty between the United States of America and the Republic of Ecuador.  Extradition. Concluded June 28, 1872;  Ratification advised by Senate January 6, 1873;  Ratified by President January 10, 1873;  Ratified by President of Ecuador November 12, 1873;  Ratifications exchanged at Quito November 12, 1873; Proclaimed December 24, 1873.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas a treaty for the mutual extradition of criminals, fugitives from justice, between the United States of America and the Republic of Ecuador, was concluded and signed by their respective plenipotentiaries at Quito on the twenty-eighth day of June, eighteen hundred and seventy-two; which treaty, being in the English and Spanish languages, is word for word as follows:

Extradition treaty between the United States of America and the Republic of Ecuador.

The United States of America and the Republic of Ecuador, having deemed it conducive to the better administration of justice and the prevention of crime within their respective territories that all persons convicted of or accused of the crimes enumerated below, being being fugitives from justice, shall be, under certain circumstances, reciprocally delivered up, have resolved to conclude a treaty upon the subject; and the President of the United States has for this purpose named Rumsey Wing, a citizen of the United States, and their Minister Resident in Ecuador, as Plenipotentiary on the part of the United States, and the President of Ecuador has named Francisco Javier Leon, Minister of the Interior and of Foreign Affairs, as Plenipotentiary on the part of Ecuador; who, having reciprocally communicated their full powers, and the same having been found in good and due form, have agreed upon the following articles, viz:

ARTICLE 1st.

Extradition of fugitives from justice.

The Government of the United States and the Government of Ecuador mutually agree to deliver up such persons as may have been convicted of or may be accused of the crimes set forth in the follow-

ARTÍCULO 1º.

El Gobierno del Ecuador y el Gobierno de los Estados Unidos de América convienen en entregarse mútamente las personas condenadas por acusadas de los crímenes enumerados en el artículo que sigue.
ARTICLE 2ND.

Persons convicted of or accused of any of the following crimes shall be delivered up, in accordance with the provisions of this treaty:

1st. Murder, including assassination, parricide, infanticide, and poisoning.

2d. The crime of rape, arson, piracy, and mutiny on ship-board when the crew, or a part thereof, by fraud or violence against the commanding officer, have taken possession of the vessel.

3d. The crime of burglary, this being understood as the act of breaking or forcing an entrance into another's house with intent to commit any crime; and the crime of robbery, this being defined as the act of taking from the person of another goods or money with criminal intent, using violence or intimidation.

4th. The crime of forgery, which is understood to be the wilful use or circulation of forged papers or public documents.

5th. The fabrication or circulation of counterfeit money, either coin or paper, of public bonds, bank bills and securities, and in general of any kind of titles to or instruments of credit, the counterfeiting of stamps, dies, seals, and marks of the state and of the administrative authorities, and the sale or circulation thereof.

6th. Embezzlement of public property, committed within the jurisdiction of either party, by public officers or depositaries.

ARTÍCULO 2º.

Serán entregadas las personas condenadas o acusadas con arreglo á lo dispuesto en esta convención de alguno de los crímenes signientes:

1º. El homicidio voluntario, incluyendo el asesinato, el parricidio y el envenenamiento.

2º. Los crímenes de rapto y estupro, incendio, piratería y motín, y mutiny.

3º. El crimen de allanamiento, entendiéndose por este el acto de deserrujar ó forzar el horno de una casa de otro durante la noche para cometer algún crimen; y el crimen de robo, definiéndolo el acto de tomar de la persona de otro con fuerza ó intención criminal efectos ó moneda, por medio de violencia ó intimidación.

4º. El crimen de falsificación, con que se entiende introducir a sabiendas ó poner en circulación papeles falsificados, falsear documentos públicos.

5º. La fabricación ó circulación de monedas falsas, ó acuñadas ó de papel, de bonos públicos, billetes de banco y obligaciones, y generalmente de cualesquiera títulos ó instrumento de crédito, la falsificación de sellos, cufios, troqueles y marcas del estado y de administraciones públicas y su venta ó circulación.

6º. La apropiación, ó peculado de caudales públicos, cometida dentro de la jurisdicción de cualquiera de las partes, por oficiales públicos ó depositarios.
TREATY WITH THE REPUBLIC OF ECUADOR. JUNE 28, 1872.

**ARTICLE 3RD.**

The stipulations of this treaty shall not be applicable to crimes or offences of a political character; and the person or persons delivered up, charged with the crimes specified in the foregoing article, shall not be prosecuted for any crime committed previously to that for which his or their extradition may be asked.

**ARTICLE 4TH.**

If the person whose extradition may have been applied for, in accordance with the stipulations of the present treaty, shall have been arrested for offences committed in the country where he has sought refuge, or if he shall have been sentenced therefor, his extradition may be deferred until his acquittal, or the expiration of the term for which he shall have been sentenced.

**ARTICLE 5TH.**

Requisitions, how to be made. Requisitions for the extradition of fugitives from justice shall be made by the respective diplomatic agents of the contracting parties, or, in case of the absence of these from the country or its capital, they may be made by superior consular officers. If the person whose extradition is asked for shall have been convicted of a crime, the requisition must be accompanied by a copy of the sentence of the court that has convicted him, authenticated under its seal, and an attestation of the official character of the judge who has signed it, made by the proper executive authority; also by an authentication of the latter by the Minister or Consul of the United States or Ecuador, respectively. On the contrary, however, when the fugitive is merely charged with crime, a duly authenticated copy of the warrant for his arrest in the country where the crime has been committed, and of any evidence in writing upon which such warrant may have been issued, must accompany the aforesaid requisition. The President of the United States, or the proper executive authority of Ecuador, may then order the arrest of the fugitive, in order that he may be brought before the judicial authority which is competent to examine the ques-

**ARTÍCULO 3o.**

Las disposiciones de la presente convención no se aplicarán á crímenes ó delitos de un carácter político; y la persona ó personas entregadas por razón de los crímenes enumerados en el artículo anterior no podrán de ningún modo ser procesadas por crímen común cualquiera cometido anteriormente á aquel por el cual la entrega ha sido pedida.

**ARTÍCULO 4o.**

Si la persona de quien la entrega ha sido demandada con arreglo á las estipulaciones de la presente convención hubiera sido arrestada por infracciones cometidas en el país á donde se ha refugiado, ó condenada por ellas, entonces su extradicion podrá ser suspendida hasta que sea absuelta ó concluya el término de la prisión fijada en la sentencia.

**ARTÍCULO 5o.**

Las requisitorias para la extradicion de fugitivos ante la justicia, serán hechas por los agentes diplomáticos respectivos de las partes contratantes, ó en caso de su ausencia del país ó de la capital del Gobierno, pueden practicarse por los superiores oficiales consulares. Si la persona de que se pide la extradicion está condenada por un crimen, la requisitoria debe ser acompañada de una copia de la sentencia del tribunal que le ha condenado, autenticada con su sello y con estatuto del carácter oficial del juez firmante, dada por la autoridad ejecutiva propia, y legalización de la última por el Ministro ó Cónsul del Ecuador ó de los Estados Unidos respectivamente. Al contrario, cuando el fugitivo solo está acusado de crimen, una copia debidamente legalizada del auto de prisión para arrestarle en el país donde el crimen ha sido cometido y de las deposiciones sobre que tal auto ha sido expedido, debe acompañar tal requisicion. El Presidente ó la autoridad ejecutiva propia del Ecuador, ó el Presidente de los Estados Unidos, pueden, pues, acordar la prisión del fugitivo con el fin de llevarle á presencia de la autoridad judicial competente para examinar la cuestión de entrega. Si entonces se decida según la ley y el testimonio
TREATY WITH THE REPUBLIC OF ECUADOR. JUNE 28, 1872.

Article 5th.

The expenses of the arrest, detention, and transportation of persons claimed shall be paid by the Government in whose name the requisition has been made.

ARTICLE 6th.

The expenses of the arrest, detention and transportation of persons claimed shall be paid by the Government in whose name the requisition has been made.

ARTICLE 7th.

This treaty shall continue in force for ten (10) years from the day of the exchange of ratifications; but in case neither party shall have given to the other one (1) year's previous notice of its intention to terminate the same, then this treaty shall continue in force for ten (10) years longer, and so on.

The present treaty shall be ratified, and the ratifications exchanged in the capital of Ecuador, within two months from the day on which the session of the coming Congress of Ecuador shall terminate, which will be in October, 1873.

In testimony whereof the respective Plenipotentiaries have signed the present treaty in duplicate, and have hereunto affixed their seals.

Done in the city of Quito, capital of the Republic of Ecuador, this twenty-eighth day of June, one thousand eight hundred and seventy-two.

Rumsey Wing. Francisco Javier Leon. [Seal.]

And whereas the said treaty has been duly ratified on both parts, and the respective ratifications were exchanged at Quito on the 12th of November last:

Now, therefore, be it known that I, Ulysses S. Grant, President of the United States of America, have caused the said treaty to be made public, to the end that the same, and every clause and article thereof, may be observed and fulfilled with good faith by the United States, and the citizens thereof.

In witness whereof I have hereunto set my hand, and caused the seal of the United States to be affixed.

Done in the city of Washington this twenty-fourth day of December, in the year of our Lord one thousand eight hundred and seventy-three, and of the Independence of the United States of America the ninety-eighth.

U. S. Grant.

By the President:

Hamilton Fish,

Secretary of State.
Convention between the United States of America and the United States of Mexico. Revival and further extension of duration of the joint commission for the settlement of claims. Concluded November 27, 1872; ratification advised by Senate with amendment, March 9, 1873; ratified by President March 10, 1873; ratified by President of Mexico May 19, 1873; ratifications exchanged at Washington July 17, 1873; proclaimed July 24, 1873.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Preamble.

Whereas a convention between the United States of America and the United States of Mexico, for further extending the time fixed by the convention between the same parties of the 4th July, 1868, for the duration of the joint commission on the subject of claims, was concluded and signed by their respective Plenipotentiaries, at Washington, on the twenty-seventh day of November last, which convention, after having been amended and ratified by the contracting parties, is word for word as follows:


Whereas, by the convention concluded between the United States and the Mexican Republic on the fourth day of July, 1868, certain claims of citizens of the contracting parties were submitted to a joint commission, whose functions were to terminate within two years and six months, reckoning from the day of the first meeting of the commissioners; and whereas the functions of the aforesaid joint commission were extended, according to the convention concluded between the same parties on the nineteenth day of April, 1871, for a term not exceeding one year from the day on which they were to terminate according to the first convention; and whereas the possibility of said commission’s concluding its labors even within the period fixed by the aforesaid convention of April nineteenth, 1871, is doubtful:

Vol. xvii, p. 861.

Therefore, the President of the United States of America and the President of the United States of Mexico, desiring that the term of the aforementioned commission should be again extended, in order to attain this end, have appointed, the President of the United States Hamilton Fish, Secretary of State, and the President of the United States of Mexico Ignacio Mariscal, accredited to the Government of the United States as Envoy Extraordinary and Minister Plenipotentiary of said United States of

Vol. xvii, p. 861.

Considerando que por la convención celebrada entre la República Mejicana y los Estados Unidos el 4 de Julio de 1868, ciertas reclamaciones de los ciudadanos de las partes contratantes fueron sometidas a una comisión mixta cuyas funciones habían de concluir dentro de dos años y seis meses contados desde el día de la primera reunión de los comisionados; que las funciones de la expresada comisión mixta fueron prorrogadas, en virtud de la convención celebrada entre las mismas partes el 19 de Abril de 1871, por un término que no pasase de un año contado desde el día en que debían terminar con arreglo a la primera convención; y por cuanto a que es dudosa la posibilidad de que dicha comisión concluya sus trabajos aun dentro del periodo fijado por la mencionada convención del 19 de Abril de 1871:

El Presidente de los Estados Unidos Mejicanos y el Presidente de los Estados Unidos de América, deseesos de que el término de la referida comisión sea nuevamente prorrogado, para llegar á este fin han nombrado Plenipotenciarios, el Presidente de los Estados Unidos Mejicanos á Don Ignacio Mariscal, acreditado ante el Gobierno de los Estados Unidos como Enviado Extraordinario y Ministro Plenipotenciario de dichos Estados Unidos Mejicanos, y el Presidente de los Estados Unidos á Hamilton Fish,
Mexico, who, having exchanged their respective powers, which were found sufficient and in due form, have agreed upon the following articles:

**Article I.**

The high contracting parties agree that the said commission be revived and that the time fixed by the convention of April nineteenth, 1871, for the duration of the commission aforesaid, shall be extended for a term not exceeding two years from the day on which the functions of the said commission would terminate according to that convention, or for a shorter time if it should be deemed sufficient by the commissioners or the umpire, in case of their disagreement.

It is agreed that nothing contained in this article shall in any wise alter or extend the time originally fixed in the said convention for the presentation of claims to the commission.

**Article II.**

The present convention shall be ratified and the ratifications shall be exchanged at Washington as soon as possible.

In witness whereof, the above-named Plenipotentiaries have signed the same and affixed their respective seals.

Done in the city of Washington the twenty-seventh day of November, in the year one thousand eight hundred and seventy-two.

[Seal.] Hamilton Fish.

[Seal.] Igno. Mariscal.

And whereas the said convention, as amended, has been duly ratified on both parts, and the respective ratifications of the same were exchanged at Washington on the 17th instant:

Now, therefore, be it known that I, Ulysses S. Grant, President of the United States of America, have caused the said convention to be made public, to the end that the same, and every clause and article thereof, may be observed and fulfilled by the United States and the citizens thereof.

In witness whereof, I have hereunto set my hand, and caused the seal of the United States to be affixed.

Done at the city of Washington this twenty-fourth day of July, in the year of our Lord one thousand eight hundred and seventy-three, and of the Independence of the United States the ninety-eighth.

U. S. Grant.

By the President:

J. C. Bancroft Davis,

Acting Secretary of State.
Postal convention between the United States of America and the United Kingdoms of Sweden and Norway.

Contracting parties.

The undersigned, John A. J. Creswell, Postmaster-General of the United States of America, in virtue of the powers vested in him by law, and Oluf Stenersen, Envoy Extraordinary and Minister Plenipotentiary of his Majesty the King of Sweden and Norway to the United States of America, in the name of his government, and by virtue of the powers which he has formally presented to this effect, have agreed upon the following articles, to wit:

ARTICLE 1.

There shall be an exchange of correspondence between the United States of America and the United Kingdoms of Sweden and Norway. This exchange of correspondence shall embrace: 1. Letters, ordinary and registered. 2. Newspapers, books, prints of all kinds, (comprising maps, plans, engravings, drawings, photographs, lithographs, and all other like productions of mechanical processes, sheets of music, &c.,) and patterns or samples of merchandise, including grains and seeds. Such correspondence shall be exchanged whether originating in the United States and destined for either of the United Kingdoms, or vice versa; or originating in, or destined for, such foreign countries to which the contracting countries may serve as intermediaries.

ARTICLE 2.


The respective Postal Administrations are authorized, if circumstances should require it, to discontinue any of the offices designated for the exchange of mails, or to establish others in their place.

ARTICLE 3.

The Post-Offices of Sweden and Norway shall make their own arrangements for the dispatch of mails to the United States; and in like manner the Post-Office of the United States shall make arrangements for the despatch of mails to Sweden and Norway. The mails shall be forwarded by regular routes of communication; and each office shall, at its own cost, pay the expense of the intermediate transportation (sea and territorial) of the mails which it despatches to the other country. It is agreed that the cost of the international, ocean, and territorial transit of closed mails, exchanged in either direction, between the frontiers of the respective countries, shall be first defrayed by that one of the offices which shall have obtained from the post-offices of the intermediary countries the most favorable terms for such conveyance, and any amount so advanced by one office, for and on account of the other, shall be promptly re-imbursed.
ARTICLE 4.

The standard weight for the single rate of postage shall be—

1. For letters, 15 grammes.

2. For all other correspondence mentioned in the second paragraph of the first article, that which each office adopts for the mails which it despatches to the other, adapted to the regulations prescribed for such correspondence in the despatching country. Each office shall, however, give notice to the other of the standard weight it adopts, and of any subsequent change thereof.

The rule of progression shall be an additional single rate for each additional single weight or fraction thereof.

The weight stated by the despatching office shall always be accepted, except in the case of manifest error.

ARTICLE 5.

The single rate of postage for letter correspondence exchanged in direct mails between either of the United Kingdoms and the United States, shall be—

I. By closed mail, via England, without regard to the forwarding of the correspondence, whether to or from a Swedish or Norwegian sea-port, or through Germany—

1. For letters from Sweden for the United States—
   (a) When prepaid in Sweden, 36 öre.
   (b) When paid in the United States, 14 cents.

2. For letters from the United States for Sweden—
   (a) When prepaid in the United States, 9 cents.
   (b) When paid in Sweden, 56 öre.

3. For letters from Norway for the United States—
   (a) When prepaid in Norway, 12 skilling.
   (b) When paid in the United States, 15 cents.

4. For letters from the United States for Norway—
   (a) When prepaid in the United States, 10 cents.
   (b) When paid in Norway, 18 skilling.

II. By direct regular steamship communication between ports in the United Kingdoms, whether the port be Swedish or Norwegian on the one side, and ports in the United States on the other side—

1. For letters from Sweden for the United States—
   (a) When prepaid in Sweden, 24 öre.
   (b) When paid in the United States, 9 cents.

2. For letters from the United States for Sweden—
   (a) When prepaid in the United States, 6 cents.
   (b) When paid in Sweden, 36 öre.

3. For letters from Norway for the United States—
   (a) When prepaid in Norway, 7 skilling.
   (b) When paid in the United States, 9 cents.

4. For letters from the United States for Norway—
   (a) When prepaid in the United States, 6 cents.
   (b) When paid in Norway, 10 skilling.

Insufficiently prepaid letters shall be charged with the postage for unpaid letters, after deducting the prepaid amount.

On all other correspondence mentioned in the second paragraph of the first article, the rate shall be, for the mails despatched by either route, that which the despatching office shall adopt, adapted to the regulations prescribed for such correspondence in the despatching country. But each office shall give notice to the other of the rate it adopts, and of any subsequent change thereof.

ARTICLE 6.

The Atlantic sea-rate on the correspondence sent in closed mails through England shall not exceed 6 cents per ounce for letter-mails, via England.
and 6 cents per pound for other correspondence; nor shall the charge for the sea-conveyance thereof, between England and the United Kingdoms, exceed 2 cents per single-letter rate, or 6 cents per ounce net weight of letter-mails, and 6 cents per pound for other correspondence.

It is also agreed that the entire cost of the sea transportation between the boundaries of the respective countries, by any direct line of steamships adapted to the conveyance of mails, and employed by the respective post-offices, shall not exceed 2 cents for each single-letter rate, or 6 cents per ounce, net weight, of letter-mails, and 6 cents per pound of other correspondence.

Sea-rate by direct steamship.

It is further stipulated that the Atlantic sea rate on the correspondence sent in closed mails through Germany shall not exceed 5 cents per 30 grammes of letters, and 10 cents per kilogramme of other correspondence.

Re-imbursement on closed mails through Germany.

It is also understood and agreed that the Norwegian Post-Office shall be reimbursed for the closed mails sent through Germany, which have been forwarded by the direct steamboat line between Christianssand and Hamburg, worked on Norwegian account, by a sum corresponding to the Swedish and Danish rate of transit for closed mails sent through Sweden and Denmark.

ARTICLE 7.

Ordinary letters may be sent prepaid or unpaid, but on registered letters, and on all other correspondence mentioned in the second paragraph of the first article, prepayment shall be obligatory.

ARTICLE 8.

Registered articles shall, in addition to the postage, be subject to a register fee of 30 ore in Sweden, of 8 skilling in Norway, and of 8 cents in the United States. This fee, as well as the postage, shall always be prepaid. Each office is at liberty to reduce this fee for the mails it despatches.

ARTICLE 9.

Any correspondence may be registered, as well the international as that originating in or destined for other countries to which the post-offices of the contracting countries may serve as intermediaries for the transmission of such registered articles.

Notice of intermediary service.

Each office shall notify the other of the countries to which it may serve as intermediary.

ARTICLE 10.

The accounts on the international correspondence, exchanged in either direction, shall be adjusted and settled on the following basis, viz:

I. Between Sweden and the United States:

From the total amount of international postages and register fees for correspondence between Sweden and the United States, collected in Sweden, the Sweden Postal Administration shall deduct the amount which, without exceeding the highest rates agreed upon, has been paid for the conveyance of the mails to the frontier of the United States. From the total amount of international postages and register fees, for correspondence exchanged between Sweden and the United States, collected in the United States, the Postal Administration of the United States shall, in like manner, deduct the amount which, without exceeding the highest rates agreed upon, has been paid for the conveyance of the mails to the frontier of Sweden, (or of Norway, in case of conveyance by direct steamship communication, or through England.)

Of the amount of the two net sums, thus obtained, Sweden shall receive one moiety and the United States the other.

II. Between Norway and the United States:
From the total amount of the international postages and register fees for correspondence between Norway and the United States, collected in Norway, the Norwegian Postal Administration shall deduct the amount which, without exceeding the highest rates agreed upon, has been paid for the conveyance of the mails to the frontier of the United States. From the total amount of international postages and register fees for correspondence between Norway and the United States, collected in the United States, the Postal Administration of the United States shall, in like manner, deduct the amount which, without exceeding the highest rates agreed upon, has been paid for the conveyance of the mails to the frontier of Norway, (or of Sweden, in case of conveyance by direct steamship communication, or through England.)

Of the amount of the two net sums thus obtained, Norway shall receive one moiety, and the United States the other.

**Article 11.**

The correspondence mentioned in the second paragraph of the first article shall be despatched under regulations to be established by the despatching office; but these shall embrace the following:

1. No package shall contain anything which shall be closed against inspection, nor any written communication whatever except to state from whom and to whom the packet is sent, and numbers and prices placed upon patterns or samples of merchandise.

2. No packet may exceed two feet in length, or one foot in any other dimension.

3. Neither office shall be bound to deliver any article the importation of which may be prohibited by the laws or regulations of the country of destination.

4. The customs duties that may be chargeable in each of the two countries may be levied for the use of the customs.

5. Except as above no charge whatever shall be collected on the letters and other correspondence exchanged. The small local carriers' fee now chargeable in Sweden may, however, be levied to the use of the Swedish office; and as long as a fee of 2 skilling for the delivery of poste restante letters, and one of 4 skilling for letters posted after the general time for collecting the post, are chargeable in Norway, these fees may be levied to the use of the Norwegian office.

**Article 12.**

The Postal Administrations of each of the United Kingdoms, and that of the United States, shall establish by agreement, and in conformity with the arrangements in force at the time, the conditions upon which the offices may exchange in open mails the correspondence originating in or destined for foreign countries to which they may serve as intermediaries.

It is, however, always understood that such correspondence shall only be charged with the rate applicable to international correspondence augmented by the postage and other taxes due to Foreign Postal Administrations, and any other tax for exterior service.

**Article 13.**

The postal accounts between the respective offices which, according to Article 10, are to be settled separately between Sweden and the United States, and between Norway and the United States, shall be stated quarterly, and transmitted and verified as speedily as practicable; and the balance found due shall be paid to the creditor office, either by exchange on London, or at the debtor office, as the creditor office may desire.
CONVENTION—SWEDEN AND NORWAY. MARCH 15, 1873.

The rule for the conversion of the moneys of the respective countries shall be established by common agreement between the respective offices.

ARTICLE 14.

Transfer of closed mails without expense to office where transferred.

When in a port, whether belonging to either of the United Kingdoms or to the United States, a closed mail is transferred from one vessel to another, without any expense to the office of the country where the transfer is made, such transfer shall not be subject to any charge by one office against the other.

ARTICLE 15.

Official communication between parties.

Official communications between the respective Postal Administrations shall not be the occasion of any accounts between them.

ARTICLE 16.

Detailed regulations, how made.

The respective Post-Offices shall, by mutual consent, make detailed regulations for carrying the articles of this convention into execution; and in like manner modify such regulations, from time to time, as the exigencies of the service may require.

ARTICLE 17.

Return of letters wrongly sent, wrongly addressed; or not deliverable for any cause, shall be returned to the despatching office, at its expense for the return, if any expense shall be incurred. Registered articles, in the second paragraph of the first article mentioned, shall also be returned in like manner. Other articles shall be left to the disposition of the receiving office.

Uncollected postage on returned matter.

Any postages not collected upon the correspondence returned, but which shall have been charged against the receiving office, shall be deducted from the account.

ARTICLE 18.

Duration of convention; ratification of.

This convention shall take effect from and on the 1st day of July, 1873. It shall be continued in force until one year from the time when any of the Governments of the respective countries shall have given notice of its wish to terminate the same. It is to be ratified, and the ratifications are to be exchanged as soon as possible.

Done in duplicate original at the city of Washington, this fifteenth day of March, in the year of our Lord one thousand eight hundred and seventy-three.

JNO. A. J. CRESWELL. [SEAL.]

OLUF STENERSEN. [SEAL.]

Approval by President.

I hereby approve the foregoing convention, and in testimony thereof I have caused the seal of the United States to be affixed.

U. S. GRANT.

By the President:

HAMILTON FISH,
Secretary of State.

WASHINGTON, March 15, 1873.

[SEAL.]

[Translation.]

We, Oscar, by the grace of God King of Sweden, Norway, the Goths and the Vandals, make known that whereas, We and the United States of America have found it expedient and necessary to enter into negotia-
tions having for their object the conclusion of a postal convention, and our Minister, duly authorized for that purpose, having, on the 15th day of March, in the present year, with the Postmaster-General of the United States, established, concluded, signed, and with his seal provided a convention, word for word as follows:

(See Convention above.)

Therefore We have desired to ratify, approve, and accept the convention so concluded, with all its articles, paragraphs, and clauses, and We do by these presents, in the most express terms, approve, accept, and ratify the same; and We will sincerely and honestly uphold and fulfill the foregoing convention and all its articles, paragraphs, and clauses.

In witness whereof We have, with our own hand, signed, and caused the same to be confirmed by our royal seal.

Done at Stockholm Castle, on the sixteenth day of the month of May, in the year after the birth of our Lord and Saviour, one thousand eight hundred and seventy-three.

OSCAR. [SEAL.]

O. M. BJÖRNSTJERNA.

The undersigned having met together for the purpose of exchanging the ratifications of the convention concluded at the city of Washington on the fifteenth day of March, in the year of our Lord one thousand eight hundred and seventy-three, between His Majesty the King of Sweden and Norway, and the United States of North America, concerning the exchange of correspondence between the United States of North America and the United Kingdoms of Sweden and Norway, and the respective ratifications of the said convention having been carefully compared and found to agree exactly one with the other, and both with the original of the said convention, the exchange has this day been effected in the usual form.

In witness whereof the undersigned have signed the present certificate of exchange, and have affixed thereto the seals of their arms.

Done at Stockholm the 26th day of May, 1873.

C. O. ANDREWS. [SEAL.]

O. M. BJÖRNSTJERNA. [SEAL.]

Detailed regulations agreed upon between the Post-Office of the United States and the Postal Administration of Sweden for the execution of the convention of the 15th of March, 1873, between the United States of America and the Kingdoms of Sweden and Norway.

ARTICLE 1.

The American exchange offices of New York and Chicago shall make up mails for the Swedish exchange offices of Goteborg, the travelling post-office No. 1 between Goteborg and Stockholm, and the travelling post-office No. 2 between Malmo and Falkoping.

The latter shall make up mails for the exchange offices of New York and Chicago.

Table A, hereto annexed, indicates the correspondence to be distributed to each exchange office.

ARTICLE 2.

Each mail exchanged between the respective offices shall be accompanied by a letter-bill, showing the postage and the charges of transit, the fees, &c., accruing to each office upon the different kinds of correspondence.

The form of this letter-bill shall follow the models B1 and B2, hereto.
annexed, and shall be consecutively numbered by the dispatching office during each quarter of the calendar year.

The receiving office shall acknowledge its receipt by the next dispatch.

**ARTICLE 3.**

**Packages, how made up.** The exchange offices shall divide the correspondence which they dispatch into a suitable number of separate packages according to the letter-bill.

Each of these packages shall bear the proper etiquette and numbers corresponding to the letter-bill.

**ARTICLE 4.**

**Number of rates, how indicated.** When more than a single rate is chargeable upon any letter or other article, the number of rates to which it is subject shall be indicated by the dispatching office by a figure in the upper left corner of the address.

**ARTICLE 5.**

**Registered correspondence, how described.** Registered correspondence shall be described in a register-list, following the models C\(^1\) and C\(^2\), hereto annexed.

All registered letters and the register-list shall be enveloped together, in strong paper, and securely fastened, and the packet plainly inscribed with the word “Registered,” or “Rekommenderas,” and placed in the mail.

The blank in the registered-letter list for expressing the number of registered articles shall be filled in letters and figures expressing the number. In case no registered articles are sent, the proper blank of the letter-bill shall be filled with the word “Nihil,” or “Nil.”

**ARTICLE 6.**

**Receipt of registered articles acknowledged.** The register-lists dispatched shall be retained by the receiving office, which office shall acknowledge by the first mail the receipt of the registered articles, numerically, from No. ..... to No. ..... If the verification by the exchange office disclose an error of any kind in the register-list, it shall be, also, by the first mail, notified to the dispatching office.

**ARTICLE 7.**

**Pursuit of lost registered matter.** The two administrations mutually engage to take all needful measures for the careful transmission of registered correspondence, and for pursuing it when lost; but it is understood that neither assumes towards the other any pecuniary responsibility in case of loss.

**ARTICLE 8.**

All letters exchanged between the several offices shall indicate by stamp or writing thereon, the office of origin; and the unpaid letters so exchanged shall also be stamped with the name of the dispatching office of exchange.

**Stamps or marks to be placed on correspondence.** Correspondence fully paid to destination shall be stamped in the United States “Paid all,” and in Sweden “Franko.”

Registered articles shall be stamped “Registered” in the United States, and “Rekommenderas” in Sweden.

Correspondence insufficiently paid shall be stamped in the United States “Insufficiently paid,” and in Sweden “Ofullständig frankerad,” and the amount of deficient postage expressed in figures, (black) on the face.

Correspondence dispatched by a direct line between the respective countries shall be stamped “Direct service,” or “Service direct.” When dispatched via England or via Germany and Denmark, it shall be stamped to indicate British or German and Danish transit.
ARTICLE 9.

The respective Postal Administrations are mutually to furnish each other with lists stating the foreign countries to which the foreign post-age, and the amount thereof must be absolutely prepaid, or can be left unpaid, and until such lists are furnished, neither country is to mail to the other any correspondence for foreign countries beyond the country to which the mail is sent.

Such lists shall also indicate the foreign countries with which registered correspondence may be exchanged in the open mails between the several offices, and the conditions thereof.

ARTICLE 10.

The respective exchange offices shall mark, in red ink, in the upper corner of the address, at the right-hand, of prepaid letters sent for transit in the open mail, the amount of the extra-national postage due to the country through which the same are forwarded; and in the same manner and place, but in black ink, shall mark the amount of the extra-national postage due to the forwarding country upon the unpaid letters sent in transit.

ARTICLE 11.

Articles under band which do not conform to the conditions mentioned in Article 11 of the Convention, or which are in no part prepaid, forming objection to its disposal.

ARTICLE 12.

Letters originating in, or destined for, foreign countries, sent in the open mail, for transit through the United States, or through Sweden, and which are insufficiently paid, shall be transmitted as wholly unpaid, and no account taken between the respective administrations of the amount prepaid.

ARTICLE 13.

Letters and all registered articles not deliverable shall be respectively returned to the dispatching administration at the end of every month, (see exhibits D' and D^2,) but all other articles of correspondence, not registered which from any cause, cannot be delivered, shall be retained at the disposition of the receiving country.

The unpaid postages on the letters so returned shall be deducted from the account against the office originally charged therewith.

The prepaid postages on the letters so returned shall remain in the account as originally entered.

The expense of transit of unpaid correspondence which has been transported by either administration in closed mails, and shall be returned to the dispatching office as not deliverable, shall be deducted from the original amount charged for transit upon a declaration of the amount by the office claiming the deduction. No charge shall be made by either administration for the transit of correspondence returned as not deliverable.

ARTICLE 14.

All correspondence wrongly addressed or missent shall be returned without delay by the receiving office to the exchange office which dispatched it.

The receiving office shall also correct, accordingly, in the column of verification, the original entries of the letter-bill relating to such correspondence. The articles of a like nature addressed to persons who have changed their residence shall be mutually forwarded or returned, charged with the rate that would have been paid at the first destination.

ARTICLE 15.

The dispatching exchange office shall state on the letter-bills (for the convenience of the transit account) the exact number of single rates
and weight of letters and the total weight of the other correspondence which shall be dispatched in closed mails by the British or by the German and Danish transit.

**ARTICLE 16.**

Money of computation.

It is understood that the accounts between the two offices shall be established on the respective letter-bills, in the proper money of the dispatching office, but the international postages on the unpaid letters, or insufficiently paid letters, shall be computed in the money of the receiving office.

The reduction of these moneys shall be effected in the general accounts at the rate of 4 rixdaler, or 400 öre of Sweden, for one dollar of the United States.

In entering on the letter-bills the international postages on the partly paid letters in the money of the receiving office, and the foreign charges in the money of the dispatching office, the cent of the United States shall be considered as the equivalent of 4 öre of Sweden.

It is also understood that the quarterly accounts shall be paid respectively in gold, and in the denominations of the money of the creditor office.

**ARTICLE 17.**

Quarterly accounts, on what basis.

The quarterly accounts mentioned in article 13 of the Convention shall be prepared by the respective Postal Administrations. They shall be based upon the acknowledgments of receipt, and shall respectively be prepared according to the models E¹ and E², hereto annexed.

A recapitulation of these accounts, showing the definitive result, alike for the debit and the credit, shall be prepared by the United States office according to the form hereto annexed and marked F; and shall then be transmitted with the quarterly accounts on which it is based, for the examination of the other office.

Done in duplicate and signed at Stockholm this 30th day of May, 1873, and at Washington this 24th day of June, 1873.

WILHELM ROOS.

JNO. A. J. CRESWELL.

**TABLE A.—Showing the directions to be given to correspondence of all kinds exchanged between the United States and Sweden.**

<table>
<thead>
<tr>
<th>Mails of the Swedish office</th>
<th>Mails of the United States office</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Offices of exchange.</strong></td>
<td><strong>Destination of the correspondence to be comprised in the mails for the respective receiving offices</strong></td>
</tr>
<tr>
<td><strong>Forwarding.</strong></td>
<td><strong>Receiving.</strong></td>
</tr>
<tr>
<td>Göteborg</td>
<td>New York</td>
</tr>
<tr>
<td>The Travelling Post Office No. 1, Göteborg-Stockholm, and the Travelling Post-Office No. 2, Malmö-Falkoping.</td>
<td>All of Sweden.</td>
</tr>
</tbody>
</table>


Chicago... The Travelling Post Office No. 1, Göteborg-Stockholm, and the Travelling Post-Office No. 2, Malmö-Falkoping. All of Sweden.
**TABLE I.—INTERNATIONAL CORRESPONDENCE.**
(Including Registered Articles—Postage only.)

<table>
<thead>
<tr>
<th>Nature of the correspondence</th>
<th>Single weight</th>
<th>Single rate.</th>
<th>Statement by the office dispatching</th>
<th>Verification by the receiving office</th>
</tr>
</thead>
<tbody>
<tr>
<td>Letters fully prepaid</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Letters wholly unpaid</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Letters insufficiently paid.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**TABLE II.—EXTRANATIONAL CORRESPONDENCE.**
(Including Registered Articles—Postage only.)

<table>
<thead>
<tr>
<th>Nature of the correspondence</th>
<th>Single weight</th>
<th>Single rate.</th>
<th>Statement by the office dispatching</th>
<th>Verification by the receiving office</th>
</tr>
</thead>
<tbody>
<tr>
<td>Letters originating in the United States for foreign countries beyond Sweden.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Unpaid (wholly or in part.) No. of international rates.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fully prepaid. Foreign postage to account for to Sweden.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Addressed to Sweden.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Letters originating in countries passing in transit through the United States.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Unpaid, No. of international rates.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Addressed to Sweden.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**TABLE III.—OF REGISTER FEES.**

<table>
<thead>
<tr>
<th>Nature of the correspondence</th>
<th>Single weight</th>
<th>Single rate.</th>
<th>Statement by the office dispatching</th>
<th>Verification by the receiving office</th>
</tr>
</thead>
<tbody>
<tr>
<td>Prepaid journals, other prints, samples, etc. originating in the United States.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>etc. originating in the United States.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Unpaid, No. of international rates.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Unpaid newspapers, prints, and patterns of merchandise originating in foreign countries and passing in transit through the United States.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**TABLE IV.—LETTERS FORWARDED FOR CHANGE OF RESIDENCE.**

<table>
<thead>
<tr>
<th>Nature of the correspondence</th>
<th>Single weight</th>
<th>Single rate.</th>
<th>Statement by the office dispatching</th>
<th>Verification by the receiving office</th>
</tr>
</thead>
<tbody>
<tr>
<td>Letters prepaid and unpaid, if</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Prior postage unpaid, amount to account for whatever origin, forwarded to persons who have changed their national address.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**TABLE V.—FOR ACCOUNTING FOR INTERMEDIATE TRANSIT.**

<table>
<thead>
<tr>
<th>Nature of the correspondence</th>
<th>Single weight</th>
<th>Single rate.</th>
<th>Statement by the office dispatching</th>
<th>Verification by the receiving office</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total number of single rates of letters sent by this mail.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(See items 1, 2, 3, 4, 5, 13, 15, and 24 of this letter-bill.)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total weight (net) of articles in this mail.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Letters, Journals, etc.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
CONVENTION—SWEDEN AND NORWAY.  MARCH 15, 1873.

For the Mails dispatched from --- to --- via ---. Sent the ---, 187--; arrived the ---, 187--.

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Letters fully prepaid</td>
<td>11</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Letters wholly unpaid</td>
<td></td>
<td></td>
<td></td>
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<td></td>
</tr>
<tr>
<td>Letters insufficiently prepaid</td>
<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total number of single international rates</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

TABLE II.—EXTRANATIONAL CORRESPONDENCE.

(Including Registered Articles—Postage only.)

<table>
<thead>
<tr>
<th>Letters originating in Sweden for foreign countries beyond the United States</th>
<th>Unpaid, wholly or in part</th>
<th>Number of international rates</th>
<th>Foreign postage to account for to the United States</th>
</tr>
</thead>
<tbody>
<tr>
<td>Letters originating in foreign countries in transit through Sweden</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Prepaid journals, other prints, samples originating in foreign countries and in transit through Sweden</td>
<td>Total amount of international postage</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

TABLE III.—OF REGISTER FEES.

Total number of register fees and registered articles herewith | | |
Amount of supplementary fees on same, due to countries beyond the United States, to account for to the United States | | |
<table>
<thead>
<tr>
<th>No. of the items of account</th>
<th>Nature of the correspondence</th>
<th>Statement by the Dispatching Office</th>
<th>Verification by the Receiving Office</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Single rates</td>
<td>Amounts</td>
</tr>
<tr>
<td>23</td>
<td>Letters prepaid and unpaid, of whatever origin, forwarded to persons who have changed their residence.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>24</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>[Memo.—No of articles missed or wrongly addressed. ]</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>No. of registered articles by this mail:</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>25</td>
<td>Total number of single rates of letters sent by this mail, (see items 1, 2, 3, 7, 8, 10, 11, 13, 15, and 24 of this letter-bill)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>26</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>27</td>
<td>Total weight (net) of articles in this mail</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Description list of the letters and other registered articles contained in the mail sent by the United States office of exchange of —— to the Swedish office of exchange of ——, the ——, 187—.

<table>
<thead>
<tr>
<th>Number</th>
<th>Nature of the registered articles. (Whether letters, newspapers, &amp;c.)</th>
<th>Origin.</th>
<th>To whom addressed.</th>
<th>Destination.</th>
<th>Amount of supplementary register fees to pay to Sweden, on registered articles destined for foreign countries.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td><strong>Dollars.</strong></td>
</tr>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
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<td>4</td>
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<tr>
<td>5</td>
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<tr>
<td>6</td>
<td></td>
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<td></td>
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</tr>
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</tbody>
</table>

Total number of the registered articles to be carried to Article 21 of the letter-bill.

Total amount to be carried to Article 22 of the letter-bill.

Verified by ——.
General Post-Office
of Sweden.

Description list of the letters and other registered articles contained in the mail sent by the Swedish office of exchange of —— to the United States office of exchange of ——.

<table>
<thead>
<tr>
<th>Number</th>
<th>Nature of the registered articles. (Whether letters, newspapers, &amp;c.)</th>
<th>Origin</th>
<th>To whom addressed.</th>
<th>Destination</th>
<th>Amount of supplementary register fees to pay to the United States, on registered articles destined for foreign countries.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
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<td></td>
<td>Rdr.</td>
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</tr>
</tbody>
</table>

Total number of the registered articles to be carried to Article 21 of the letter-bill: 

Total amount to be carried to Article 22 of the letter-bill: Am't.

Verified by ————.

Certified by ————.
Of the correspondence returned from the United States to Sweden as not deliverable, for the month of ——, 187—.

### TABLE I.—INTERNATIONAL CORRESPONDENCE.

<table>
<thead>
<tr>
<th>Number of the Item of Account</th>
<th>Nature of the Correspondence</th>
<th>By what route received</th>
<th>Statement by the United States Office</th>
<th>Verification by the Swedish Office</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Number of Rates</td>
<td>Amount</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Dollars</td>
<td>Cents</td>
</tr>
</tbody>
</table>

1. Prepaid letters No.
2. Unpaid letters
3. Insufficiently paid letters
4. Insufficiently paid letters
5. Insufficiently paid letters

### TABLE II.—EXTRANATIONAL CORRESPONDENCE.

<table>
<thead>
<tr>
<th>Number of the Item of Account</th>
<th>Nature of the Correspondence</th>
<th>By what route received</th>
<th>Statement by the United States Office</th>
<th>Verification by the Swedish Office</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Number of Rates</td>
<td>Amount</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Dollars</td>
<td>Cents</td>
</tr>
</tbody>
</table>

6. Letters from Sweden for countries beyond United States
7. Prepaid No.
8. Letters from foreign countries for the United States
9. Unpaid letters
10. Foreign rates refunded by United States
11. Prepaid No.
12. Letters from foreign countries for the United States
13. Unpaid letters
14. Foreign rates refunded by United States
15. Prepaid No.
16. Letters from foreign countries for countries beyond the United States
17. Foreign rates refunded by United States
18. Prepaid No.
19. Letters from foreign countries for countries beyond the United States
20. Foreign rates refunded by United States

### TABLE III.—REGISTERED CORRESPONDENCE.

<table>
<thead>
<tr>
<th>Number of the Item of Account</th>
<th>Nature of the Correspondence</th>
<th>By what route received</th>
<th>Statement by the United States Office</th>
<th>Verification by the Swedish Office</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Number of Rates</td>
<td>Amount</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Dollars</td>
<td>Cents</td>
</tr>
</tbody>
</table>

21. Registered articles returned.

### TABLE V.—TRANSIT ACCOUNT.

<table>
<thead>
<tr>
<th>Number of the Item of Account</th>
<th>Nature of the Correspondence</th>
<th>By what route received</th>
<th>Statement by the United States Office</th>
<th>Verification by the Swedish Office</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Number of Rates</td>
<td>Amount</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Dollars</td>
<td>Cents</td>
</tr>
</tbody>
</table>

22. Total rate and net weight of letters returned to be deducted from transit account.
23. Grammes.

WASHINGTON, D.C., ——, 187—.

SIR: I have the honor, by direction of the Postmaster-General, herewith to send to your address a bag containing the letters designated by the foregoing account, and to request the verification of the same, and early return of the accompanying duplicate.

I am, very respectfully, your obedient servant,

The Director-General of Posts, &c., Stockholm, Sweden.

Third Assistant Postmaster-General.

List of registered articles returned, (see item 19.)

<table>
<thead>
<tr>
<th></th>
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</thead>
<tbody>
<tr>
<td>1</td>
<td>14</td>
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<td>24</td>
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<td>25</td>
<td></td>
</tr>
</tbody>
</table>
Table I. International Correspondence.

<table>
<thead>
<tr>
<th>Number of the account</th>
<th>Nature of the correspondence</th>
<th>By what route received</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Prepaid letters</td>
<td>Via England</td>
</tr>
<tr>
<td>2</td>
<td>Unpaid letters</td>
<td>Via Germany and Denmark</td>
</tr>
<tr>
<td>3</td>
<td>Insufficient paid letters.</td>
<td>Amount of deficient postage</td>
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<tr>
<td>4</td>
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</tbody>
</table>

Table II. Extratnational Correspondence.

<table>
<thead>
<tr>
<th>Nature of the correspondence</th>
<th>By what route received</th>
</tr>
</thead>
<tbody>
<tr>
<td>Letters from the United States for countries beyond Sweden.</td>
<td>Via England</td>
</tr>
<tr>
<td>Prepaid No.</td>
<td></td>
</tr>
<tr>
<td>Unpaid</td>
<td></td>
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<tr>
<td>Foreign rates re-</td>
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<tr>
<td>claimed by Sweden.</td>
<td></td>
</tr>
<tr>
<td>Prepaid No.</td>
<td></td>
</tr>
<tr>
<td>Unpaid</td>
<td></td>
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<tr>
<td>Foreign rates re-</td>
<td></td>
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<tr>
<td>claimed by Sweden.</td>
<td></td>
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</tbody>
</table>

Table III. Registered Correspondence.

<table>
<thead>
<tr>
<th>Letters No.</th>
<th>Prepaid articles returned.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tbody>
</table>

Table V. Transit Account.

<table>
<thead>
<tr>
<th>Total rates and net weight of letters returned, to be deducted from transit account. (See items 2, 5, 7, 11, 15, and 16)</th>
<th>Via England</th>
<th>Via direct</th>
<th>Via Germany and Denmark</th>
</tr>
</thead>
</table>

SIR: I have the honor, by direction of the Postmaster-General, herewith to send to your address a bag containing the letters designated by the foregoing account, and to request the verification of the same, and early return of the accompanying duplicate.

I am, very respectfully, your obedient servant,

Assistant Postmaster-General.

List of registered articles returned. (See item 19.)

<table>
<thead>
<tr>
<th>Index number</th>
<th>Addresses</th>
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<tbody>
<tr>
<td>1</td>
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</tbody>
</table>

STOCKHOLM, 187-.

The Postmaster-General, &c., &c., &c., Washington.
### Quarterly Account

Of the Mails sent by the United States Exchange Office of to the Swedish Exchange Office of, during the quarter ending 18, via.

| I.—International Correspondence |  
|---------------------------------|---------------------------------|
| Letters originating in the United States for transit to countries beyond Sweden | Prepaid journals, prints, samples, etc., originating in the U. S. and addressed to countries beyond Sweden, or coming from countries outside of the U. S. and addressed to Sweden. |

| II.—Extranational Correspondence |  
|---------------------------------|---------------------------------|
| Letters originating outside of the U. S. and forwarded in the U. S. mails, addressed to countries beyond Sweden. | Unpaid journals, prints, and patterns of merchandise originating in foreign countries and passing in transit through the U. S. |

<table>
<thead>
<tr>
<th>III.—Register Fees</th>
<th>IV.—Letters Re-sent</th>
<th>V.—Intermediate Transit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of the Register Fees received on the Registered articles sent.</td>
<td>Amount of the supplementary Register Fees to account for to Sweden of the countries.</td>
<td>Letters unpaid and prepaid, wherever originating, forwarded to persons who have changed their national residence.</td>
</tr>
</tbody>
</table>

| Totals |  
|--------|---------------------------------|
| Aggregate of money matter returned |  |

| Net totals |  
|------------|---------------------------------|
| At rate of 10-6 |  |

| Some |  
|------|---------------------------------|
|      |  |

---

Summary of the within account.

<table>
<thead>
<tr>
<th>For items of the account. No.</th>
<th>Sums for which the United States must account to Sweden. Sums wholly due to Sweden.</th>
<th>Sums for which Sweden must account to the United States. Sums wholly due to U.S.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Sums to be divided.</td>
<td>Sums to be divided.</td>
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<td>Totals</td>
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<tr>
<td></td>
<td>Deduct intermediate transit charges.</td>
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<tr>
<td></td>
<td>Letters. 25, 26 Dols., etc.</td>
<td></td>
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<tr>
<td></td>
<td>Journals, &amp;c., 27 Dols.</td>
<td></td>
</tr>
<tr>
<td>Balance to be divided is</td>
<td></td>
<td></td>
</tr>
<tr>
<td>One-half (½) to United States is</td>
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<td></td>
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<tr>
<td>Total amount due United States</td>
<td></td>
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<tr>
<td>Total amount due to United States</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Balance due to Sweden</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Dated at ——— this ——— day of ———, 187—.
<table>
<thead>
<tr>
<th>I.—INTERNATIONAL CORRESPONDENCE</th>
<th>II.—EXTRANATIONAL CORRESPONDENCE</th>
<th>III.—REGISTRERED FRICKS</th>
<th>IV.—LETTERS REMITT.</th>
<th>V.—INTERMEDIATE TRANSIT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Journals, etc.</td>
<td>Journals, etc.</td>
<td>Journals, etc.</td>
<td>Journals, etc.</td>
<td>Journals, etc.</td>
</tr>
</tbody>
</table>

Totals ........

Aggregate of dead-matter returned ....

Net totals ....

At rate of .... 10-6

Sums ........
## Summary of the within account.

<table>
<thead>
<tr>
<th>For items of the account. No.</th>
<th>Sums to be divided.</th>
<th>Sums wholly due to U.S.</th>
<th>For items of the account. No.</th>
<th>Sums to be divided.</th>
<th>Sums wholly due to Sweden.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
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<td>2</td>
<td></td>
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<td>4</td>
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</tr>
</tbody>
</table>

| Totals                      |                     |                         |                             |                     |                          |

Deduct Letters, inter-mediate transit Journals, &c., 25, 2.:

Balance to be divided is:

One-half (½) to United States is:

Total amount due to United States...

Total amount due to Sweden...

Balance due to the United States...

Dated at — this — day of —, 187—.

---

**POST-OFFICE DEPARTMENT OF THE UNITED STATES OF AMERICA.**

F.—RECAPITULATION.

For the quarter ending —, 187—.

### Quarterly account.

<table>
<thead>
<tr>
<th></th>
<th>Mails sent by the way of</th>
<th>Net balance in favor of the United States office</th>
<th>Net balance in favor of the Swedish office</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>EAST.</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>New York to Göteborg</td>
<td>England</td>
<td></td>
<td></td>
</tr>
<tr>
<td>New York to Göteborg</td>
<td>do</td>
<td></td>
<td></td>
</tr>
<tr>
<td>New York to —</td>
<td>Direct</td>
<td></td>
<td></td>
</tr>
<tr>
<td>New York to —</td>
<td>do</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Chicago to Göteborg</td>
<td>Germany and Denmark</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Chicago to —</td>
<td>do</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>WEST.</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Göteborg to New York</td>
<td>England</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Göteborg to Chicago</td>
<td>do</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Göteborg to New York</td>
<td>Direct</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Göteborg to Chicago</td>
<td>do</td>
<td></td>
<td></td>
</tr>
<tr>
<td>to New York</td>
<td>Denmark and Germany</td>
<td></td>
<td></td>
</tr>
<tr>
<td>to Chicago</td>
<td>do</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Totals**

**Balance in favor of** — is...

**Final balance in favor of** — is...

---

Office of the Auditor of the Treasury for the Post-Office Department,
Washington, —, 187—.
Detailed regulations agreed upon between the Post-Office of the United States and the Postal Administration of Norway, for the execution of the postal convention of the 15th of March, 1873, between the United States of America and the Kingdoms of Sweden and Norway.

ARTICLE 1.

Exchange offices in United States and Norway.

The American exchange offices of New York and Chicago shall make up mails for the Norwegian exchange offices of Christianssand, Christiania, Bergen, and the sea Post-Office, on the steamboat line between Hammerfest and Hamburg.

The latter shall make up mails for the exchange offices of New York and Chicago.

ARTICLE 2.

Letter-Bills.

Each mail exchanged between the two countries shall be accompanied by a Letter-Bill, showing the postage on each class of correspondence, the number of register fees, total weight of correspondence, &c.

The form of this Letter-Bill shall follow the models A' and A'2, hereto annexed, and shall be consecutively numbered by the dispatching office during each quarter of the calendar year.

Receipt for.

The receiving office shall acknowledge its receipt by the next dispatch.

ARTICLE 3.

Packages, how made up.

The exchange offices shall divide the correspondence which they dispatch into a suitable number of separate packages according to the Letter-Bill.

Each of these packages shall bear the proper etiquette and numbers corresponding to the Letter-Bill.

ARTICLE 4.

Number of rates, how indicated.

When more than a single rate is chargeable upon any letter or other article the number of rates to which it is subject shall be indicated by the dispatching office by a figure in the upper left corner of the address.

ARTICLE 5.

Registered correspondence, how described.

Registered correspondence shall be described in a register list, following the models B' and B'2, hereto annexed.

Registered letters and the register list shall be enveloped together in strong paper and securely fastened, and the packet plainly inscribed with the word "Registered" or "Registreret," and placed in the mail.

The blank in the Registered Letter List for expressing the number of registered articles shall be filled in letters and figures expressing the number. In case no registered articles are sent, the proper blank of the Letter Bill shall be filled with the word "Nihil" or "Nil."

ARTICLE 6.

Receipt of registered articles acknowledged.

The register lists dispatched shall be retained by the receiving office, which office shall acknowledge, by the first mail, the receipt of the registered articles numerically from No. — to No. —.

Errors notified.

If the verification by the exchange office disclose an error of any kind in the register list, it shall be also, by the first mail, notified to the dispatching office.

ARTICLE 7.

Pursuit of lost registered matter.

The two Administrations mutually engage to take all needful measures for the careful transmission of registered correspondence and for pursuing it when lost, but it is understood that neither assumes towards the other any pecuniary responsibility in case of loss.
Article 8.

All letters exchanged between the two countries shall indicate by stamp or writing thereon the office of origin; and the unpaid letters so exchanged shall also be stamped with the name of the dispatching office of exchange.

Correspondence fully paid to destination shall be stamped in the United States "Paid all," and in Norway "Franco."

Registered articles shall be stamped "Registered" in the United States, and "Anbefalet" in Norway.

Correspondence insufficiently paid shall be stamped in the United States "Insufficiently paid," and in Norway "Utilstrøkkelt frankeret," and the amount of deficient postage expressed in figures (black) on the face.

Correspondence dispatched by a direct line between the respective countries shall be stamped "Direct service" or "Service direct."

When dispatched via England or via Germany, it shall be stamped to indicate British or German transit.

Article 9.

The respective Postal Administrations are mutually to furnish each other with lists stating the foreign countries to which the foreign postage, and the amount thereof, must be absolutely prepaid or can be left unpaid; and until such lists are furnished, neither country is to mail to the other any correspondence for foreign countries beyond the country to which the mail is sent.

Such lists shall also indicate the foreign countries with which registered correspondence may be exchanged in the open mails between the several offices and the conditions thereof.

Article 10.

The respective exchange offices shall mark in red ink in the upper corner of the address at the right hand, of prepaid letters sent for transit in the open mail the amount of the extranational postage due to the country through which the same are forwarded; and in the same manner and place but in black ink shall mark the amount of the extranational postage due to the forwarding country upon the unpaid letters sent in transit.

Article 11.

Articles under band, which do not conform to the conditions mentioned in Article 11 of the convention, or which are in no part prepaid, shall be retained by the Administration of origin, and shall remain subject to its disposal.

Article 12.

Letters originating in or destined for foreign countries, sent in the open mail for transit through the United States or through Norway, and which are insufficiently paid shall be transmitted as wholly unpaid, and no account taken between the respective Administrations of the amount prepaid.

Article 13.

Letters and all registered articles not deliverable shall be respectively returned to the dispatching Administration at the end of every month; (see exhibits C¹ and C².) But all other articles of correspondence not registered, which, from any cause cannot be delivered, shall be retained at the disposition of the receiving country.

The unpaid postages on the letters so returned shall be deducted from the account against the office originally charged therewith.

The prepaid postages on the letters so returned shall remain in the account as originally entered.
The expense of transit of unpaid correspondence which has been transported by either Administration in closed mails and shall be returned to the dispatching office as not deliverable shall be deducted from the original amount charged for transit upon a declaration of the amount by the office claiming the deduction. No charge shall be made by either Administration for the transit of correspondence returned as not deliverable.

**ARTICLE 14.**

All correspondence wrongly addressed or missent shall be returned without delay by the receiving office to the exchange office which dispatched it. The receiving office shall also correct accordingly in the column of verification the original entries of the Letter Bill relating to such correspondence. The articles of a like nature addressed to persons who have changed their residence shall be mutually forwarded or returned, charged with the rate that would have been paid at the first destination.

**ARTICLE 15.**

The dispatching exchange-office shall state on the Letter Bills (for the convenience of the transit account) the exact number of single rates and weight of letters, and the total weight of the other correspondence which shall be dispatched in closed mails by the British or by the German transit.

**ARTICLE 16.**

It is understood that the accounts between the two offices shall be established on the respective Letter Bills, in the proper money of the dispatching office, but the international postages on the unpaid letters or insufficiently paid letters shall be computed in the money of the receiving office. The reduction of these moneys shall be effected in the General Accounts at the rate of 11½ skillings of Norway for one dollar of the United States. In entering on the Letter Bills the international postages on the partly paid letters in the money of the receiving office, and the foreign charges in the money of the dispatching office, the cent of the United States shall be considered as the equivalent of 1¼ skilling of Norway. It is also understood that the Quarterly Accounts shall be paid respectively in coin and in the denominations of the money of the creditor office.

**ARTICLE 17.**

The Quarterly Accounts mentioned in Article 13 of the Convention shall be prepared by the respective Postal Administrations. They shall be based upon the acknowledgments of receipt, and shall respectively be prepared according to the models D1 and D2 hereto annexed. A recapitulation of these accounts, showing the definite result, alike for the debit and the credit, shall be prepared by the United States office according to the form hereto annexed and marked E; and shall then be transmitted with the Quarterly Accounts on which it is based, for the examination of the other office.

Done in duplicate, and signed at Washington the 26th June, 1873, and at Christiania, the 31st May, 1873.

JNO. A. J. CRESWELL,
Postmaster-General.

W. JOHANSEN.
**CONVENTION—SWEDEN AND NORWAY. MARCH 15, 1873.**

**For the Mails dispatched from —— to —— via ——. Sent the ——, 187--; arrived the ——, 187—.**

### TABLE I.—INTERNATIONAL CORRESPONDENCE.
(Including Registered Articles—Postage only.)

<table>
<thead>
<tr>
<th></th>
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<th></th>
<th></th>
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</thead>
<tbody>
<tr>
<td>1</td>
<td>Letters fully prepaid</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Letters wholly unpaid</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Letters insufficiently paid.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Journals, Other prints, other</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Sample.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

#### TABLE II.—EXTRANATIONAL CORRESPONDENCE.
(Including Registered Articles—Postage only.)

<table>
<thead>
<tr>
<th>Letters originating in the United States for foreign countries beyond Norway.</th>
<th>No. of single rates</th>
<th>No. of international rates</th>
<th>Foreign postage to account for to Norway.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Addressed to Norway.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Unpaid wholly foreign postage to account for to United States.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Addressed to countries beyond Norway.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fully prepaid.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Passing in transit through United States.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Unpaid wholly foreign postage to account for to United States.</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

#### TABLE III.—OF REGISTER FEES.

<table>
<thead>
<tr>
<th>Total number of single rates in transit.</th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Total amount of postage-stamps affixed to the correspondence.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Prepaid Journals, other prints, etc., originating in the United States</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total amount of foreign postage to account for to United States.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Unpaid newspapers, prints, and patterns of merchandise originating in foreign countries and passing in transit through the United States.</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

#### TABLE IV.—LETTERS FORWARD FOR CHANGE OF RESIDENCE.

<table>
<thead>
<tr>
<th>Letters, prepaid and un- paid of whatever origin, forwarded to persons who have changed their national address.</th>
<th>Prior postage unpaid, amount to account for to exclusive credit of United States.</th>
<th>Expense of returning the correspondence. No. of rates at —- cents per single rate.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Memo.—Articles missent or wrongly addressed. Note the number of articles.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

#### TABLE V.—FOR ACCOUNTING FOR INTERMEDIATE TRANSIT.

<table>
<thead>
<tr>
<th>Total number of single rates of letters sent by this mail.</th>
<th>Letters</th>
<th>Journals, etc., etc.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total number of single rates of letters sent by this mail.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total weight (net) of articles in this mail.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Vol. 18, pt. 3—50
### TABLE I.—INTERNATIONAL CORRESPONDENCE.

(Including Registered Articles—Postage only.)

<table>
<thead>
<tr>
<th>Nature of the correspondence</th>
<th>Single weight</th>
<th>Single rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Letters fully prepaid</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Letters wholly unpaid</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Letters insufficiently prepaid</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total number of single international rates</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

#### TABLE II.—EXTRANATIONAL CORRESPONDENCE.

(Including Registered Articles—Postage only.)

<table>
<thead>
<tr>
<th>Nature of the correspondence</th>
<th>Single weight</th>
<th>Single rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Letters originating in Norway for countries beyond the United States</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Letters originating in foreign countries in transit through Norway</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total number of single rates in transit</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

#### TABLE III.—OF REGISTER FEES.

Total number of the register fees and registered articles herewith.

#### TABLE IV.—LETTERS FORWARDED FOR CHANGE OF RESIDENCE.

Letters prepaid and un- (Prior postage unpaid to account for to Norway, paid, of whatever origin, forwarded to persons who have changed their residence.

Expense of returning the correspondence. No.

#### TABLE V.—FOR ACCOUNTING FOR INTERMEDIATE TRANSIT.

Total number of single rates of letters sent by this mail.

(See Items 12, 3, 7, 8, 10, 11, 13, 15, and 16 of letter-bill.)

<table>
<thead>
<tr>
<th>Nature of the correspondence</th>
<th>Single weight</th>
<th>Single rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Letters</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Journals, Other prints, Samples</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total amount of postage-stamps affixed to the correspondence</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Verification by the United States Office.

<table>
<thead>
<tr>
<th>Nature of the correspondence</th>
<th>Single weight</th>
<th>Single rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Letters</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Journals, Other prints, Samples</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total amount of postage-stamps affixed to the correspondence</td>
<td></td>
<td></td>
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</tbody>
</table>

### Statement by the Norwegian Office.

<table>
<thead>
<tr>
<th>Nature of the correspondence</th>
<th>Single weight</th>
<th>Single rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Letters</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Journals, Other prints, Samples</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total amount of postage-stamps affixed to the correspondence</td>
<td></td>
<td></td>
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</tbody>
</table>
### B1. DESCRIPTIVE LIST

Of the Letters and other Registered Articles contained in the mail sent by the United States Office of Exchange of ———, to the Norwegian Office of Exchange of ———, the 187——.

<table>
<thead>
<tr>
<th>Number</th>
<th>Nature of the Registered Articles, (whether letters, newspapers, &amp;c.)</th>
<th>Origin</th>
<th>To whom addressed</th>
<th>Destination</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
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<td>30</td>
<td></td>
<td></td>
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</tr>
</tbody>
</table>

Total number of the Registered Articles to be carried to Article 21 of the Letter-Bill is ..........................................................

Total amount to be carried to Article 22 of the Letter-Bill..........................................................

Verified by ———.

Certified by ———.

Amount of Supplementary Register Fees to pay to Norway on Registered Articles destined for Foreign Countries.

<table>
<thead>
<tr>
<th>Dollars</th>
<th>Cents</th>
</tr>
</thead>
<tbody>
<tr>
<td>21</td>
<td></td>
</tr>
<tr>
<td>22</td>
<td></td>
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<tr>
<td>23</td>
<td></td>
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<td>27</td>
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<td>28</td>
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<tr>
<td>29</td>
<td></td>
</tr>
<tr>
<td>30</td>
<td></td>
</tr>
</tbody>
</table>
**THE NORWEGIAN MARINE AND POST DEPARTMENT.**

Of the Letters and other Registered Articles contained in the mail sent by the Norwegian Office of Exchange of ——, to the United States Office of Exchange of ——, the

<table>
<thead>
<tr>
<th>Numbers</th>
<th>Nature of the Registered Articles</th>
<th>Origin</th>
<th>To whom addressed</th>
<th>Destination</th>
</tr>
</thead>
<tbody>
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<td>30</td>
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</tr>
</tbody>
</table>

Total number of the Registered Articles to be carried to Article 21 of the Letter-Bill

Total amount to be carried to Article 22 of the Letter-Bill

Amount of Supplementary Register Fees to pay to the United States Office on Registered Articles destined for Foreign Countries.

Spd. | Skill
--- | ---

Verified by ——

Certified by ——.
Of the correspondence returned from the United States to Norway as not deliverable, for the month of

<table>
<thead>
<tr>
<th>List of the items of correspondence</th>
<th>Nature of the correspondence</th>
<th>By what route returned</th>
<th>Statement by the United States Office</th>
<th>Verification by the Norwegian Office</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Prepaid letters, No. .................</td>
<td>via England .............</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>2</td>
<td>Unpaid letters .......................</td>
<td>Direct .................</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>3</td>
<td>Insufficiently paid letters ..........</td>
<td>via Germany ............</td>
<td>---</td>
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</tr>
<tr>
<td>4</td>
<td>Amount of deficient postage. ........</td>
<td>---</td>
<td>---</td>
<td>---</td>
</tr>
</tbody>
</table>

**TABLE II.**

<table>
<thead>
<tr>
<th>Extranational correspondence</th>
</tr>
</thead>
<tbody>
<tr>
<td>Letters from Norway for countries beyond the United States.</td>
</tr>
<tr>
<td>Unpaid .......................</td>
</tr>
<tr>
<td>Prepaid, No ...................</td>
</tr>
<tr>
<td>Prepaid, No ...................</td>
</tr>
<tr>
<td>Letters from foreign countries for the United States.</td>
</tr>
<tr>
<td>Unpaid .......................</td>
</tr>
<tr>
<td>Prepaid, No ...................</td>
</tr>
<tr>
<td>Foreign rates reclaimed by United States.</td>
</tr>
<tr>
<td>Unpaid .......................</td>
</tr>
<tr>
<td>Prepaid, No ...................</td>
</tr>
<tr>
<td>Prepaid, No ...................</td>
</tr>
</tbody>
</table>

**TABLE III.**

| Registered correspondence. (See list on back hereto.) |
| Registered articles returned ............... |
| Letters, No. ....................... | --- | --- |
| Prints, No. ......................... | --- | --- |

**TABLE V.**

<table>
<thead>
<tr>
<th>Transit account.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total rates, net weight of letters returned, to be deducted from transit account.</td>
</tr>
<tr>
<td>See items 2, 3, 7, 11, 12, 15, and 16 ...</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>List of Registered Articles returned. (See item 19.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Index number.</td>
</tr>
<tr>
<td>1</td>
</tr>
<tr>
<td>2</td>
</tr>
<tr>
<td>3</td>
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<tr>
<td>4</td>
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<tr>
<td>5</td>
</tr>
</tbody>
</table>
Of the correspondence returned from Norway to the United States as not deliverable, for the month of ——, 1873.

<table>
<thead>
<tr>
<th></th>
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</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>No. of rates</td>
<td>Amount.</td>
</tr>
<tr>
<td>International correspondence.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1 Prepaid letters, No.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2 Unpaid letters</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3 Insufficiently paid letters</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Amount of deficient postage.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Extrational correspondence.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7 Letters from the United States for countries beyond Norway.</td>
<td>visit England.</td>
<td></td>
<td></td>
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<tr>
<td>9</td>
<td>visit Germany.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10 Letters from foreign countries for Norway.</td>
<td>visit England.</td>
<td></td>
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<tr>
<td>11</td>
<td>visit Germany.</td>
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<tr>
<td>12</td>
<td>visit Germany.</td>
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<tr>
<td>13 Letters from foreign countries for countries beyond Norway.</td>
<td>visit England.</td>
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<tr>
<td>14</td>
<td>visit Germany.</td>
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<tr>
<td>15</td>
<td>visit Germany.</td>
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</tbody>
</table>

Registered correspondence. (See list on back hereof.)

19 Registered articles returned... Letters, No. 

Transit account.

Total rates, not weight of letters returned to be deducted from transit account. (See items 2, 3, 7, 11, and 15.)

List of Registered Articles returned. (See item 19.)
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<th></th>
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</thead>
<tbody>
<tr>
<td></td>
<td>Number of rates</td>
<td>Number of rates</td>
<td>Total amount prepaid.</td>
<td>Total amount insufficient.</td>
<td>Total amount foreign Postage to account for.</td>
<td>Number of rates.</td>
<td>Number of rates.</td>
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<td>Totals</td>
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<tr>
<td>Aggregate of dead matter returned to United States</td>
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<tr>
<td>Net totals</td>
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<tr>
<td>At rate of</td>
<td>10 cent.</td>
<td>18 sk.</td>
<td>10 sk.</td>
<td>10 cent.</td>
<td>10 sk.</td>
<td></td>
<td>18 sk. 10 sk.</td>
</tr>
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</table>

CONVENTION—SWEDEN AND NORWAY. MARCH 13, 1873. 701
<table>
<thead>
<tr>
<th>For items of the account, No.</th>
<th>Sums to be divided</th>
<th>Sums wholly due to Norway</th>
<th>For items of the account, No.</th>
<th>Sums to be divided</th>
<th>Sums wholly due to the United States</th>
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<td>Totals</td>
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</table>

Deduct inter-Letters, 25, 26, Dolla. (Includes) journals, &c., sit charges, &c. 27.

Balance to be divided is

One-half (1/2) to United States is

Total amount due United States is

One-half (1/2) to Norway is

Total amount due to Norway

Total amount due to the United States

Balance due to Norway

Dated at ——, this —— day of ——, 187_.
D.—QUARTERLY ACCOUNT
Of the mails sent by the Norwegian Exchange Office of —— to the United States Exchange Office of ——, during the quarter ending ——, 187—, via——

<table>
<thead>
<tr>
<th>I. INTERNATIONAL CORRESPONDENCE</th>
<th>II. EXTRANATIONAL CORRESPONDENCE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Letters originating in Norway for transit to countries beyond the United States.</td>
<td>Letters originating outside of Norway and forwarded in the Norwegian mails.</td>
</tr>
<tr>
<td>Addressed to the United States.</td>
<td>Addressed to countries beyond Norway.</td>
</tr>
<tr>
<td>Prepaid.</td>
<td>Unpaid.</td>
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<tr>
<td>Unpaid.</td>
<td>Prepaid.</td>
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</tbody>
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### Numbers of the letter-bills.

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### DOLLARS.

<table>
<thead>
<tr>
<th>Total amount paid</th>
<th>Total amount due</th>
<th>Total amount prepaid</th>
<th>Total amount due prepaid</th>
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### SPDL.

<table>
<thead>
<tr>
<th>Total amount paid</th>
<th>Total amount due</th>
<th>Total amount prepaid</th>
<th>Total amount due prepaid</th>
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<tr>
<th>Total amount paid</th>
<th>Total amount due</th>
<th>Total amount prepaid</th>
<th>Total amount due prepaid</th>
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### SKILL.

<table>
<thead>
<tr>
<th>Total amount paid</th>
<th>Total amount due</th>
<th>Total amount prepaid</th>
<th>Total amount due prepaid</th>
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### I. REGISTRER FEES.

<table>
<thead>
<tr>
<th>Prepaid journals, prints, and printed documents.</th>
<th>Unpaid journals, prints, and printed documents.</th>
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</thead>
<tbody>
<tr>
<td>Addressed to the United States.</td>
<td>Addressed to countries beyond Norway.</td>
</tr>
<tr>
<td>Letters unpaid &amp; prepaid, wherever originating, forwarded to persons who have changed their national residence.</td>
<td></td>
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</table>

### IV. LETTERS REMT.

<table>
<thead>
<tr>
<th>Letters to account for.</th>
<th>Letters to account for.</th>
</tr>
</thead>
<tbody>
<tr>
<td>To United States.</td>
<td>To countries beyond Norway.</td>
</tr>
</tbody>
</table>

### V. INTERNATIONAL TRANSIT.

<table>
<thead>
<tr>
<th>Letters returned.</th>
<th>Letters returned.</th>
</tr>
</thead>
<tbody>
<tr>
<td>To United States.</td>
<td>To countries beyond Norway.</td>
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</tbody>
</table>

### Totals.

<table>
<thead>
<tr>
<th>Aggregate of dead matter returned to Norway.</th>
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</table>

### Net totals.

<table>
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<tr>
<th>At rate of</th>
<th>Sums</th>
</tr>
</thead>
<tbody>
<tr>
<td>18 sk 7 sk 13 sk 13 c</td>
<td>18 sk 7 sk 13 sk 13 c</td>
</tr>
</tbody>
</table>
**Summary of the within account.**

Sums for which Norway must account for to the United States. | Sums for which the United States must account for to Norway.
--- | ---

<table>
<thead>
<tr>
<th>For items of the account, Nos.</th>
<th>Sum to be divided.</th>
<th>Sum wholly due to the United States.</th>
<th>For items of the account, Nos.</th>
<th>Sum to be divided.</th>
<th>Sum wholly due to Norway.</th>
</tr>
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<tbody>
<tr>
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<tr>
<td>Totals</td>
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</tbody>
</table>

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Balance to be divided is................. | | |
One-half (1/2) to United States is........ | | |
Total amount due to United States........ | | |
Total amount due to Norway.............. | | |
Balance due to the United States........ | | |

**Dated at ——, this —— day of ——, 187—.**

---

**E.—Recapitulation.**

FOR THE QUARTER ENDING ——, 187—.

<table>
<thead>
<tr>
<th>Quarterly account</th>
<th>Mails sent by the way of</th>
<th>Net balance in favor of the United States</th>
<th>Net balance in favor of Norway</th>
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<tbody>
<tr>
<td>EAST.</td>
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<tr>
<td>New York to Christiania</td>
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<td>England</td>
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<tr>
<td>Chicago to Christiania</td>
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<td>do</td>
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<td>New York to Christiania</td>
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<td>Chicago to Christiania</td>
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<td>New York to Christiania</td>
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<td>Germany</td>
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**Office of the Auditor of the Treasury for the Post-Office Department, Washington, -—, 187—.**
Second additional convention to the postal convention of August 21, 1867, between the United States of America and Belgium. Signed at Washington on the 9th day of May, 1873; approved by the President of the United States on the 12th day of May, 1873.

The General Post-Office of the United States and the Postal Administration of Belgium having recognized the propriety of reducing the rates of postage fixed by the convention of 21st August, 1867, and by the additional convention of 1st March, 1870, the undersigned, duly authorized by their respective governments, have agreed upon the following articles:

**ARTICLE 1.**

The international single rate upon letters exchanged in direct mails, via Great Britain, between Belgium and the United States, is fixed as follows:
1. At 40 centimes for prepaid letters originating in Belgium.
2. At 8 cents for prepaid letters originating in the United States.

**ARTICLE 2.**

The international single rate for prepaid letters sent by the direct steamship lines to be established between the two countries, in conformity with article six of the convention of 21st August, 1867, is fixed at 30 centimes for letters sent from Belgium, and at 6 cents for letters sent from the United States, of which 10 centimes (2 cents) shall represent the sea-postage.

**ARTICLE 3.**

When one of the two contracting offices shall consider it advisable to exchange closed mails with a foreign country to which these offices may respectively serve as intermediaries by the direct packets which the other contracting office shall have established between Belgium and the United States, it shall pay to the other office, for the maritime transportation of said mails, between Belgian ports and those of the United States, a fixed fee of:
1. Three cents (15 centimes) per 30 grams for letters.
2. Ten cents (50 centimes) per kilogram for other correspondence.

And the same rates of sea-postage are also fixed for the closed mails conveyed by any line of direct mail-steamers between the two countries.

**ARTICLE 4.**

The present convention shall be considered as additional to those of August 21, 1867, and March 1, 1870, and shall take effect from the date agreed upon by the two administrations.

Done in duplicate and signed in Washington this 9th day of May, 1873.

[SEAL.]

JNO. A. J. CRESWELL,
Postmaster-General of the United States.

[SEAL.]

MAURICE DELFOSSE.

I hereby approve the foregoing convention, and in testimony thereof have caused the seal of the United States to be affixed.

[SEAL.]

By the President:

U. S. GRANT.

Secretary of State.

WASHINGTON, May 12, 1873.
Convention between the United States of America and the Republic of Salvador. Extending the period for exchanging the ratifications of the Extradition Convention of the 23d of May, 1870. Concluded May 12, 1873; Ratification advised by Senate February 9, 1874; Ratified by President February 16, 1874; Ratified by President of Salvador October 28, 1873; Ratifications exchanged at Washington March 2, 1874; Proclaimed March 4, 1874.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas a convention between the United States of America and the Republic of Salvador, providing for an extension of the period for exchanging the ratifications of the convention for the extradition of criminals between the two countries, signed on the 23d day of May, 1870, was concluded and signed by their respective Plenipotentiaries at San Salvador, on the 12th day of May last, the original of which convention, being in the English and Spanish languages, is word for word as follows:

Preamble.

The United States of America and the Republic of Salvador, desiring to extend the time fixed for the exchange of the ratifications of the treaty between the United States and that republic for the surrender of criminals, signed at San Salvador on the twenty-third day of May, A. D. 1870, have resolved to conclude a convention for that purpose, and have invested with full powers, the President of the United States, Thomas Biddle, Minister Resident of the United States to Salvador, the President of the Republic of Salvador, Señor Doctor Don Dario Gonzalez, the Minister of the Interior and Public Instruction; who, after reciprocal communication of their said full powers, found in good and due form, have agreed upon the following articles, to wit:

ARTICLE I.

The time fixed for the exchange of the ratifications of the aforesaid treaty of May 23, 1870, extended.

Se proroga por la presente a doce meses, que se contarian desde esta fecha, el término señalado para el cange de las ratificaciones del tratado celebrado para la extraccion de los criminales entre los Estados Unidos y la República del Salvador, firmado en San Salvador el veintitres de Mayo de mil ochocientos setenta, han resuelto concluir una convencion con aquel fin, y han investido con plenos poderes, el Presidente de los Estados Unidos al Señor Don Tomas Biddle, Ministro Residente de los Estados Unidos en el Salvador, el Presidente de la República del Salvador al Señor Don Dario Gonzalez, Ministro de Gobernacion e Instruccion Publica; quienes, despues de examinar reciprocamente sus dichos plenos poderes, encontrandolos en buena y debida forma, han convenido en los artículos siguientes:
exceeding twelve (12) months from the date of this convention, or sooner if possible.

**ARTICLE II.**

The present convention to receive the ratification of the President of the United States, by and with the advice and consent of the Senate thereof, and by the President of the Republic of Salvador, with the approval of the Congress of the same, and the ratifications to be exchanged within convenient time to facilitate the aforesaid extension.

In witness whereof the respective Plenipotentiaries have signed the present convention, in duplicate, and have thereunto affixed their seals.

Done at San Salvador the 12th day of May, A. D. one thousand eight hundred and seventy-three, and of the Independence of the United States the ninety-seventh.

THOS. BIDDLE. [SEAL.]  D. GONZALEZ. [SEAL.]

And whereas the said convention has been duly ratified on both parts, and the respective ratifications were exchanged in this city on the second day of March, 1874:

Now, therefore, be it known that I, ULYSSES S. GRANT, President of the United States of America, have caused the said convention to be made public, to the end that the same, and every clause and article thereof, may be observed and fulfilled with good faith by the United States and the citizens thereof.

In witness whereof I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington this fourth day of March, in the year of our Lord one thousand eight hundred and seventy-four, and [SEAL.] of the Independence of the United States of America the ninety-eighth.

By the President:

HAMILTON FISH,
Secretary of State.
Convention between the United States of America and the Republic of Salvador. Extending the period for exchanging the ratifications of the treaty of December 6, 1870. Concluded May 12, 1873; Ratification advised by Senate March 2, 1874; Ratified by President March 10, 1874; Ratified by President of Salvador October 28, 1873; Ratifications exchanged at Washington March 11, 1874; Proclaimed March 13, 1874.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Preamble.

Whereas a convention between the United States of America and the Republic of Salvador, stipulating for an extension of the period for exchanging the ratifications of the general treaty of amity, commerce, and consular privileges between the two countries, signed on the sixth day of December, 1870, was concluded and signed by their respective Plenipotentiaries at San Salvador, on the twelfth day of May last, the original of which convention, being in the English and Spanish languages, is word for word as follows:

Contracting parties.

The United States of America and the Republic of Salvador, desiring to extend the time fixed for the exchange of the ratifications of the treaty between the United States and that Republic, of amity, commerce, and consular privileges, signed at San Salvador on the sixth day of December, A. D. 1870, have resolved to conclude a convention for that purpose, and have invested with full powers, the President of the United States, Thomas Biddle, Minister Resident of the United States to Salvador, the President of the Republic of Salvador, Señor Doctor Don Dario Gonzalez, the Minister of the Interior and Public Instruction; who, after reciprocal communication of their said full powers, found in good and due form, have agreed upon the following articles, to wit:

ARTICLE I

The time fixed for the exchange of the ratifications of the aforesaid treaty between the United States and the Republic of Salvador, of amity, commerce, and consular privileges, signed at San Salvador on the sixth day of December, A. D. one thousand eight hundred and seventy, (1870,) is hereby extended to a period not exceeding twelve (12) months from the date of this convention, or sooner if possible.

Los Estados Unidos de América y la República del Salvador, desean prorrogar el término señalado para el cange de las ratiﬁcaciones del tratado de amis-tad, comercio y privilegios consulares, celebrado entre los Estados Unidos y aquella República y firmado en San Salvador el 6 de Diciembre de 1870, han resuelto concluir una convención con aquel ﬁn, y han investido con plenos poderes, el Presidente de los Estados Unidos al Señor Don Tomas Biddle, Ministro Residente de los Estados Unidos en el Salvador, y el Presidente de la República del Salvador al Sr. Dr. Don Dario Gonzalez, Ministro de Gobernación e Instrucción Pública; quienes, después de examinar reciprocamente sus dichos plenos poderes, encontrádolos en buena y debida forma, han convenido en los artículos siguientes:

ARTÍCULO I.

Se proroga por la presente á doce meses, que se contarán desde la fecha de esta convención, el término fijado para el cange de las ratiﬁcaciones del tratado de amistad, comercio y privilegios consu-lares entre los Estados Unidos y la República del Salvador firmado en San Salvador el día 6 de Diciembre de 1870, pudiendo veriﬁcarse ántes si fuese posible.
CONVENTION—REPUBLIC OF SALVADOR. MAY 12, 1873.

ARTICLE II.

The present convention to receive the ratification of the President of the United States, by and with the advice and consent of the Senate thereof, and by the President of the Republic of Salvador, with the approval of the Congress of the same, and the ratifications to be exchanged within convenient time to facilitate the aforesaid extension.

In witness whereof the respective plenipotentiaries have signed the present convention in duplicate, and have thereunto affixed their seals.

Done at San Salvador the 12th day of May, A. D. one thousand eight hundred and seventy-three, and of the Independence of the United States the ninety-seventh.

THOS. BIDDLE. [SEAL.]

D. GONZALEZ. [SEAL.]

And whereas the said convention has been duly ratified on both parts, and the respective ratifications were exchanged in this city on the eleventh instant:

Now, therefore, be it known that I, ULYSSES S. GRANT, President of the United States of America, have caused the said convention to be made public, to the end that the same, and every clause and article thereof, may be observed and fulfilled with good faith by the United States and the citizens thereof.

In witness whereof I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington this thirteenth day of March, in the year of our Lord one thousand eight hundred and seventy-four, and of the Independence of the United States of America the ninety-eighth.

[SEAL.]

By the President:

J. C. BANCROFT DAVIS,

Acting Secretary of State.
Additional articles of agreement between the Post-Office Departments of the United States of America and of the Dominion of Canada, establishing an exchange of postal cards between the two countries.

ARTICLE 1.

Postal cards. For the purpose of providing additional facilities of mail communication between the United States and Canada, it is hereby mutually agreed that United States postal cards mailed at any post-office in the United States and addressed to Canada, and Canadian postal cards mailed at any post-office in Canada and addressed to the United States, when prepaid an additional postage of one cent, by affixing thereto an ordinary one-cent postage-stamp of the country of origin, in addition to the stamp printed or impressed on the card, shall be reciprocally forwarded and delivered in the country of destination free of charge. Postal cards not so prepaid will not be forwarded in the mails between the two countries.

ARTICLE 2.

Regulations as to postal cards. The regulations and instructions governing the use and treatment of postal cards in the domestic mails of the United States and of Canada, respectively, shall apply equally to the postal cards mailed in either country and addressed to the other country.

ARTICLE 3.

Postages. Each country will retain to its own use the postage it collects, at the prescribed rate on postal cards forwarded to the other country.

ARTICLE 4.

These articles as additions. The present articles shall be considered additional to those agreed upon between the two offices on the 25th of March, A. D. 1851, and on the 25th and 28th of August, 1856, and shall come into operation on the 1st day of July, A. D. 1873.

Signatures. In witness whereof the Postmaster-General of the United States of America, and the Postmaster-General of the Dominion of Canada, have hereto set their hands and affixed their seals, at the date set opposite to each respectively.

JNO. A. J. CRESWELL, Postmaster-General of the United States.

A. OAMPBELL, Postmaster-General of Canada.

I hereby approve the foregoing convention, and in testimony thereof I have caused the seal of the United States to be affixed.

U. S. GRANT.

By the President:

HAMILTON FISH,
Secretary of State.

WASHINGTON, June 19, 1873.
Additional articles of agreement between the Post-Office Departments of the United States of America and of Newfoundland, establishing an exchange of postal cards between the two countries.

ARTICLE I.

For the purpose of providing additional facilities of mail communication between the United States and Newfoundland, it is hereby mutually agreed that United States postal cards mailed at any post-office in the United States and addressed to Newfoundland, and Newfoundland postal cards mailed at any post-office in Newfoundland and addressed to the United States, when prepaid an additional postage of one cent, by affixing thereto an ordinary one-cent postage-stamp of the country of origin in addition to the stamp printed or impressed on the card, shall be reciprocally forwarded and delivered in the country of destination, free of charge. Postal cards not so prepaid will not be forwarded in the mails between the two countries.

ARTICLE II.

The regulations and instructions governing the use and treatment of postal cards in the domestic mails of the United States and of Newfoundland, respectively, shall apply equally to the postal cards mailed in either country and addressed to the other country.

ARTICLE III.

Each country will retain to its own use the postage it collects at the prescribed rate on postal cards forwarded to the other country.

ARTICLE IV.

The present articles shall be considered additional to those agreed upon between the two offices on the 1/2 of November, A. D. 1872, and shall come into operation on the 1st of October, 1873.

In witness whereof the Postmaster-General of the United States of America and the Postmaster-General of Newfoundland have hereto set their hands and affixed their seals, at the date set opposite to each respectively.

[SEAL.]

JNO. A. J. CRESWELL,
Postmaster-General of the United States.

AUGUST 21, 1873.

JOHN DELANEY,
Postmaster-General of Newfoundland.

SEPTEMBER 15, 1873.

I hereby approve the aforesaid convention, and in testimony thereof I have caused the seal of the United States to be affixed.

U. S. GRANT.

By the President:

W. HUNTER,
Acting Secretary of State.

WASHINGTON, September 26, 1873

Vol. 18, pt. 3—51
Oct. 31 and 18 Nov., Additional articles of agreement between the Post Department of the United States of America and the Post Department of the German Empire, establishing an exchange of postal cards between the two countries.

ARTICLE 1.

Postal cards. For the purpose of providing additional facilities of mail communication between the United States of America and the German Empire, it is hereby mutually agreed that United States postal cards mailed at any post-office in the United States and addressed to Germany, and German postal cards mailed at any post-office in Germany and addressed to the United States, the postage on which shall have been fully prepaid to destination, at the rates hereinafter stated, can henceforth be exchanged between the inhabitants of the United States and of Germany. But unpaid or insufficiently-paid postal cards will not be forwarded in the mails between the two countries.

ARTICLE 2.

Postal cards shall be forwarded exclusively by means of such direct steamers as shall from time to time be employed in the transportation of the direct German-American mails. Each of the two post departments shall pay the entire expenses of the sea transport for the postal cards which are sent from its territory.

For the purposes of this article, the charge for the sea transportation across the Atlantic of the postal cards sent by direct steamers from the United States to Germany, is fixed at one cent an ounce, (avoirdupois,) net weight.

ARTICLE 3.

The postage on postal cards sent in each direction is fixed as follows:
1. At 2 cents when sent from the United States of America.
2. At 1 silbergroschen when sent from Germany.

Prepayment thereof to be made by affixing to each United States postal card an ordinary one-cent postage-stamp in addition to the stamp printed or impressed on the card.

Each department shall retain to its exclusive use the postage which it collects, at the prescribed rates, on the postal cards sent from its territory.

ARTICLE 4.

The regulations and instructions governing the use and treatment of postal cards in the domestic mails of the United States and of Germany, respectively, shall apply equally to the postal cards mailed in either country and addressed to the other country.

ARTICLE 5.

The regulations in the foregoing articles shall, in like manner, apply to the postal cards which are exchanged, through the medium of the Hungarian and German mails, between the United States of America on the one side, and the Empire of Austria-Hungary and the Grand Duchy of Luxembourg on the other.
ARTICLE 6.

This agreement shall go into effect on the 1st of December, 1873, and shall have equal duration with the postal convention of 21st October, 1867, and with the additional conventions concluded thereto.

Done in duplicate and signed in Washington the 18th November, 1873, and in Berlin the 31st October, 1873.

JNO. A. J. CREWSWELL, [L. S.]
Postmaster-General of the United States.

STEPHAN, [L. S.]
Director-General of Posts of Germany.

I hereby approve the aforegoing convention, and in testimony thereof I have caused the seal of the United States to be affixed.

[Signature]
U. S. GRANT.

By the President:

HAMILTON FISH,
Secretary of State.

WASHINGTON, November 18, 1873.
BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas a convention between the United States of America and His Majesty the King of the Belgians was concluded and signed by their respective Plenipotentiaries at Washington on the 19th day of March last, which convention, being in the English and French languages, is word for word as follows:

Preamble.

The United States of America and His Majesty the King of the Belgians, having judged it expedient, with a view to the better administration of justice, and to the prevention of crimes within their respective territories and jurisdiction, that persons convicted of or charged with the crimes hereinafter specified, and being fugitives from justice, should, under certain circumstances, be reciprocally delivered up, have resolved to conclude a convention for that purpose, and have appointed as their Plenipotentiaries: the President of the United States of America, Hamilton Fish, Secretary of State of the United States; and His Majesty the King of the Belgians, Maurice Delfosse, His Majesty's Envoy Extraordinary and Minister Plenipotentiary in the United States; who, after reciprocal communication of their full powers, found in good and due form, have agreed upon the following articles, to wit:

ARTICLE I.

Extradition of fugitives from justice.

The Government of the United States and the Government of Belgium mutually agree to deliver up persons who, having been convicted of or charged with any of the crimes specified in the following article, committed within the jurisdiction of one of the contracting parties, shall seek an asylum, or be found within the territories of the United States and the King of the Belgians, respectively.
other: Provided that this shall only be done upon such evidence of criminality as, according to the laws of the place where the fugitive or person so charged shall be found, would justify his or her apprehension and commitment for trial if the crime had been there committed.

Article II.

Persons shall be delivered up who shall have been convicted of or be charged, according to the provisions of this convention, with any of the following crimes:

1. Murder, comprehending the crimes designated in the Belgian penal code by the terms of parricide, assassination, poisoning, and infanticide.

2. The attempt to commit murder.

3. The crimes of rape, arson, piracy, and mutiny on board a ship, whenever the crew, or part thereof, by fraud or violence against the commander, have taken possession of the vessel.

4. The crime of burglary, defined to be the act of breaking and entering by night into the house of another with the intent to commit felony; and the crime of robbery, defined to be the act of feloniously and forcibly taking from the person of another goods or money by violence or putting him in fear; and the corresponding crimes punished by the Belgian laws under the description of thefts committed in an inhabited house by night, and by breaking in by climbing or forcibly; and thefts committed with violence or by means of threats.

5. The crime of forgery, by which is understood the utterance of forged papers, and also the counterfeiting of public, sovereign, or government acts.

6. The fabrication or circulation of counterfeit money, either coin or paper, or of counterfeit public bonds, bank notes, obligations, or, in general, anything being a title or instrument of credit; the counterfeiting of seals, dies, stamps, and marks of state and public administrations; and the utterance thereof.
Embezzlement.

7. The embezzlement of public moneys committed within the jurisdiction of either party by public officers or depositaries.

8. Embezzlement by any person or persons, hired or salaried, to the detriment of their employers, when the crime is subject to punishment by the laws of the place where it was committed.

ARTICLE III.

Political offences and past crimes.

The provisions of this treaty shall not apply to any crime or offence of a political character, nor to any crime or offence committed prior to the date of this treaty, except the crimes of murder and arson; and the person or persons delivered up for the crimes enumerated in the preceding article shall in no case be tried for any crime committed previously to that for which his or their surrender is asked.

ARTICLE IV.

Neither party to deliver its own citizens.

Neither of the contracting parties shall be bound to deliver up its own citizens or subjects under the stipulations of this convention.

ARTICLE V.

When extradition may be deferred.

If the person whose surrender may be claimed pursuant to the stipulations of the present treaty shall have been arrested for the commission of offences in the country where he has sought an asylum, or shall have been convicted thereof, his extradition may be deferred until he shall have been acquitted, or have served the term of imprisonment to which he may have been sentenced.

ARTICLE VI.

Requisitions, how made.

Requisitions for the surrender of fugitives from justice shall be made by the respective diplomatic agents of the contracting parties, or, in the event of the absence of these from the country or its seat of government, they may be made by superior consular officers.

7. Détournement de deniers publics commis dans la juridiction de l'une ou de l'autre partie par des officiers ou dépositaires publics.

8. Détournement commis par toute personne ou personnes employées ou salariées, au détriment de ceux qui les emploient, lorsque ces crimes entraînent une peine selon les lois du lieu où ils ont été commis.

ARTICLE III.

Les dispositions du présent traité ne s'appliqueront à aucun crime ou délit d'un caractère politique, ni à aucun crime ou délit commis antérieurement à la date du présent traité, à l'exception des crimes de meurtre et d'incendie. En aucun cas l'individu livré pour l'un des crimes énumérés en l'article précédent ne pourra être mis en jugement pour un crime ou délit commis antérieurement au fait qui a motivé l'extradition.

ARTICLE IV.

Les parties contractantes ne seront point obligées de se livrer leurs propres citoyens ou sujets en vertu des stipulations de la présente convention.

ARTICLE V.

Lorsque la personne dont l'extradition est réclamée aux termes du présent traité aura été arrêtée à raison de faits délictueux dans le pays où elle a cherché un asile, ou lorsqu'elle aura été condamnée de ce chef, son extradition pourra être différée jusqu'à son acquittement, ou jusqu'à l'expiration de la peine prononcée contre elle.

ARTICLE VI.

Les demandes tendant à la remise des accusés ou condamnés fugitifs seront faites respectivement par les agents diplomatiques des parties contractantes. En cas d'absence de ceux-ci, soit du pays, soit du siège du gouvernement, ces demandes pourront être faites par les agents consulaires supérieurs.
If the person whose extradition may be asked for shall have been convicted of a crime, a copy of the sentence of the court in which he may have been convicted, authenticated under its seal, and an attestation of the official character of the judge by the proper executive authority, and of the latter by the minister or consul of the United States or of Belgium, respectively, shall accompany the requisition. When, however, the fugitive shall have been merely charged with crime, a duly authenticated copy of the warrant for his arrest in the country where the crime may have been committed, and of the depositions upon which such warrant may have been issued, must accompany the requisition as aforesaid. The President of the United States, or the proper executive authority in Belgium, may then issue a warrant for the apprehension of the fugitive, in order that he may be brought before the proper judicial authority for examination. If it should then be decided that, according to the law and the evidence, the extradition is due pursuant to the treaty, the fugitive may be given up according to the forms prescribed in such cases.

ARTICLE VII.

The expenses of the arrest, detention, and transportation of the persons claimed shall be paid by the government in whose name the requisition has been made.

ARTICLE VIII.

This convention shall take effect twenty days after the day of the exchange of ratifications, and shall continue in force during five years from the day of such exchange; but if neither party shall have given to the other six months' previous notice of its intention to terminate the same, the convention shall remain in force five years longer, and so on.

The present convention shall be ratified, and the ratifications exchanged, at Brussels so soon thereafter as possible.

In witness whereof the respective plenipotentiaries have signed the
present convention in duplicate, and have thereunto affixed their seals.

Done at the city of Washington, the 19th day of March, anno Domini one thousand eight hundred and seventy-four.

[SEAL.] HAMILTON FISH.
[SEAL.] MAURICE DELFOSSE.

And whereas the said convention has been duly ratified of both parts, and the respective ratifications of the same were exchanged at Brussels on the 30th day of April, 1874, by the Plenipotentiaries of the respective Governments:

Now, therefore, be it known that I, ULYSSES S. GRANT, President of the United States of America, have caused the said convention to be made public, to the end that the same, and every clause and part thereof, may be observed and fulfilled with good faith by the United States and the citizens thereof.

In witness whereof I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington this first day of May, in the year of our Lord one thousand eight hundred and seventy-four, and of the Independence of the United States of America the ninety-eighth.

U. S. GRANT.

By the President:

HAMILTON FISH,

Secretary of State.
Additional articles of agreement between the Post-Office Department of the United States of America and the Postal Administration of Switzerland for an exchange of postal cards between the two countries.

**ARTICLE I.**

For the purpose of providing additional facilities of mail-communication between the United States of America and Switzerland, it is hereby mutually agreed that United States postal cards mailed at any post-office in the United States and addressed to Switzerland, and Swiss postal cards mailed at any post-office in Switzerland and addressed to the United States, the postage on which shall have been fully prepaid to destination, at the rates hereinafter stated, can henceforth be exchanged between the inhabitants of the United States and of Switzerland. But unpaid or insufficiently paid postal cards will not be forwarded in the mails between the two countries.

**ARTICLE II.**

Postal cards shall be forwarded exclusively by means of such direct steamers as shall from time to time be employed in the transportation of the direct German-American mails between New York and Bremen or Hamburg. Each of the two post departments shall pay the entire expenses of the intermediate sea and territorial transport of the postal cards which are sent from its territory.

**ARTICLE III.**

The postage on postal cards sent in each direction is fixed as follows:
1. At 2 cents when sent from the United States of America.
2. At 10 centimes when sent from Switzerland.

Each department shall retain to its exclusive use the postage which it collects at the prescribed rates on the postal cards sent from its territory.

**ARTICLE IV.**

The regulations and instructions governing the use and treatment of postal cards in the domestic mail of the United States and of Switzerland respectively, shall apply equally to the postal cards mailed in either country and addressed to the other country.

**ARTICLE V.**

This agreement shall go into effect on the 1st of May, 1874, and shall have equal duration with the postal convention of 11 October, 1867, and with the additional conventions concluded thereto.

Done in duplicate and signed in Washington the 21st April, 1874, and in Berne the 31st March, 1874.

[SEAL.]

JNO. A. J. CRESWELL,
Postmaster-General of the U. S.

EUGENE NORD,
The Federal Post Department.

I hereby approve the foregoing additional articles, and in testimony thereof, I have caused the seal of the United States to be affixed.

[SEAL.]

By the President:
HAMILTON FISH,
Secretary of State.

WASHINGTON, APRIL 21, 1874.
Postal convention between the United States of America and the Republic of France.

Contracting parties.

The undersigned, John A. J. Creswell, Postmaster-General of the United States of America, in virtue of the powers vested in him by law, and M. Amédée Bartholdi, officer of the national order of the Legion of Honor, Envoy Extraordinary and Minister Plenipotentiary from France at Washington, &c., in the name of his government and by virtue of the powers which he has formally presented to this effect, have agreed upon the following articles, viz:

ARTICLE I.

Matter to be exchanged. There shall be between the postal administration of France and the postal administration of the United States an exchange, in closed mails, of letters, samples of merchandise, photographs, and printed matter of all kinds, by the following means of communication and transportation, viz:

1st. By the French mail-packets.
2d. By the packets of the Hamburg line.
3d. By the way of England and the packets employed in transporting the mails between Great Britain and the United States.

Expenses of exchange. The expenses arising from the transportation of the mails by any one of the above-mentioned routes shall be defrayed by the dispatching office; but it is understood that these expenses shall be defrayed in both directions by that of the two administrations which is able to secure the transportation upon the most favorable terms, the other administration to reimburse to it its share of the said expenses.

Sea-rates by French packets. The United States postal administration, however, shall pay to the postal administration of France, for the conveyance of the mails sent from the United States to France by means of the French packets, the same sea-rates as those which the said United States postal administration would pay, according to American legislation, for the maritime conveyance of the same mails by steamers of commerce. It is also understood that these rates are not to be lower than those which the postal administration of France shall have to pay for the conveyance by the Hamburg packets of the mails which it shall send by these packets to the United States.

ARTICLE II.

Postage on ordinary letters prepaid or postpaid. Persons who desire to send ordinary, that is to say not registered, letters, either from France and Algeria, for the United States and its territories, or from the United States and its territories for France and Algeria, may, at their option, leave the postage on said letters to be paid by the addressees, or they can prepay said postage to destination.

ARTICLE III.

Rates of charges on letters. The charge to be levied in France upon letters originating in or addressed to the United States shall be 50 centimes per 10 grammes or fraction of 10 grammes, under the reservation for the French government of the power of hereafter applying the progression of 15 grammes. The charge to be levied in the United States upon letters originating in or addressed to France shall be 9 cents per 15 grammes or fraction of 15 grammes. Independently of the charges mentioned above, a fixed fee of 25 centimes, or 5 cents, as the case may be, shall be levied upon the unpaid letters.
In regard to the letters insufficiently paid by means of postage-stamps, they shall be treated as unpaid letters, saving deduction of the amount of the postage-stamps; but when the charge resulting from this deduction shall give a fraction of half décime French, or of a cent American, an entire half décime or cent, as the case may be, shall be levied for the fraction.

ARTICLE IV.

The public of the two countries may send letters, registered, from one country to the other. The postage on such registered letters must always be prepaid to destination.

Every registered letter sent from France and Algeria to the United States and its territories shall bear, on departure, in addition to the postage applicable to an ordinary paid letter of the same weight, a fixed fee of 50 centimes; and, reciprocally, every registered letter sent from the United States and its territories to France and Algeria shall bear, on departure, in addition to the postage applicable to a paid letter of the same weight, a fixed fee of 10 cents.

ARTICLE V.

Samples of merchandise or of grains, photographs, engravings, and lithographs, newspapers, periodicals, sewed or bound books, pamphlets, sheets of music, catalogues, prospectuses, announcements, and various circulars, printed, engraved, lithographed, or autographed, which shall be sent either from France and Algeria to the United States and its territories, or from the United States and its territories to France and Algeria, must be prepaid, on both sides, to destination.

The rates of prepayment shall be fixed by the government of the country of origin.

ARTICLE VI.

Each administration shall retain the whole amount of the sums which it shall have collected by authority of Articles III, IV, and V preceding.

It is formally agreed, between the two contracting parties, that such objects as are designated in the said article, which shall have been prepaid to destination, cannot, under any pretext or title whatever, be subjected, in the country of destination, to any postage or fee to the charge of the addressees.

ARTICLE VII.

The two administrations may reciprocally deliver in open mails ordinary letters and printed matter of all kinds coming from or addressed to the countries to which they serve respectively as intermediaries; and also registered letters coming from or addressed to such of those countries to which the payment of ordinary letters can be effected to destination.

This delivery shall take place according to the following arrangements:

The correspondence exchanged between France or Algeria and the countries to which the United States serve as intermediaries shall be made subject to the following settlements:

1st. To the payment by the French administration, to the American administration, when the postage shall be collected in France or Algeria, of a rate of postage equal to that which is paid by the inhabitants of the United States for the correspondence which they exchange with the same countries.

2d. To the payment by the American administration to the French administration, when the postage shall be collected in the countries to which the United States serve as intermediaries, of a rate of French postage of 4 cents per 10 grammes or fraction of 10 grammes for ordinary letters, of 8 cents per 10 grammes or fraction of 10 grammes for reg-
istered letters, and of 1 cent per 40 grammes or fraction of 40 grammes for printed matter of all kinds.

Reciprocally the correspondence exchanged between the United States and the countries to which France serves as intermediary, shall be made subject to the following settlements:

1st. To the payment by the American administration to the French administration, when the postage shall be collected in the United States, of a rate of postage equal to that which is paid by the inhabitants of France and Algeria for correspondence which they exchange with the same countries.

2d. To the payment by the French administration to the American administration, when the postage shall be collected in the countries to which France serves as intermediary, of an American rate of postage of 20 centimes per 15 grammes or fraction of 15 grammes for ordinary letters; and of 40 centimes per 15 grammes or fraction of 15 grammes for registered letters, and of 5 centimes per 40 grammes or fraction of 40 grammes for printed matter of all kinds.

The correspondence exchanged between the countries to which France serves as intermediary and the countries to which the United States serve as intermediaries, shall be made subject to the following settlements:

1st. To the payment by the French administration to the American administration, if the postage on the correspondence is collected in the countries to which France serves as intermediary, of a rate of postage equal to the postage paid by the inhabitants of the United States for the correspondence which they exchange with the countries to which the United States serve as intermediaries.

2d. To the payment by the American administration to the French administration, if the postage on the correspondence is collected in the countries to which the United States serve as intermediaries, of a rate of postage equal to that paid by the inhabitants of France and Algeria for the correspondence which they exchange with the countries to which France serves as intermediary.

The expenses of intermediate transportation between France and the United States of the correspondence to which apply the provisions of the present article shall be defrayed by that of the two postal administrations of France or of the United States by which, or on the side of which, the postage shall be collected.

**ARTICLE VIII.**

Samples of merchandise shall not be admitted to the benefits of a reduced rate, unless they are in themselves of no commercial value, unless they are placed under band, or in such a manner as to leave no doubt of their nature, and unless they bear no other writing by the hand than the address, a mark of fabric or of the merchant, numbers of order, and price.

In order to benefit by a reduced rate, the photographs and printed matter mentioned in Articles V and VII should also be placed under band, and bear no writing, figure, or sign whatever, made by hand, except the address, the signature of the sender, or a date.

The samples of merchandise, photographs, and printed matter which do not fulfill the conditions mentioned above, or which have not been prepaid to the fixed limit, shall be considered as letters, and charged accordingly.

It is understood that the provisions contained in the present article, and in Articles V and VII preceding, do not impair in any manner the right of the postal administrations of the two countries not to permit upon their respective territories the transportation and distribution of photographs, lithographs, engravings, and printed matter, which are not in accordance with the laws, ordinances, or decrees which regulate the conditions of their publication and circulation both in France and in the United States.
ARTICLE IX.

The postal administrations of France and of the United States shall not admit to destination in either of the two countries, or in the countries using their intermediary, any package or letter containing gold or silver, money, jewels, or articles of intrinsic value, or any object subject to customs-duty.

Liquids and articles which may injure the correspondence, and which are prohibited in the country of destination, shall not be admitted under any form to be dispatched through the post-office.

No package of more than 60 centimetres or 2 feet, American, in length, and of more than 30 centimetres or 1 foot, American, in the other dimensions, can be sent from one of the two countries to the other through the post-office.

ARTICLE X.

The French government agrees to cause to be transported, in closed mails, either across France or by means of the French maritime postal service, the correspondence which the postal administration of the United States may desire to exchange with other countries by the intermediary of the French post-office; and reciprocally the Government of the United States agrees to cause to be transported, in closed mails, either across the United States or by means of American maritime postal services, the correspondence which the postal administration of France may desire to exchange with other countries by the intermediary of the United States post-office.

The postal administration of France shall pay to the postal administration of the United States, viz:

1st. The sum of 6 francs per kilogramme on letters, and 1 franc per kilogramme on samples and prints, for the transportation across the territory of the United States of the closed mails which shall be exchanged between France and other countries via San Francisco.

2d. The sum of 10 francs per kilogramme on letters, and 1 franc per kilogramme on samples and printed matter, for the transportation across the territory of the United States of the closed mails which shall be exchanged by any other route than that of San Francisco between France and its colonies, or all other places where it shall have postal establishments, or the countries with which it is at present bound by postal conventions.

Reciprocally the postal administration of the United States shall pay to the postal administration of France, viz:

1st. The sum of $1.20 per kilogramme on letters, and 20 cents per kilogramme on patterns and printed matter, for the transportation across French territory of the closed mails which shall be exchanged between the United States and other States by the Franco-Belgian or Franco-German frontier.

2d. The sum of $2 per kilogramme on letters, and 20 cents per kilogramme on samples and prints, for the transportation across French territory of the closed mails which shall be exchanged by all other points of the French frontier than those contiguous to Germany or to Belgium between the United States and the countries with which the Government of the United States is at present bound by postal conventions.

When the closed mails coming from or addressed to France shall be transported between the French frontier and the American frontier by the packets of the Hamburg line, the postal administration of France shall pay to the postal administration of the United States, in addition to the American territorial transit-rates above mentioned, the sum of 10 francs per kilogramme on letters, and the sum of 50 centimes per kilogramme on samples and printed matter, which may be contained in these mails.

Reciprocally, when the closed mails coming from or addressed to the United States shall be transported between the American frontier and
the French frontier by the French mail-packets, the United States postal administration shall pay to the postal administration of France, in addition to the French territorial transit-rates above mentioned, the sum of $2 per kilogramme on letters, and 10 cents per kilogramme on samples and printed matter, which may be contained in these mails.

The maritime postage for which the two postal administrations of France and of the United States will have to reciprocally account for upon the correspondence of all kinds transported in closed mails, by packets other than those navigating between France and the United States, will be the same as those applicable to correspondence of the same nature coming from or addressed to the countries which assure the maritime transportation of the said closed mails.

It is understood that the weight of the correspondence of all kinds which is found undeliverable, as also that of the letter-bills and other documents of account arising from the exchange of the correspondence transported in closed mails by either of the two administrations for the account of the other, shall not be included in the weight of the letters, samples, or printed matter, upon which should be levied the territorial and maritime transit-rates required in virtue of the present article.

ARTICLE XI.

Quarterly accounts and settlements. There shall be prepared every three months, by the postal administration of France, particular accounts, recapitulating the proceedings of the transmission of the correspondence between the respective exchange-offices.

These accounts, which shall have for basis and vouchers the acknowledgments of receipt for the mails during the quarterly period, shall be summed up in a general account, designed to present the definitive results of the transmission of the correspondence exchanged between the two administrations.

After having been reciprocally examined and approved, the general account above mentioned shall be paid, by the administration recognized as debtor towards the other, in the course of the second quarter following that to which the account refers.

The balances of the accounts shall be paid as follows, viz:

1st. In drafts upon Washington, and in American money, when the balance is in favor of the United States office.

2d. In drafts upon Paris, and in French money, when the balance is in favor of the French office.

In the establishment of the accounts, and in all matters relative to the execution of the convention, the dollar shall be considered the equivalent of 5 francs 20 centimes.

ARTICLE XII.

Letters and packages wrongly addressed, &c. Ordinary or registered letters, samples of merchandise, photographs, and printed matter, wrongly addressed or wrongly sent, shall be, without delay, reciprocally returned through the intermediary of the respective exchange-offices for the weight and rate at which the sending office shall have delivered these objects in account to the other office.

Articles of the same nature, which may have been sent to addressees who have left for the country of origin of these letters, shall be respectively returned, charged with the postage which would have been paid by the addressees.

Ordinary letters and articles under band, which shall have originally been delivered to the postal administration of France, or to the postal administration of the United States, by other administrations, and which, in consequence of change of residence of the addressees, must be returned from one of the two countries to the other, shall be reciprocally delivered, charged with the postage required at the place of first destination.
ARTICLE XIII.

Ordinary or registered letters, samples of merchandise, photographs, and printed matter, exchanged in open mails between the two postal administrations of France and of the United States, and which shall be found undeliverable, for any cause whatsoever, must be reciprocally returned at the end of each month, and oftener if possible.

Such articles as shall have entered into the accounts shall be returned for the rate at which they shall have been originally entered on the account by the dispatching office.

Such as shall have been delivered prepaid to destination or to the frontier of the corresponding office shall be returned without charge or discount.

ARTICLE XIV.

The postal administration of France and the postal administration of the United States shall designate by common accord the offices through which the exchange of the respective correspondence should take place; they shall regulate the routes of the correspondence reciprocally transmitted, and the form of the accounts mentioned in the preceding article XI, and also every other measure of detail or order necessary to assure the execution of the stipulations of the present convention.

It is understood that the measures designated above may be modified by the two administrations whenever, by common accord, they shall perceive such necessity.

ARTICLE XV.

The present convention shall have force and effect from the day agreed upon by the two parties, and shall remain obligatory from year to year, until one of the two parties shall have made known to the other, a year in advance, its intention to terminate the same.

During this last year the convention shall continue to have full and entire force, without prejudice to the liquidation and the balance of the accounts between the respective administrations after the expiration of said term.

ARTICLE XVI.

The present convention shall be ratified and the ratifications exchanged as soon as possible.

In faith of which the respective plenipotentiaries have signed the present convention and have affixed their seals thereto.

Done in duplicate and signed at Washington the twenty-eighth day of April, in the year of our Lord one thousand eight hundred and seventy-four.

JNO. A. J. CRESWELL,
Postmaster-General of the United States.

A. BARTHOLDI.

I hereby approve the foregoing convention, and in testimony thereof I have caused the seal of the United States to be affixed.

U. S. GRANT.

By the President:

WILLIAM R. DIGGES,
Secretary of State.
POSTAL CONVENTION—FRANCE. APRIL 28, 1874.

[Translation.]

Approval by President of French Republic.

Having seen and examined the above convention, we have approved it; and do approve, by virtue of the provisions of the law voted by the National Assembly, in the session of 25th June, 1874. In faith of which we have caused to be placed hereupon the seal of the republic.

Given at Versailles, June 26, 1874.

[SEAL.] MARÉCHAL MAC MAHON, DUC DE MAGENTA.

By the President of the French Republic:

The minister of foreign affairs,

DECAZES.

Ratifications exchanged.

We, J. W. Marshall, Postmaster-General of the United States, and Amédée Bartholdi, officer of the Legion of Honor, envoy extraordinary and minister plenipotentiary of France, certify that on this date we have proceeded to perform the exchange of ratifications of the postal convention which was concluded between the United States and the French republic at Washington the 28th day of April, one thousand eight hundred and seventy-four.

Done in duplicate and signed at Washington this seventeenth day of July, one thousand eight hundred and seventy-four.

[SEAL.] J. W. MARSHALL,
Postmaster-General.

[SEAL.] A. BARTHOLDI.

Regulations of detail and order, concluded between the postal administration of the United States and the postal administration of France, for the execution of the postal convention of 28th April, 1874.

Agreement on details.

In view of the postal convention concluded the 28th of April, 1874, between the United States and France, stipulating (Article XIV) that the postal administrations of the two countries shall designate, by common accord, the offices through which the exchange of the respective correspondence shall take place, and shall regulate the direction of the correspondence reciprocally transmitted, the form of accounts, as well as every other measure of detail or order necessary to assure the execution of the said convention, the Postmaster-General of the United States of the one part, and the Director General of the Posts of France, of the other part, have agreed as follows:

ARTICLE 1.

The exchange of correspondence between the postal administration of France and the postal administration of the United States shall be effected as follows:

On the side of the postal administration of France—
1st. By the office of Paris.
2d. By the office of Hâvre.
3d. By the office of Cherbourg.
4th. By the office of Brest.
5th. By the traveling office of Paris to Calais.
6th. By the traveling office of Lille to Calais.

On the side of the postal administration to the United States—
1st. By the office of Boston.
2d. By the office of New York.

ARTICLE 2.

The relations between the French exchange-offices and the American exchange-offices shall be established in the following manner, viz:

By the way of the French mail-packets.—The offices of Paris, Hâvre, and Brest shall correspond with the office of New York,
By the way of the packets of the Hamburg line.—The offices of Paris and Havre shall make up mails for the office of New York, and the office of New York shall make up mails for the offices of Paris, Havre, and Cherbourg.

By the way of England.—The offices of Paris and Havre and the traveling offices of Paris to Calais and Lille to Calais shall correspond with the offices of Boston and New York.

**ARTICLE 3.**

In conformity with Article I of the convention of 28th April, 1874, the postal administration of the United States shall pay, on account of the postal administration of France, the expenses of the intermediary transportation of the mails which shall be sent from France to the United States, as well by means of the Hamburg packets navigating between France and the United States as by the way of England and the packets used for the conveyance of the correspondence of the British Kingdom to the United States.

These expenses shall be re-imbursed by the postal administration of France to the postal administration of the United States, as follows:

1st. At the rate of 30 centimes per thirty grammes of letters, and 50 centimes per kilogramme of samples of merchandise or printed matter, for such of the said mails as shall be forwarded by means of the Hamburg packets.

2d. At the rate of 44 centimes per thirty grammes of letters, and one franc per kilogramme of samples of merchandise or printed matter, for such of the said mails as shall be forwarded by the way of England and the packets used for the conveyance of the correspondence between England and the United States.

On its side, the postal administration of France shall assure, on account of the postal administration of the United States, the intermediary transportation of the mails which shall be forwarded from the United States to France by means of the French mail-packets.

The postal administration of the United States shall pay for this transportation to the postal administration of France the same rates, per thirty grammes of letters and per kilogramme of samples of merchandise or printed matter, as those at which the intermediary transportation is hereinabove fixed, by Hamburg packets, of the mails from France for the United States.

**ARTICLE 4.**

The correspondence exchanged between the postal administration of France and the postal administration of the United States shall be forwarded in conformity with table A, annexed to the present regulations.

**ARTICLE 5.**

Correspondence sent in transit, in open mail, conformably to Article VII of the convention of 28th April, 1874, shall be exchanged between the postal administration of France and the postal administration of the United States on the conditions respectively fixed by the said article and by tables B and C, annexed to the present regulations.

The postage-charges which the two administrations shall have mutually to carry to account for this correspondence shall be stated by the dispatching exchange-offices in ordinary figures, and uniformly on the upper left side of the address, as follows:

- In red ink, on prepaid objects entered by the dispatching office to the credit of the corresponding office.
- In black ink, on unpaid objects entered by the dispatching office to the debit of the corresponding office.
ARTICLE 6.

Marks on registered letters.

Registered letters, which shall be reciprocally forwarded by the postal administrations of France and the United States, shall be marked, on the side of the address, with a stamp, bearing in red ink the word "Chargé," or the word "Registered," as the case may be.

ARTICLE 7.

Stamps on matter sent by intermediary service.

Ordinary letters, registered letters, samples of merchandise, and printed matter, sent either from the offices depending upon the postal administration of France for the United States and the countries to which the United States serves as intermediary, or from the offices depending upon the postal administration of the United States for France, Algeria, and the countries to which France serves as intermediary, shall be marked on the side of the address with a stamp, indicating the date of mailing and the place of origin.

ARTICLE 8.

Stamps on prepaid matter.

The postal administration of the United States shall cause to be placed on the address of the prepaid objects which the American exchange-offices shall forward to the French exchange-offices the impression, in red ink, of the stamp "Paid."

On its side, the postal administration of France shall cause to be placed the impression, in red ink, of the stamp "P. D." upon the objects prepaid to destination; and of the stamp "P. P." upon the objects prepaid by compulsion to any limit whatever of their course, which shall be forwarded by the French exchange-offices to the American exchange-offices.

On matter insufficiently paid.

The stamp "Affranchissement insuffisant," or "Insufficiently prepaid," as the case may be, shall be placed upon letters insufficiently paid.

ARTICLE 9.

Letter-bills.

Each of the mails exchanged between the postal administrations of the two countries shall be accompanied by a letter-bill, upon which the exchange-offices shall state, with the classifications established by the convention of 28th April, 1874, as follows:

1st. The nature and the number of the objects which the mail shall contain.

2d. The number of single rates relating to the correspondence of the one of the two countries for the other.

3d. The weights or sums to be carried to account for each class of correspondence.

The office to which the mail shall be addressed shall acknowledge the receipt thereof to the dispatching office by the first mail thereafter.

The letter-bills and acknowledgments of receipt of the French exchange-offices shall conform to models D and E, annexed to the present regulations.

The forms of letter-bill and acknowledgment of receipt, of which the American exchange-offices shall make use in their relations with the French exchange-offices, must accord with the models hereinabove designated.

ARTICLE 10.

Packets, rules as to number and form.

The correspondence described in the letter-bills shall be divided into as many packets as this correspondence will admit of lines or special articles.

Each packet shall be placed under a label, indicating the nature and the weight of the correspondence, as well as the number of objects and
the number of single-rates or the sums, as the case may be, inscribed upon the letter-bill.

**ARTICLE 11.**

Registered letters shall be entered by names on the letter-bill of the dispatching office, with all the details which this bill allows.

These letters shall form a special packet, covered with an envelope of white paper, sealed on all the folds by means of the seal of the dispatching office, and surrounded by a string placed crosswise. The ends of this string shall be attached to the bottom of the letter-bill by means of a gum seal.

The letter-bill must bear the stamp "Chargé," or "Registered," whenever the mail shall contain one or more registered letters.

**ARTICLE 12.**

Every mail, after having been tied up interiorly, must be enveloped in gray paper, in sufficient quantity to resist the friction, then tied exteriorly and sealed with wax, with the impression of the office seal.

The string which shall surround a mail exteriorly must always be without knot.

**ARTICLE 13.**

In case that, on the day fixed for the dispatch of the mails, an exchange-office should have no object to address to the corresponding office, this exchange-office must nevertheless send, in the ordinary form, a mail, which shall contain only a negative letter-bill.

**ARTICLE 14.**

The postage or charge upon letters that have become dead, from whatever cause, which the two administrations shall return to each other, by virtue of Article XIII of the convention of 28th April, 1874, shall only be admitted in release of the administration to which these letters shall have been originally transmitted, so far as the condition of their seals shall not give reason to suppose that they have been opened.

However, scurrilous letters and those commonly called decoy letters, may be comprised and admitted in the dead matter reciprocally returned, even though these letters may have been opened.

**ARTICLE 15.**

Letters not claimed, addressed *poste-restante* or in furnished hotels, may, after three months' stay, be returned on both sides, under the conditions fixed by Article XIII, before cited, and the preceding article.

The account of the total of dead matter shall be prepared in bordereaux, conforming to the model F, annexed to the present regulations.

**ARTICLE 16.**

It is agreed that the provisions of the convention of 28th April, 1874, and of the present regulations, shall be put into execution the 1st of August, 1874.

Done in duplicate and signed at Washington the 9th of June, 1874, and at Paris the 26th of June, 1874.

JNO. A. J. CRESWELL,  
Postmaster-General.

LE LIBON,  
Director-General of Posts.
Table indicating the direction to be received by the correspondence exchanged between the postal administration of France and the postal administration of the United States.

<table>
<thead>
<tr>
<th>Mails from the French offices.</th>
<th></th>
<th>Mails from the American offices.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Dispatching.</strong></td>
<td><strong>Receiving.</strong></td>
<td><strong>Dispatching.</strong></td>
</tr>
<tr>
<td><strong>Office.</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>1</strong></td>
<td><strong>2</strong></td>
<td><strong>3</strong></td>
</tr>
<tr>
<td>Brest</td>
<td>New York</td>
<td>The rest of the United States and the countries to which the United States serves as intermediary.</td>
</tr>
<tr>
<td>Havre</td>
<td>Boston</td>
<td>The States of Massachusetts, Maine, Vermont, New Hampshire, and Rhode Island.</td>
</tr>
</tbody>
</table>

§ 1.—BY WAY OF THE FRENCH MAIL-PACKETS.

§ 2.—BY WAY OF THE HAMBURG PACKETS.

§ 3.—BY THE WAY OF ENGLAND.

By the packets for New York.

By the packets for Boston.


The rest of France, Algeria, and the countries to which France serves as intermediary.

The departments of Manche, Calvados, Eure, and Seine-Inférieure, (except Havre.)

Havre.

The rest of France, Algeria, and the countries to which France serves as intermediary.

By the department of the Nord, Belgium, the Netherlands, and the northern states of Europe.

The rest of France and the other foreign countries to which France serves as intermediary.
Table indicating the rates to be paid by the postal administration of the United States to the postal administration of France for the correspondence originating in or destined for the countries to which France serves as intermediary.

<table>
<thead>
<tr>
<th>Designation of the countries</th>
<th>Nature of the correspondence</th>
<th>Correspondence addressed to the countries designated in the first column of the table</th>
<th>Correspondence originating in the countries designated in the first column of the table</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2</td>
<td>3</td>
<td>4</td>
</tr>
<tr>
<td></td>
<td>5</td>
<td>6</td>
<td>7</td>
</tr>
<tr>
<td></td>
<td>8</td>
<td>Rate to be paid by the American office to the French office for each pre-paid object</td>
<td>Rate to be paid by the American office to the French office for each unpaid object</td>
</tr>
<tr>
<td>England, Belgium, Switzerland, Luxemburg</td>
<td>Ordinary letters, Registered letters, Samples &amp; prints</td>
<td>Optional...</td>
<td>Destination...</td>
</tr>
<tr>
<td>Germany, Italy, the Netherlands, Portugal, Malta</td>
<td>Ordinary letters, Registered letters, Samples &amp; prints</td>
<td>do...</td>
<td>do...</td>
</tr>
<tr>
<td>Denmark, Russia</td>
<td>Ordinary letters, Registered letters, Samples &amp; prints</td>
<td>do...</td>
<td>do...</td>
</tr>
<tr>
<td>Austria, Greece, Sweden</td>
<td>Ordinary letters, Registered letters, Samples &amp; prints</td>
<td>do...</td>
<td>do...</td>
</tr>
<tr>
<td>Norway</td>
<td>Ordinary letters, Registered letters, Samples &amp; prints</td>
<td>do...</td>
<td>do...</td>
</tr>
<tr>
<td>Roumania, Servia, Montenego, Tangiers, Tunis, and cities of the Levant in which France maintains post-offices</td>
<td>Ordinary letters, Registered letters, Samples &amp; prints</td>
<td>do...</td>
<td>do...</td>
</tr>
<tr>
<td>Brazil, French, English, and Netherland colonies and possessions in Africa and America</td>
<td>Ordinary letters, Registered letters, Samples &amp; prints</td>
<td>do...</td>
<td>do...</td>
</tr>
<tr>
<td>French, English, and Netherland colonies and possessions in Asia and Oceanics (except Southern Australia and Tasmania, Shanghai, China, and Yokohama, Japan)</td>
<td>Ordinary letters, Registered letters, Samples &amp; prints</td>
<td>do...</td>
<td>do...</td>
</tr>
<tr>
<td>Spain and Gibraltar</td>
<td>Ordinary letters, Registered letters, Samples &amp; prints</td>
<td>do...</td>
<td>do...</td>
</tr>
<tr>
<td>Southern Australia and Tasmania</td>
<td>Ordinary letters, Registered letters, Samples &amp; prints</td>
<td>do...</td>
<td>do...</td>
</tr>
<tr>
<td>Countries beyond the sea other than those above designated</td>
<td>Ordinary letters, Registered letters, Samples &amp; prints</td>
<td>do...</td>
<td>do...</td>
</tr>
</tbody>
</table>

* Alexandria, Alexandretta, Beirut, Cairo, Constantinople, Dardanelles, Jaffa, Kertessee, Kustendje, Lattoumis, Massena, Port Said, Rhodes-Salonica, Rodosto, Samos, Corfu, Smyrna, Susa, Salina, Trebizond, Tripoli in Syria, Tulcha, Varna.
C.—Table indicating the rates to be paid by the postal administration of France to the postal administration of the United States for the correspondence originating in or destined for the countries to which the United States serves as intermediary.

<table>
<thead>
<tr>
<th>Designation of the countries.</th>
<th>Correspondence addressed to the countries designated in the first column of the table.</th>
<th>Correspondence originating in the countries designated in the first column of the table.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Nature of the correspondence.</td>
<td>Conditions of payment.</td>
</tr>
<tr>
<td>1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Argentine Republic, Belize, United States of Colombia, (except Aspinwall and Panama,) Paraguay, Uruguay, West Indies, (except where otherwise stated,)</td>
<td>Letters</td>
<td>Prepayment obligatory.</td>
</tr>
<tr>
<td>Aspinwall. Australia, (except New South Wales,) Bermuda, China, (except Hong-Kong and dependent Chinese ports,) Costa Rica, Cuba, Fiji Islands, Guatemala, Jamaica, Japan, Mexico, Nicaragua, Panama, Saint John, Saint Thomas, San Juan, Saint Croix, Venezuela.</td>
<td>Letters</td>
<td>do</td>
</tr>
<tr>
<td>Bolivia, Chili, Peru.</td>
<td>Letters</td>
<td>do</td>
</tr>
<tr>
<td>Brazil.</td>
<td>Letters</td>
<td>do</td>
</tr>
<tr>
<td>Canada and Prince Edward Island.</td>
<td>Letters</td>
<td>do</td>
</tr>
<tr>
<td>East Indies, British.</td>
<td>Letters</td>
<td>do</td>
</tr>
<tr>
<td>Ecuador.</td>
<td>Letters</td>
<td>do</td>
</tr>
<tr>
<td>Hawaiian Kingdom, (Sandwich Islands.)</td>
<td>Letters</td>
<td>do</td>
</tr>
<tr>
<td>Hong-Kong and dependent Chinese ports.</td>
<td>Letters</td>
<td>do</td>
</tr>
<tr>
<td>New South Wales and New Zealand.</td>
<td>Letters</td>
<td>do</td>
</tr>
</tbody>
</table>

*Registered letters are subject to a registration fee of 40 centimes per letter, in addition to the postage, except to New South Wales and New Zealand, to which the fee is 50 centimes, and to Canada, to which the fee is 60 centimes. Registered letters can be sent to Yokohama, only, in Japan, and to Shanghai, in China. The extranational and United States postage on this correspondence being required to be fully prepaid in the country of origin, no charge is made against the French office.
TABLE No. 1.—Ordinary correspondence.

<table>
<thead>
<tr>
<th>No. of the articles of account</th>
<th>Designation of the correspondence</th>
<th>Credit of France</th>
<th>Credit of the U.S.</th>
<th>Stamps to be carried to account</th>
<th>Percent of rate to be entered in columns 4 and 5</th>
<th>No. of single rates or sums</th>
<th>No. of single rates or sums</th>
<th>Statement of the American exchange-office</th>
<th>Verification of the French exchange-office</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
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<td></td>
<td></td>
<td></td>
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<td>2</td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>§ I.—CORRESPONDENCE FORWARDED FOR MEMORANDUM.</td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Correspondence originating in the United States, addressed to France and Algeria.</td>
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<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Insufficiently-paid letters.</td>
<td></td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Unpaid letters.</td>
<td></td>
<td></td>
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<td></td>
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<td></td>
</tr>
<tr>
<td></td>
<td>§ II.—CORRESPONDENCE FORWARDED ON ACCOUNT.</td>
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<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Prepaid letters from the United States for the countries to which France serves as intermediary.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Prepaid letters from the United States for the countries to which France and Algeria serve as intermediary.</td>
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<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Prepaid letters from the United States for the countries to which France serves as intermediary.</td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Samples and prints for the countries to which France serves as intermediary.</td>
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<td></td>
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<td></td>
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</tr>
<tr>
<td></td>
<td>Samples and prints for the countries to which France serves as intermediary.</td>
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</tr>
<tr>
<td></td>
<td>Samples and prints for the countries to which France serves as intermediary.</td>
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</tr>
<tr>
<td></td>
<td>Samples and prints for the countries to which France serves as intermediary.</td>
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<td></td>
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<td></td>
</tr>
<tr>
<td></td>
<td>Samples and prints for the countries to which France serves as intermediary.</td>
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<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Correspondence re-forwarded (postage to be recovered).</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Correspondence wrongly sent.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Prepaid—transit postage due the French office.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Unpaid—transit postage due the American office.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(1) See Table B, annexed to the convention.
(II) See Table C, annexed to the convention.
TABLE NO. 2.—Registered letters addressed to France, Algeria, and foreign countries.

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1</td>
<td>2</td>
<td>3</td>
<td>4</td>
<td>5</td>
<td>6</td>
<td></td>
</tr>
<tr>
<td></td>
<td>9</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Totals</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

TABLE NO. 3.—Statement of the quantities which are to serve as the basis of the account for the rates of intermediary postage between the postal administrations of France and the United States.

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1</td>
<td>2</td>
<td>3</td>
<td>4</td>
<td>5</td>
</tr>
<tr>
<td></td>
<td>10</td>
<td></td>
<td>Letters described in articles 15, 16, 17, 18, and 19 of the credit of the U.S. and 8 of the credit of France.</td>
<td>Letters described in tables Nos. 1 and 2, (except those entered in articles 15, 16, 17, 18, and 19 of the credit of the U.S. and 8 of the credit of France.</td>
<td>Samples and prints described in table No. 1.</td>
</tr>
<tr>
<td></td>
<td>11</td>
<td></td>
<td>By French packets.</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>21</td>
<td></td>
<td>By Hamburg packets.</td>
<td>Letters described in articles 15, 16, 17, 18, and 19 of the credit of the U.S. and 8 of the credit of France.</td>
<td></td>
</tr>
</tbody>
</table>

TABLE NO. 4.—Closed mails.

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1</td>
<td>2</td>
<td>3</td>
<td>4</td>
<td>5</td>
</tr>
<tr>
<td></td>
<td>1</td>
<td>2</td>
<td>3</td>
<td>4</td>
<td>5</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total number of closed mails</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Certified by the undersigned, postmaster of __________.
**E.—ACKNOWLEDGMENT OF RECEIPT.**

From the office of ____________________________ for the office ____________________________

I have received (1) ——, 1877, your mail of the (2) ——, 1877, forwarded from (3) —— to (4) ——, by the way of (5) ——.

(1) Date of arrival of the mail at the office of destination. (2) Date of departure of the mail from the office of origin. (3) Name of the port of embarkation. (4) Name of the port of debarkation. (5) Route employed—via England, via French packets, via Hamburg packets, as the case may be.

---

**Table No. 1.—Ordinary correspondence.**

<table>
<thead>
<tr>
<th>No. of the articles of account</th>
<th>Designation of the correspondence</th>
<th>Progression of weight according to which must be established the sums or single rates to be carried to columns Nos. 7 and 8.</th>
<th>Sum to be carried to account per each single rate.</th>
<th>Statement of the French exchange-office.</th>
<th>Verification of the American exchange-office.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Credit of France</td>
<td>Credit of the U.S.</td>
<td>Sum No.</td>
<td>Designation of the correspondence</td>
<td>Sum No.</td>
<td>Designation of the correspondence</td>
</tr>
<tr>
<td>1</td>
<td>2</td>
<td>3</td>
<td>4</td>
<td>5</td>
<td>6</td>
</tr>
<tr>
<td>§ I.—CORRESPONDENCE FORWARDED FOR MEMORANDUM.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Correspondence originating in France and Algeria addressed to the United States.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Prepaid letters</td>
<td></td>
<td></td>
<td>10 grs.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Insufficiently-paid letters</td>
<td></td>
<td></td>
<td>10 grs.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Prepaid samples and prints of every nature</td>
<td></td>
<td></td>
<td>40 grs.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Unpaid letters</td>
<td></td>
<td></td>
<td>10 grs.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>§ II.—CORRESPONDENCE FORWARDED ON ACCOUNT.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Prepaid letters from France to the countries to which the United States serves as intermediary.</td>
<td></td>
<td></td>
<td>10 grs.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Prepaid letters from the countries to which the United States serves as intermediary.</td>
<td></td>
<td></td>
<td>10 grs.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>For the United States</td>
<td></td>
<td></td>
<td>0 0 20</td>
<td></td>
<td></td>
</tr>
<tr>
<td>For the countries to which the United States serves as intermediary.</td>
<td></td>
<td></td>
<td>10 grs.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Samples and prints from France for the countries to which the United States serves as intermediary.</td>
<td></td>
<td></td>
<td>40 grs.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Prepaid samples and prints from France for the countries to which the United States serves as intermediary.</td>
<td></td>
<td></td>
<td>40 grs.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>For the United States</td>
<td></td>
<td></td>
<td>0 0 05</td>
<td></td>
<td></td>
</tr>
<tr>
<td>For the countries to which the United States serves as intermediary.</td>
<td></td>
<td></td>
<td>40 grs.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>From France for the countries to which the United States serves as an intermediary.</td>
<td></td>
<td></td>
<td>10 grs.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>From foreign countries to The United States.</td>
<td></td>
<td></td>
<td>10 grs.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>The countries to which the United States serves as intermediary.</td>
<td></td>
<td></td>
<td>0 grs.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Samples and prints from colonies and countries beyond the sea, from Spain and Gibraltar, for the United States and the countries to which the United States serves as intermediary.</td>
<td></td>
<td></td>
<td>40 grs.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Correspondence to be re-forwarded, (postage to be recovered).</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Correspondence wrongly sent</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(1) See Table C, annexed to the convention. (II) See Table B, annexed to the convention.
TABLE NO. 2.—Registered letters originating in France, Algeria, and foreign countries.

<table>
<thead>
<tr>
<th>Credit of the U.S.</th>
<th>Number of the articles of account</th>
<th>Stamp of origin</th>
<th>Designation of the addresses</th>
<th>Weight of each letter, Grammes.</th>
<th>Postage to be paid to the American office on registered matter in transit, f.</th>
<th>Verification of the French exchange-office, c.</th>
<th>Statement of the American exchange-office, c.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1</td>
<td></td>
<td></td>
<td></td>
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<td>8</td>
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<td></td>
</tr>
</tbody>
</table>

Table No. 3.—Statement of the quantities which are to serve as the basis of the account for the rates of intermediate postage between the postal administrations of France and the United States.

<table>
<thead>
<tr>
<th>Credit of France</th>
<th>Credit of the U.S.</th>
<th>Designation of the correspondence.</th>
<th>Credit of France</th>
<th>Net weight in grammes.</th>
<th>Credit of the U.S.</th>
<th>Net weight in grammes.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Letters described in tables Nos. 1 and 2, (except those entered in the credit of France, and in article 7 of credit of U.S.)</td>
<td>Letters entered in articles 10, 13, 14, 16, and 17 of the credit of France.</td>
<td>Samples and prints described in table No. 1. (except those entered to the credit of France)</td>
<td>Letters entered in articles 12, 13, 14, 16, and 17 of the credit of France.</td>
<td>Samples and prints described in article 15 of the credit of France.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Samples and prints described in articles 12, 13, 14, 16, and 17 of the credit of France.</td>
<td>Letters entered in articles 12, 13, 14, 16, and 17 of the credit of France.</td>
<td>Samples and prints described in article 15 of the credit of France.</td>
<td>Letters described in tables Nos. 1 and 2, (except those entered in the credit of France, and in article 7 of credit of U.S.)</td>
<td>Samples and prints described in table No. 1. (except those entered to the credit of France)</td>
</tr>
</tbody>
</table>

TABLE NO. 4.—Closed mails.

<table>
<thead>
<tr>
<th>Credit of France</th>
<th>Credit of the U.S.</th>
<th>Title under which the objects comprised in the closed mails must figure in the account.</th>
<th>Statement of the French exchange-office.</th>
<th>Verification of the American exchange-office.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Samples and prints.</td>
<td>Samples and prints.</td>
<td>Name of the receiving office.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>2</td>
<td>3</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>14</td>
<td>From France for Tahiti</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Total number of closed mails

Certified by the undersigned, postmaster of [Name]
**Bordereau of dead-matter returned by the office of —— to the office of ——.**

<table>
<thead>
<tr>
<th>No. of the articles of the correspondence (not larger than origin)</th>
<th>Designation of the correspondence</th>
<th>No. of objects</th>
<th>Sum of the correspondence as received by the office for the month of April</th>
<th>Observations</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>2</td>
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**Total of sums due to the office of ——**
Declaration by and between the United States and the Empire of Russia.

Respecting previous treaty stipulations in regard to trade-marks. Signed March 12, 1874.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas a Declaration concerning trade-marks, for the purpose of defining and rendering more efficacious the stipulations contained in the additional article of the 27th of January, 1868, to the Treaty of Commerce and Navigation between the United States and the Emperor of Russia of the 18th of December, 1832, was concluded and signed at Saint Petersburg by their respective plenipotentiaries on the 12th day of March, 1874, the original of which Declaration is word for word as follows:

DECLARATION.

The Government of the United States of America and the Government of His Majesty the Emperor of all the Russias, having recognized the necessity of defining and rendering more efficacious the stipulations contained in the additional article of the 27th January, 1868, to the Treaty of Commerce and Navigation, concluded between the United States of America and Russia, on the 18th December, 1832, the undersigned, duly authorized to that effect, have agreed upon the following arrangements:

ARTICLE I.

With regard to marks of goods or of their packages, and also with regard to marks of manufacture and trade, the citizens of the United States of America shall enjoy in Russia, and Russian subjects shall enjoy in the United States, the same protection as native citizens.

ARTICLE II.

The preceding article, which shall come immediately into operation, shall be considered as forming an integral part of the Treaty of the 18th December, 1832, and shall have the same force and duration as the said Treaty.

In faith whereof the undersigned have drawn up and signed the present Declaration, and affixed thereto their seals.

Done in duplicate in the English and Russian languages at St. Petersburg this 12th day of March, 1874.

[SEAL.]  MARSHALL JEWELL.

[SEAL.]  GORTUCHACOW.

And whereas the said Declaration has been duly ratified, and the same, by virtue of a decree of His Imperial Majesty the Emperor of all the Russias, has gone into effect in the Empire of Russia:
Now, therefore, I, ULYSSES S. GRANT, President of the United States, have caused the said Declaration to be made public, to the end that the same, and every clause and part thereof, may be observed and fulfilled with good faith by the United States and the citizens thereof.

In witness whereof I have hereunto set my hand, and caused the seal of the United States to be affixed.

Done at the city of Washington this twenty-fourth day of November, in the year of our Lord one thousand eight hundred and seventy-four, and of the Independence of the United States of America the ninety-ninth.

U. S. GRANT.

By the President:

HAMILTON FISH,
Secretary of State.
Additional article between the General Post-Office of the United States of America and the General Post-Office of the Netherlands.

Whereas a regular line of direct steamers is soon to be established between the port of New York and the port of Rotterdam, which can be employed for the transportation of the Netherland-American mails, at a compensation for sea conveyance between the two frontiers, not to exceed 5 cents (Dutch,) or 2 cents (United States,) for each single letter:

Now, therefore, the undersigned, duly authorized by their respective governments, have agreed upon the following additional article to the postal convention of 26th September, 1867, and to the additional convention of 10th-29th January, 1870.

SOLE ARTICLE.

The single letter-rate on correspondence exchanged directly between the two administrations by means of such steamship-line, shall be as follows, viz:

1. On letters from the United States, 6 cents (U. S.)
2. On letters from the Netherlands, 15 cents (Dutch.)

This additional article takes effect on the date of the dispatch of the first mail by such steamship-line, and from that date forward has the same duration as the convention of 26th September, 1867, and the additional convention of 10th-29th January, 1870.

Done in duplicate and signed at Washington, the fourteenth day of September, one thousand eight hundred and seventy-four, and at the Hague, the nineteenth day of June, one thousand eight hundred and seventy-four.

[Translation.]

The undersigned, instructed to that end by royal decree of the 9th of June, 1874, No. 9, hereby declares it to be good and proper to confirm the foregoing agreement.

[Translation.]

The undersigned, duly authorized by their respective governments, have agreed upon the following additional article to the postal convention of 26th September, 1867, and to the additional convention of 10th-29th January, 1870.

Sole Article.

The single letter-rate on correspondence exchanged directly between the two administrations by means of such steamship-line, shall be as follows, viz:

1. On letters from the United States, 6 cents (U. S.)
2. On letters from the Netherlands, 15 cents (Dutch.)

This additional article takes effect on the date of the dispatch of the first mail by such steamship-line, and from that date forward has the same duration as the convention of 26th September, 1867, and the additional convention of 10th-29th January, 1870.

Done in duplicate and signed at Washington, the fourteenth day of September, one thousand eight hundred and seventy-four, and at the Hague, the nineteenth day of June, one thousand eight hundred and seventy-four.

[L. S.] MARSHALL JEWELL,
Postmaster-General of the United States.

[L. S.] NOFETEDS,
The Director-General of Posts of the Netherlands.

[Translation.]

The undersigned, instructed to that end by royal decree of the 9th of June, 1874, No. 9, hereby declares it to be good and proper to confirm the foregoing agreement.

[L. S.] The Minister of Finance, VON DELDEN.

I hereby approve the foregoing additional article; and, in testimony thereof, I have caused the seal of the United States to be affixed.

[Translation.]

I hereby approve the foregoing additional article; and, in testimony thereof, I have caused the seal of the United States to be affixed.

[Translation.]

By the President:

[L. S.] U. S. GRANT.
Hamilton Fish,
Secretary of State.

WASHINGTON, 14th September, 1874.
Additional articles of agreement between the Post-Office Department of the United States and the Danish Post Department, modifying certain provisions of the convention for the regulation of the postal intercourse between the United States of America and the kingdom of Denmark, and of the detailed regulations and forms for the execution thereof, signed at Washington on the 1st of December, and at Copenhagen on the 7th of November, A. D. 1871.

ARTICLE I.

It being desirable that the provisions of said convention and detailed regulations shall conform to the new system of coinage to be introduced in Denmark on the 1st of January, 1875, described as the "crown coinage," under which the "crown" will be equal in value to one hundred öre, the equivalent of forty-eight Danish skilling rigsmønt of the present coinage, the following changes are hereby agreed to, viz:

1. That "twenty-five (25) öre" be substituted for "twelve (12) skilling rigsmønt" in Article 4, paragraph one of the said convention.

2. That "twelve (12) öre" be substituted for "six (6) skilling rigsmønt" in Article 5 of the convention.

3. That "twelve (12) öre" be substituted for "six (6) skilling rigsmønt" in Article 6, paragraph one of the convention.

4. That "sixteen (16) öre" be substituted for "eight (8) skilling rigsmønt" in Article 7, paragraph two of the convention.

5. That "eight and one-third (8½) öre" be substituted for "four (4) skilling rigsmønt," and "one and one-third öre" for "two-thirds skilling rigsmønt" in Article 11, paragraph one of the convention.

6. That "three crowns and seventy-seven öre" be substituted for "one rigsdaler and eighty-five skilling rigsmønt" in Article 12, paragraph two of the convention.

7. That "three and three-fourths (3¾) öre" be substituted for "1¼ skilling" in Article 14 of the detailed regulations.

8. That the word "crown" be substituted for "rd.," and "öre" for "sk.," in the forms of letter-bills and acknowledgments of receipt annexed to the detailed regulations.

ARTICLE II.

The change herefore designated shall take effect on and after the 1st of January, 1875, and these additional articles of agreement shall have equal duration with the Postal Convention of 1 December, 1871, between the United States and Denmark.

Done in Washington in duplicate, and signed the 29th September, 1874, and at Copenhagen the 5th of September, 1874.

J. O. VINM.

MARSHALL JEWELL,
Postmaster-General of the United States.

I hereby approve the foregoing additional articles of agreement, and in testimony thereof I have caused the seal of the United States to be affixed.

U. S. GRANT.

By the President:

JOHN L. CADWALADER,
Acting Secretary of State.

WASHINGTON, September 30, 1874.
Convention between the United States of America and the Mexican Republic for the further extension of the duration of the Joint Commission respecting Claims, originally fixed by the convention of July 4, 1868. Concluded November 20, 1874; Ratification advised by Senate January 20, 1875; Ratified by President January 22, 1875; Ratified by President of Mexico December 21, 1874; Ratifications exchanged at Washington January 28, 1875; Proclaimed January 29, 1875.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas a convention between the United States of America and the Mexican Republic for further extending the time originally fixed by the convention between the same parties of the 4th of July, 1868, and extended by those of the 19th of April, 1871, and of the 27th of November, 1872, for the duration of the joint commission on the subject of claims, was concluded and signed by their respective Plenipotentiaries at Washington on the 20th day of November, 1874, the original of which convention, being in the English and Spanish languages, is word for word as follows:

**Convention between the United States of America and the Mexican Republic.**

Whereas, pursuant to the convention between the United States and the Mexican Republic of the 19th day of April, 1871, the functions of the joint commission under the convention between the same parties of the 4th of July, 1868, were extended for a term not exceeding one year from the day on which they were to terminate according to the convention last named;

And whereas, pursuant to the first article of the convention between the same parties, of the twenty-seventh day of November, one thousand eight hundred and seventy-two, the joint commission above referred to was revived and again extended for a term not exceeding two years from the day on which the functions of the said commission would terminate pursuant to the said convention of the nineteenth day of April, 1871; but whereas the said extensions have not proved sufficient for the disposal of the business before the said commission, the said parties being equally animated by a desire that all that business should be closed, as originally contemplated, the
President of the United States has for this purpose conferred full powers on Hamilton Fish, Secretary of State, and the President of the Mexican Republic has conferred like powers on Don Ignacio Mariscal, Envoy Extraordinary and Minister Plenipotentiary of that republic to the United States; and the said Plenipotentiaries having exchanged their full powers, which were found to be in due form, have agreed upon the following articles:

**ARTICLE I.**

The high contracting parties agree that the said commission shall again be extended, and that the time now fixed for its duration shall be prolonged for one year from the time when it would have expired pursuant to the convention of the twenty-seventh of November, 1872; that is to say, until the thirty-first day of January, in the year one thousand eight hundred and seventy-six.

It is, however, agreed that nothing contained in this article shall in any wise alter or extend the time originally fixed by the convention of the 4th July, 1868, aforesaid, for the presentation of claims to the commission.

**ARTICLE II.**

It is further agreed that, if at the expiration of the time when pursuant to the first article of this convention, the functions of the commissioners will terminate, the umpire under the convention should not have decided all the cases which may then have been referred to him, he shall be allowed a further period of not more than six months for that purpose.

**ARTICLE III.**

All cases which have been decided by the commissioners or by the umpire heretofore, or which shall be decided prior to the exchange of the ratifications of this convention, shall from the date of such exchange be regarded as definitively disposed of, and shall be

**ARTÍCULO I.**

Las altas partes contratantes convienen en que el término ahora fijado para la duración de la comisión mencionada se extienda de nuevo, prorogándose por un año contado desde el tiempo en que espiraría con arreglo a la convención del veintisiete de Noviembre de mil ochocientos setenta y dos: es decir, hasta el treinta y uno de Enero de mil ochocientos setenta y seis.

Queda sin embargo convenido que nada de lo que contiene este artículo alterará o extenderá de modo alguno el término originalmente fijado por la convención del cuatro de Julio de mil ochocientos sesenta y ocho, ya referida, para presentar reclamaciones ante la comisión.

**ARTÍCULO II.**

Se conviene además en qué, si al espír el tiempo en que conforme al artículo primero de la presente convencion terminen las funciones de los comisionados, el árbitro establecido por la convencion no hubiese decidido todos los casos que se le hubieren sometido hasta entonces, quedará facultado para hacerlo en un nuevo periodo que no exceda de seis meses.

**ARTÍCULO III.**

Todas las reclamaciones que han sido sentenciadas por los comisionados o por el árbitro hasta la presente fecha, ó que sean sentenciadas antes del cange de las ratificaciones de esta convencion, serán consideradas desde la fecha de ese cange como definitivamente resuel-
CONVENTION—MEXICAN REPUBLIC.

considered and treated as finally settled, barred, and thenceforth inadmissible. And, pursuant to the stipulation contained in the fourth article of the convention of the fourth day of July, one thousand eight hundred and sixty-eight, the total amount awarded in cases already decided, and which may be decided before the exchange of ratifications of this convention, and in all cases which shall be decided within the times in this convention respectively named for that purpose, either by the commissioners or by the umpire, in favor of citizens of the one party shall be deducted from the total amount awarded to the citizens of the other party, and the balance, to the amount of three hundred thousand dollars, shall be paid at the city of Mexico, or at the city of Washington, in gold or its equivalent, within twelve months from the 31st day of January, one thousand eight hundred and seventy-six, to the government in favor of whose citizens the greater amount may have been awarded, without interest or any other deduction than that specified in article VI of that convention. The residue of the said balance shall be paid in annual installments, to an amount not exceeding three hundred thousand dollars, in gold or its equivalent, in any one year, until the whole shall have been paid.

ARTICLE IV.

The present convention shall be ratified, and the ratifications shall be exchanged at Washington, as soon as possible.

In witness whereof the above-named Plenipotentiaries have signed the same and affixed thereto their respective seals.

Done in Washington the twentieth day of November, in the year one thousand eight hundred and seventy-four.

[SEAL.] HAMILTON FISH.

[SEAL.] IGNO. MARISCAL.

And whereas the said convention has been duly ratified on both parts, and the respective ratifications were exchanged in this city on the 28th instant:
Now, therefore, be it known that I, ULYSSES S. GRANT, President of the United States of America, have caused the said convention to be made public, to the end that the same, and every clause and article thereof, may be observed and fulfilled with good faith by the United States and the citizens thereof.

In witness whereof I have hereunto set my hand, and caused the seal of the United States to be affixed.

Done at the city of Washington, this twenty-ninth day of January, in the year of our Lord one thousand eight hundred and seventy-five, and of the Independence of the United States the ninety-ninth.

By the President:

HAMILTON FISH,
Secretary of State.

U. S. GRANT.
Postal arrangement between the United States and the Dominion of Canada.

The Post-Office Department of the United States of America, and the Post-Office department of the Dominion of Canada, being desirous of effecting, by means of a new arrangement, the unification of the postal systems of the United States and Canada, in respect to correspondence exchanged between them, the undersigned, duly authorized for that purpose by their respective governments, have agreed upon the following articles:

**ARTICLE I.**

Correspondence of every kind, written and printed, embracing letters, postal cards, newspapers, pamphlets, magazines, books, maps, plans, engravings, drawings, photographs, lithographs, sheets of music, &c., and patterns and samples of merchandise, including grains and seeds, mailed in the United States and addressed to Canada, or, vice versa, mailed in Canada and addressed to the United States, shall be fully prepaid at the domestic postage rates of the country of origin, and the country of destination will receive, forward, and deliver the same free of charge.

**ARTICLE II.**

Each country will transport the domestic mails of the other by ordinary mail-routes, in closed pouches, through its territory, free of charge.

**ARTICLE III.**

Patterns and samples of merchandise not exceeding the weight of eight ounces may be exchanged in the mails between the two countries, under such regulations in regard to the forwarding and delivery of the same as either of the Post-Office Departments shall prescribe, to prevent violations of the revenue laws. They must never be closed against inspection, but must always be so wrapped or inclosed that they may be readily and thoroughly examined by postmasters. The postage on each pattern or sample shall be ten cents, prepayment obligatory.

**ARTICLE IV.**

No accounts shall be kept between the Post-Office Departments of the two countries in regard to international correspondence of any kind exchanged between them, but each department will retain to its exclusive use all the postage it collects on mail-matter of every kind sent to the other for delivery.

**ARTICLE V.**

The Post-Office Departments of the United States and Canada shall each return to the other all dead letters, unopened and without charge, monthly or oftener, as may best suit the regulations of each department.

**ARTICLE VI.**

The expense of transporting the mails between the frontier exchange offices, where the conveyance is by water, shall be borne equally by the two departments; but when the transportation is by land, the expense...
shall be borne by each in proportion to the distance traveled over the
territory of each country. All contracts for such transportation shall,
before they go into operation, be approved by the Post-Office Depart-
ment of each country.

**ARTICLE VII.**

Offices of exchange. All offices now exchanging mails shall continue to act as offices of
exchange under this convention. The two departments may at any time,
by mutual agreement, discontinue any of said offices of exchange, or
establish others.

**ARTICLE VIII.**

Registered letters. The existing arrangement for the exchange of registered letters
between the two countries shall continue in full force; but the registra-
tion-fee on registered letters sent from the United States to Canada,
shall be the same as the registration-fee charged in the United States
or domestic registered letters.

**ARTICLE IX.**

Taking effect and duration of convention. This arrangement, except so far as it relates to letter-postage, shall
take effect from the first day of January, 1875. The reduced letter-rate
will come into operation on the first of February, 1875. It shall con-
tinue in force until terminated by mutual agreement; and it may be
annulled at the desire of either Department, upon six months' previous
notice given to the other.

Done in duplicate, and signed at Washington the first day of Feb-
ruary, 1875, and at Ottawa the 27th day of January, 1875.

[SEAL.] MARSHALL JEWELL,
Postmaster-General of the United States.

[SEAL.] D. A. MACDONALD,
P. M. G., Canada.

Approval. I hereby approve the foregoing postal arrangement, and, in testimony
thereof, I have caused the seal of the United States to be affixed.

[SEAL.] U. S. GRANT.

By the President:

HAMILTON FISH,
Secretary of State.

WASHINGTON, February 1, 1875.
PROCLAMATIONS

MADE BY THE

PRESIDENT OF THE UNITED STATES.
Whereas, under the pretence that William P. Kellogg, the present executive of Louisiana, and the officers associated with him in the State administration, were not duly elected, certain turbulent and disorderly persons have combined together with force and arms to resist the laws and constituted authorities of said State; and

Whereas it has been duly certified by the proper local authorities, and judicially determined by the inferior and supreme courts of said State, that said officers are entitled to hold their offices respectively, and execute and discharge the functions thereof; and

Whereas Congress, at its late session, upon a due consideration of the subject, tacitly recognized the said executive and his associates then, as now, in office, by refusing to take any action with respect thereto; and

Whereas it is provided in the Constitution of the United States that the United States shall protect every State in this Union, on application of the legislature, or of the executive when the legislature cannot be convened, against domestic violence; and

Whereas it is provided in the laws of the United States, that in all cases of insurrection in any State, or of obstruction to the laws thereof, it shall be lawful for the President of the United States, on application of the legislature of such State, or of the executive when the legislature cannot be convened, to call forth the militia of any other State or States, or to employ such part of the land and naval forces as shall be judged necessary for the purpose of suppressing such insurrection or causing the laws to be duly executed; and

Whereas the legislature of said State is not now in session, and cannot be convened in time to meet the present emergency; and the executive of said State, under section 4 of article IV of the Constitution of the United States, and the laws passed in pursuance thereof, has, therefore, made application to me for such part of the military force of the United States as may be necessary and adequate to protect said State and the citizens thereof against domestic violence and to enforce the due execution of the laws; and

Whereas it is required that whenever it may be necessary, in the judgment of the President, to use the military force for the purpose aforesaid, he shall forthwith, by proclamation, command such insurgents to disperse and retire peaceably to their respective homes within a limited time:

Now, therefore, I, ULYSSES S. GRANT, President of the United States, do hereby make proclamation and command said turbulent and disorderly persons to disperse and retire peaceably to their respective abodes within twenty days from this date, and hereafter to submit themselves to the laws and constituted authorities of said State; and I invoke the aid and cooperation of all good citizens thereof to uphold law and preserve the public peace.
PROCLAMATIONS.

In witness whereof I have hereunto set my hand, and caused the seal of the United States to be affixed.

Done at the city of Washington this twenty-second day of May, in the year of our Lord eighteen hundred and seventy-three, and of the Independence of the United States the ninety-seventh.

U. S. GRANT.

By the President:
J. C. BANCROFT DAVIS,
Acting Secretary of State.

No. 2.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas by the Thirty-third Article of a Treaty concluded at Washington on the 8th day of May, 1871, between the United States and Her Britannic Majesty, it was provided that "Articles XVIII to XXV inclusive, and Article XXX of this Treaty shall take effect as soon as the laws required to carry them into operation shall have been passed by the Imperial Parliament of Great Britain, by the Parliament of Canada, and by the Legislature of Prince Edward's Island on the one hand, and by the Congress of the United States on the other;"

And whereas by the first section of an Act entitled "An act to carry into effect the provisions of the Treaty between the United States and Great Britain signed in the city of Washington the eighth day of May, eighteen hundred and seventy-one, relating to the fisheries," it is provided "that whenever the President of the United States shall receive satisfactory evidence that the Imperial Parliament of Great Britain, the Parliament of Canada, and the Legislature of Prince Edward's Island, have passed laws on their part to give full effect to the provisions of the Treaty between the United States and Great Britain signed at the city of Washington on the eighth day of May, eighteen hundred and seventy-one, as contained in Articles eighteenth to twenty-fifth, inclusive, and Article thirtieth of said Treaty, he is hereby authorized to issue his proclamation declaring that he has such evidence;"

And whereas the Secretary of State of the United States and Her Britannic Majesty's Envoy Extraordinary and Minister Plenipotentiary at Washington have recorded in a protocol a conference held by them at the Department of State in Washington, on the 7th day of June, 1873, in the following language:

"Protocol of a conference held at Washington, on the seventh day of June, one thousand eight hundred and seventy-three.

Whereas it is provided by Article XXXIII of the Treaty between Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, and the United States of America, signed at Washington on the 8th of May, 1871, as follows:

"'ARTICLE XXXIII.

"'The foregoing Articles, XVIII to XXV, inclusive, and Article XXX of this Treaty shall take effect as soon as the laws required to carry them into operation shall have been passed by the Imperial Parliament of Great Britain, by the Parliament of Canada, and by the Legislature of Prince Edward's Island on the one hand, and by the Congress of the United States on the other. Such assent having been given, the said articles shall remain in force for the period of ten years from the date at which they may come into operation, and further, until the
expiration of two years after either of the High Contracting Parties shall have given notice to the other of its wish to terminate the same; each of the High Contracting Parties being at liberty to give such notice to the other at the end of the said period of ten years, or at any time afterward:

And whereas, in accordance with the stipulations of the above recited Article, an Act was passed by the Imperial Parliament of Great Britain in the 35th and 36th years of the reign of Queen Victoria, intituled 'An Act to carry into effect a Treaty between Her Majesty and the United States of America:

And whereas an Act was passed by the Senate and House of Commons in Canada in the fifth session of the First Parliament, held in the thirty-fifth year of Her Majesty's reign, and assented to in Her Majesty's name, by the Governor General, on the fourteenth day of June, 1872, intituled 'An Act relating to the Treaty of Washington, 1871:

And whereas an Act was passed by the Legislature of Prince Edward's Island and assented to by the Lieutenant-Governor of that Colony on the 29th day of June, 1872, intituled 'An Act relating to the Treaty of Washington, 1871:

And whereas an Act was passed by the Senate and House of Representatives of the United States of America in Congress assembled, and approved on the first day of March, 1873, by the President of the United States, intituled 'An Act to carry into effect the provisions of the Treaty between the United States and Great Britain, signed in the city of Washington the eighth day of May, eighteen hundred and seventy-one, relating to fisheries:

The undersigned, Hamilton Fish, Secretary of State of the United States, and the Right Honourable Sir Edward Thornton, one of Her Majesty's Most Honourable Privy Council, Knight Commander of the Most Honourable Order of the Bath, Her Britannic Majesty's Envoy Extraordinary and Minister Plenipotentiary to the United States of America, duly authorized for this purpose by their respective Governments, having met together at Washington, and having found that the laws required to carry the Articles XVIII to XXV, inclusive, and Article XXX of the Treaty aforesaid into operation, have been passed by the Imperial Parliament of Great Britain, by the Parliament of Canada, and by the Legislature of Prince Edward's Island on the one part, and by the Congress of the United States on the other, hereby declare that Articles XVIII to XXV, inclusive, and Article XXX of the Treaty between Her Britannic Majesty and the United States of America of the 8th of May, 1871, will take effect on the First day of July next.

In witness whereof the undersigned have signed this Protocol, and have hereunto affixed their seals.

Done in duplicate at Washington, this Seventh day of June, 1873.

(SEAL.) (Signed) "HAMILTON FISH.
(SEAL.) (Signed) "EDWD. THORNTON."

Now, therefore, I, ULYSSES S. GRANT, President of the United States of America, in pursuance of the premises, do hereby declare that I have received satisfactory evidence that the Imperial Parliament of Great Britain, the Parliament of Canada, and the Legislature of Prince Edward's Island, have passed laws on their part to give full effect to the provisions of the said Treaty as contained in Articles Eighteenth to Twenty-fifth, inclusive, and Article Thirty of said Treaty.

In testimony whereof I have hereunto set my hand, and caused the seal of the United States to be affixed.

Done at the city of Washington this first day of July, in the year of our Lord one thousand eight hundred and seventy-three, and of the Independence of the United States of America the ninety-seventh.

U. S. GRANT.

By the President:
HAMILTON FISH,
Secretary of State.
Preamble.

Whereas by the Act of Congress approved March 3, 1871, providing for a National Celebration of the One Hundredth Anniversary of the Independence of the United States, by the holding of an International Exhibition of Arts, Manufactures, and Products of the Soil and Mine, in the city of Philadelphia, in the year eighteen hundred and seventy-six, it is provided as follows:

"That whenever the President shall be informed by the Governor of the State of Pennsylvania that provision has been made for the erection of suitable buildings for the purpose, and for the exclusive control by the Commission herein provided for of the proposed Exhibition, the President shall, through the Department of State, make proclamation of the same, setting forth the time at which the Exhibition will open, and the place at which it will be held; and he shall communicate to the Diplomatic Representatives of all nations copies of the same, together with such regulations as may be adopted by the Commissioners, for publication in their respective countries;"

And whereas His Excellency the Governor of the said State of Pennsylvania did, on the twenty-fourth day of June, 1873, inform me that provision has been made for the erection of said buildings and for the exclusive control by the Commission provided for in the said act of the proposed Exhibition;

And whereas the President of the United States Centennial Commission has officially informed me of the dates fixed for the opening and closing of the said Exhibition, and the place at which it is to be held:

Now, therefore, be it known that I, ULYSSES S. GRANT, President of the United States, in conformity with the provisions of the Act of Congress aforesaid, do hereby declare and proclaim that there will be held, at the city of Philadelphia, in the State of Pennsylvania, an International Exhibition of Arts, Manufactures, and Products of the Soil and Mine, to be opened on the nineteenth day of April, A. D. eighteen hundred and seventy-six, and to be closed on the nineteenth day of October, in the same year.

And, in the interest of peace, civilization, and domestic and international friendship and intercourse, I commend the celebration and exhibition to the people of the United States; and, in behalf of this Government and people, I cordially commend them to all nations who may be pleased to take part therein.

In testimony whereof I have hereunto set my hand, and caused the seal of the United States to be affixed.

Done at the city of Washington this third day of July, one thousand eight hundred and seventy-three, and of the Independence of the United States the ninety-seventh.

U. S. GRANT.

By the President:

HAMILTON FISH,
Secretary of State.

No. 4.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas, satisfactory evidence was given me on the 13th day of September current, by the Marquis de Noailles, Envoy Extraordinary and Minister Plenipotentiary from the French Republic, that on and after
the first day of October next, merchandise imported into France in vessels of the United States, from whatever country, will be subject to no other duties or imposts than those which shall be collected upon merchandise imported into France from countries of its origin, or from any other country in French vessels:

Now therefore, I, ULYSSES S. GRANT, President of the United States of America, by virtue of the authority vested in me by law, do hereby declare and proclaim that on and after the first day of October next, so long as merchandise imported into France in vessels of the United States, whether from the countries of its origin or from other countries, shall be admitted into the ports of France on the terms aforesaid, the discriminating duties heretofore levied upon merchandise imported into the United States in French vessels either from the countries of its origin, or from any other country, shall be and are discontinued and abolished.

In testimony whereof I have hereunto set my hand, and caused the seal of the United States to be affixed.

Done at the city of Washington this twenty-second day of September, in the year of our Lord one thousand eight hundred and seventy-three, and of the Independence of the United States of America the ninety-eighth.

U. S. GRANT.

By the President:
J. C. BANCROFT DAVIS,
Acting Secretary of State.

By the President of the United States of America.

A PROCLAMATION.

The approaching close of another year brings with it the occasion for renewed thanksgiving and acknowledgment to the Almighty Ruler of the Universe for the unnumbered mercies which He has bestowed upon us.

Abundant harvests have been among the rewards of industry. With local exceptions, health has been among the many blessings enjoyed. Tranquillity at home and peace with other nations have prevailed.

Frugal industry is regaining its merited recognition and its merited rewards.

Gradually, but under the providence of God surely, as we trust, the nation is recovering from the lingering results of a dreadful civil strife.

For these and all the other mercies vouchsafed, it becomes us as a people to return heartfelt and grateful acknowledgments, and with our thanksgiving for blessings we may unite prayers for the cessation of local and temporary sufferings.

I therefore recommend that on Thursday, the twenty-seventh day of November next, the people meet in their respective places of worship for a day of thanksgiving, to make their acknowledgments to Almighty God for His bounties and protection, and to offer to Him prayers for their continuance.

In witness whereof I have hereunto set my hand, and caused the seal of the United States to be affixed.

Done at the city of Washington this fourteenth day of October, in the year of our Lord one thousand eight hundred and seventy-three, and of the Independence of the United States the ninety-eighth.

U. S. GRANT.

By the President:
HAMILTON FISH,
Secretary of State.
BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas certain turbulent and disorderly persons, pretending that Elisha Baxter, the present executive of Arkansas, was not elected, have combined together with force and arms to resist his authority as such executive, and other authorities of said State; and

Whereas said Elisha Baxter has been declared duly elected by the General Assembly of said State, as provided in the constitution thereof, and has for a long period been exercising the functions of said office, into which he was inducted according to the constitution and laws of said State, and ought by its citizens to be considered as the lawful executive thereof; and

Whereas it is provided in the Constitution of the United States that the United States shall protect every State in the Union, on application of the legislature, or of the executive when the legislature cannot be convened, against domestic violence; and

Whereas said Elisha Baxter, under section 4 of article IV of the Constitution of the United States and the laws passed in pursuance thereof, has heretofore made application to me to protect said State and the citizens thereof against domestic violence; and

Whereas the General Assembly of said State was convened in extra session at the capital thereof on the 11th instant, pursuant to a call made by said Elisha Baxter, and both houses thereof have passed a joint resolution also applying to me to protect the State against domestic violence; and

Whereas it is provided in the laws of the United States that in all cases of insurrection in any State, or of obstruction to the laws thereof, it shall be lawful for the President of the United States, on application of the legislature of such State, or of the executive when the legislature cannot be convened, to employ such part of the land and naval forces as shall be judged necessary for the purpose of suppressing such insurrection, or causing the laws to be duly executed; and

Whereas it is required that whenever it may be necessary, in the judgment of the President, to use the military force for the purpose aforesaid, he shall forthwith, by proclamation, command such insurgents to disperse and retire peaceably to their respective homes within a limited time:

Now, therefore, I, ULYSSES S. GRANT, President of the United States, do hereby make proclamation and command all turbulent and disorderly persons to disperse and retire peaceably to their respective abodes within ten days from this date, and hereafter to submit themselves to the lawful authority of said executive and the other constituted authorities of said State; and I invoke the aid and cooperation of all good citizens thereof to uphold law and preserve public peace.

In witness whereof I have hereunto set my hand, and caused the seal of the United States to be affixed.

Done at the city of Washington this fifteenth day of May, in the year of our Lord eighteen hundred and seventy-four, and of the Independence of the United States the ninety-eighth.

U. S. GRANT.

By the President:

HAMILTON FISH,
Secretary of State.
PROCLAMATIONS.

No. 7.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas by the thirty-third article of a treaty concluded at Washing-
ton on the 8th day of May, 1871, between the United States and Her
Britannic Majesty, it was provided that "Articles XVIII to XXV, in-
cclusive, and Article XXX of this treaty, shall take effect as soon as the
laws required to carry them into operation shall have been passed by
the Imperial Parliament of Great Britain, by the Parliament of Canada,
and by the Legislature of Prince Edward's Island, on the one hand,
and by the Congress of the United States, on the other:"

And whereas it is provided by Article XXXII of the treaty afore-
said "that the provisions and stipulations of Articles XVIII to XXV
of this treaty, inclusive, shall extend to the colony of Newfoundland,
so far as they are applicable. But if the Imperial Parliament, the Leg-
islature of Newfoundland, or the Congress of the United States, shall
not embrace the colony of Newfoundland in their laws enacted for
carrying the foregoing articles into effect, then this article shall be of
no effect; but the omission to make provision by law to give it effect,
by either of the legislative bodies aforesaid, shall not in any way impair
any other articles of this treaty:"

And whereas by the second section of an act, entitled "An Act to
carry into effect the provisions of the treaty between the United States
to Great Britain, signed in the city of Washington the 8th day of
May, eighteen hundred and seventy-one, relating to the fisheries," it is
provided:

"That whenever the colony of Newfoundland shall give its consent
to the application of the stipulations and provisions of the said articles
eighteenth to twenty-fifth of said treaty, inclusive, to that colony, and
the Legislature thereof and the Imperial Parliament shall pass the
necessary laws for that purpose, the above-enumerated articles, being
the produce of the fisheries of the colony of Newfoundland, shall be
admitted into the United States free of duty, from and after the date of
a proclamation, by the President of the United States, declaring that
he has satisfactory evidence that the said colony of Newfoundland has
consented, in a due and proper manner, to have the provisions of the
said articles eighteenth to twenty-fifth, inclusive, of the said treaty ex-
tended to it, and to allow the United States the full benefits of all the
stipulations therein contained, and shall be so admitted free of duty so
long as the said articles eighteenth to twenty-fifth, inclusive, and article
thirtieth of said treaty, shall remain in force, according to the terms
and conditions of article thirty-third of said treaty:"

And whereas the Secretary of State of the United States and Her
Britannic Majesty's Envoy Extraordinary and Minister Plenipotentiary
at Washington have recorded in a protocol of a conference held by them
at the Department of State in Washington on the 28th day of May,
1874, in the following language:

"Protocol of a conference held at Washington on the twenty-eighth day of
May, one thousand eight hundred and seventy-four.

"Whereas it is provided by Article XXXII of the treaty between the
United States of America and Her Majesty the Queen of the United
Kingdom of Great Britain and Ireland, signed at Washington on the
8th of May, 1871, as follows:

"ARTICLE XXXII.

"It is further agreed that the provisions and stipulations of Articles
XVIII to XXV of this treaty, inclusive, shall extend to the colony of
Newfoundland, so far as they are applicable. But if the Imperial Parliament, the Legislature of Newfoundland, or the Congress of the United States, shall not embrace the colony of Newfoundland in their laws enacted for carrying the foregoing articles into effect, then this article shall be of no effect; but the omission to make provision by law to give it effect, by either of the legislative bodies aforesaid, shall not in any way impair any other articles of this treaty.

And whereas an act was passed by the Senate and House of Representatives of the United States of America in Congress assembled and approved on the first day of March, 1873, by the President of the United States, entitled "An Act to carry into effect the provisions of the treaty between the United States and Great Britain signed in the city of Washington the eighth of May, 1871, relating to fisheries," by which act it is provided:

Section 2. That whenever the colony of Newfoundland shall give its consent to the application of the stipulations and provisions of the said articles eighteenth to twenty-fifth of said treaty, inclusive, to that colony, and the Legislature thereof and the Imperial Parliament shall pass the necessary laws for that purpose, the above-enumerated articles, being the produce of the fisheries of the colony of Newfoundland, shall be admitted into the United States free of duty from and after the date of a proclamation by the President of the United States, declaring that he has satisfactory evidence that the said colony of Newfoundland has consented, in a due and proper manner, to have the provisions of the said articles eighteenth to twenty-fifth, inclusive, of the said treaty extended to it, and to allow the United States the full benefits of all the stipulations therein contained, and shall be so admitted free of duty, so long as the said articles eighteenth to twenty-fifth, inclusive, and article thirtieth, of said treaty, shall remain in force, according to the terms and conditions of article thirty-third of said treaty.

And whereas an act was passed by the Governor, Legislative Council, and Assembly of Newfoundland, in legislative session convened, in the thirty-seventh year of Her Majesty's reign, and assented to by Her Majesty on the twelfth day of May, 1874, intituled "An Act to carry into effect the provisions of the treaty of Washington as far as they relate to this colony:

The undersigned, Hamilton Fish, Secretary of State of the United States, and the Right Honorable Sir Edward Thornton, one of Her Majesty's most honorable Privy Council, Knight Commander of the most honorable Order of the Bath, Her Britannic Majesty's Envoy Extraordinary and Minister Plenipotentiary to the United States of America, duly authorized for this purpose by their respective governments, having met together at Washington, and having found that the laws required to carry the Articles XVIII to XXV, inclusive, and Articles XXX and XXXII, of the treaty aforesaid into operation, have been passed by the Congress of the United States on the one part, and by the Imperial Parliament of Great Britain, by the Parliament of Canada, and by the Legislature of Prince Edward's Island and the Legislature of Newfoundland on the other, hereby declare that Articles XVIII to XXV, inclusive, and Article XXX, of the treaty between the United States of America and Her Britannic Majesty shall take effect in accordance with Article XXXIII of said treaty between the citizens of the United States of America and Her Majesty's subjects in the colony of Newfoundland, on the first day of June next.

In witness whereof the undersigned have signed this protocol, and have hereunto affixed their seals.

Done in duplicate at Washington, this twenty-eighth day of May, 1874.

HAMILTON FISH.

EDWD. THORNTON.
Now, therefore, I, ULYSSES S. GRANT, President of the United States of America, in pursuance of the premises, do hereby declare that I have received satisfactory evidence that the Imperial Parliament of Great Britain and the Legislature of Newfoundland have passed laws on their part to give full effect to the provisions of the said treaty, as contained in articles eighteenth to twenty-fifth, inclusive, and article thirtieth of said treaty.

In testimony whereof I have hereunto set my hand, and caused the seal of the United States to be affixed.

Done at the city of Washington this twenty-ninth day of May, in the year of our Lord one thousand eight hundred and seventy-four, and of the Independence of the United States of America the ninety-eighth.

U. S. GRANT.

By the President:

HAMILTON FISH,
Secretary of State.

No. 8.
BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas it has been satisfactorily represented to me that turbulent and disorderly persons have combined together with force and arms to overthrow the State government of Louisiana, and to resist the laws and constituted authorities of said State; and

Whereas it is provided in the Constitution of the United States that the United States shall protect every State in this Union, on application of the legislature, or of the executive, when the legislature cannot be convened, against domestic violence; and

Whereas it is provided in the laws of the United States that, in all cases of insurrection in any State or of obstruction to the laws thereof, it shall be lawful for the President of the United States, on application of the legislature of such State, or of the executive when the legislature cannot be convened, to call forth the militia of any other State or States, or to employ such part of the land and naval forces, as shall be judged necessary for the purpose of suppressing such insurrection or causing the laws to be duly executed; and

Whereas the legislature of said State is not now in session and cannot be convened in time to meet the present emergency, and the executive of said State, under section 4 of article IV of the Constitution of the United States and the laws passed in pursuance thereof, has therefore made application to me for such part of the military force of the United States as may be necessary and adequate to protect said State and the citizens thereof against domestic violence, and to enforce the due execution of the laws; and

Whereas it is required that, whenever it may be necessary, in the judgment of the President, to use the military force for the purpose aforesaid, he shall forthwith by proclamation command such insurgents to disperse and retire peaceably to their respective homes within a limited time:

Now, therefore, I, ULYSSES S. GRANT, President of the United States, do hereby make proclamation, and command said turbulent and disorderly persons to disperse and retire peaceably to their respective abodes within five days from this date, and hereafter to submit themselves to the laws and constituted authorities of said State; and I invoke the aid and co-operation of all good citizens thereof to uphold law and preserve the public peace.

In witness whereof I have hereunto set my hand, and caused the seal of the United States to be affixed.

Done at the city of Washington this fifteenth day of September, in the year of our Lord eighteen hundred and seventy-four, and of the Independence of the United States the ninety-ninth.

U. S. GRANT.

By the President:

HAMILTON FISH,
Secretary of State.
No. 9.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Preamble.

We are reminded by the changing seasons that it is time to pause in our daily avocations, and offer thanks to Almighty God for the mercies and abundance of the year which is drawing to a close.

The blessings of free government continue to be vouchsafed to us; the earth has responded to the labor of the husbandman; the land has been free from pestilence; internal order is being maintained, and peace with other powers has prevailed.

It is fitting that at stated periods we should cease from our accustomed pursuits and from the turmoil of our daily lives, and unite in thankfulness for the blessings of the past, and in the cultivation of kindly feelings toward each other.

Now, therefore, recognizing these considerations, I, ULYSSES S. GRANT, President of the United States, do recommend to all citizens to assemble in their respective places of worship on Thursday, the twenty-sixth day of November next, and express their thanks for the mercy and favor of Almighty God, and laying aside all political contentions and all secular occupations, to observe such day as a day of rest, thanksgiving, and praise.

In witness whereof I have hereunto set my hand, and caused the seal of the United States to be affixed.

Done at the city of Washington this twenty-seventh day of October, in the year of our Lord 1874, and of the Independence of the United States the ninety-ninth.

U. S. GRANT.

By the President;

HAMILTON FISH,

Secretary of State.

No. 10.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Preamble.

Whereas, pursuant to the second section of the act of Congress approved the 23d of March last, entitled "An act to authorize the President to accept for citizens of the United States the jurisdiction of certain tribunals in the Ottoman dominions and Egypt, established or to be established under the authority of the Sublime Porte and of the government of Egypt," the President is authorized, for the benefit of American citizens residing in the Turkish dominions, to accept the recent law of the Ottoman Porte ceding the right of foreigners possessing immovable property in said dominions;

And whereas, pursuant to the authority thus in me vested, I have authorized George H. Boker, accredited as Minister Resident of the United States to the Ottoman Porte, to sign, on behalf of this Government, the Protocol accepting the law aforesaid of the said Ottoman Porte; which Protocol and law are, word for word, as follows:

[Translation.]

The United States of America and His Majesty the Sultan being desirous to establish by a special act the agreement entered upon between them regarding the admission of American citizens to the right
of holding real estate granted to foreigners by the law promulgated on
the 7th of Sepher, 1284, (January 18, 1867,) have authorized:

The President of the United States of America, George H. Boker,
Minister Resident of the United States of America near the Sublime
Porte, and

His Imperial Majesty the Sultan, His Excellency A. Aarifi Pasha, his
Minister of Foreign Affairs, to sign the Protocol which follows:

PROTOCOL.

The law granting foreigners the right of holding real estate does not
interfere with the immunities specified by the treaties, and which will
continue to protect the person and the movable property of foreigners
who may become owners of real estate.

As the exercise of this right of possessing real property may induce
foreigners to establish themselves in larger numbers in the Ottoman
Empire, the Imperial government thinks it proper to anticipate and to
prevent the difficulties to which the application of this law may give rise
in certain localities. Such is the object of the arrangements which
follow.

The domicile of any person residing upon the Ottoman soil being
inviolable, and as no one can enter it without the consent of the owner,
except by virtue of orders emanating from competent authority, and
with the assistance of the magistrate or functionary invested with the
necessary powers, the residence of foreigners is inviolable on the same
principle, in conformity with the treaties, and the agents of the public
force cannot enter it without the assistance of the consul or of the dele-
gate of the consul of the power on which the foreigner depends.

By residence we understand the house of inhabitation and its depend-
cencies: that is to say, the out-houses, courts, gardens, and neighboring
enclosures, to the exclusion of all other parts of the property.

In the localities distant by less than nine hours' journey from the con-
sular residence, the agents of the public force cannot enter the residence
of a foreigner without the assistance of a consul, as was before said.

On his part the consul is bound to give his immediate assistance
to the local authority, so as not to let six hours elapse between the
moment which he may be informed and the moment of his departure,
or the departure of his delegate, so that the action of the authorities
may never be suspended more than twenty-four hours.

In the localities distant by nine hours or more than nine hours of
travel from the residence of the consular agent, the agents of the public
force may, on the request of the local authority, and with the assistance
of three members of the Council of the Elders of the Commune, enter
into the residence of a foreigner, without being assisted by the consular
agent, but only in case of urgency, and for the search and the proof of
the crime of murder, of attempt at murder, of incendiarism, of armed rob-
bery either with infraction or by night in an inhabited house, of armed
rebellion, and of the fabrication of counterfeit money; and this entry
may be made whether the crime was committed by a foreigner or by an
Ottoman subject, and whether it took place in the residence of a foreigner
or not in his residence, or in any other place.

These regulations are not applicable but to the parts of the real estate
which constitute the residence, as it has been heretofore defined.

Beyond the residence, the action of the police shall be exercised freely
and without reserve; but in case a person charged with crime or offence
should be arrested, and the accused shall be a foreigner, the immunities
attached to his person shall be observed in respect to him.

The functionary or the officer charged with the accomplishment of a
domiciliary visit, in the exceptional circumstances determined before,
and the members of the Council of Elders who shall assist him will be
obliged to make out a procès-verbal of the domiciliary visit, and to com-
municate it immediately to the superior authority under whose jurisdic-
tion they are, and the latter shall transmit it to the nearest consular agent, without delay.

A special regulation will be promulgated by the Sublime Porte, to determine the mode of action of the local police in the several cases provided heretofore.

In localities more distant than nine hours' travel from the residence of the consular agent, in which the law of the judicial organization of the Velayet may be in force, foreigners shall be tried without the assistance of the consular delegate by the Council of Elders fulfilling the function of justices of the peace, and by the tribunal of the canton, as well for actions not exceeding one thousand piastres as for offences entailing a fine of five hundred piastres only at the maximum.

Foreigners shall have, in any case, the right of appeal to the tribunal of the arrondissement against the judgments issued as above stated, and the appeal shall be followed and judged with the assistance of the consul, in conformity with the treaties.

The appeal shall always suspend the execution of a sentence.

In all cases the forcible execution of the judgments, issued on the conditions determined heretofore, shall not take place without the cooperation of the consul or of his delegate.

The Imperial government will enact a law which shall determine the rules of procedure to be observed by the parties, in the application of the preceding regulations.

Foreigners, in whatever locality they may be, may freely submit themselves to the jurisdiction of the Council of Elders or of the tribunal of the canton, without the assistance of the consul, in cases which do not exceed the competency of these councils or tribunals, reserving always the right of appeal before the tribunal of the arrondissement, where the case may be brought and tried with the assistance of the consul or his delegate.

The consent of a foreigner to be tried as above stated, without the assistance of his consul, shall always be given in writing, and in advance of all procedure.

It is well understood that all these restrictions do not concern cases which have for their object questions of real estate, which shall be tried and determined under the conditions established by the law.

The right of defence and the publicity of the hearings shall be assured in all cases to foreigners who may appear before the Ottoman tribunals, as well as to Ottoman subjects.

The preceding dispositions shall remain in force until the revision of the ancient treaties, a revision which the Sublime Porte reserves to itself the right to bring about hereafter by an understanding between it and the friendly Powers.

In witness whereof the respective plenipotentiaries have signed the Protocol, and have affixed thereto their seals.

Done at Constantinople the eleventh of August, one thousand eight hundred and seventy-four.

(Signed:) A. AARIFI. [L. s.] (Signed:) GEO. H. BOKER. [L. s.]

[Translation.]

_Law conceding to foreigners the right of holding real estate in the Ottoman Empire._

*Imperial Rescript.*—Let it be done in conformity with the contents. 7 Sepher, 1284, (January 18, 1867.)
regulation, the safeguards which are due to financial interests and to administrative action, the following legislative enactments have been promulgated by the order of His Imperial Majesty, the Sultan:

ART. I. Foreigners are admitted, by the same privilege as Ottoman subjects, and without any other restriction, to enjoy the right of holding real estate, whether in the city or the country, throughout the empire, with the exception of the province of Hedjaz, by submitting themselves to the laws and the regulations which govern Ottoman subjects, as is hereafter stated.

This arrangement does not concern subjects of Ottoman birth who have changed their nationality, who shall be governed in this matter by a special law.

ART. II. Foreigners, proprietors of real estate, in town or in country, are in consequence placed upon terms of equality with Ottoman subjects in all things that concern their landed property.

The legal effect of this equality is—
1st. To oblige them to conform to all the laws and regulations of the police or of the municipality which govern at present or may govern hereafter the enjoyment, the transmission, the alienation, and the hypothecation of landed property.
2d. To pay all charges and taxes under whatever form or denomination they may be, that are levied, or may be levied hereafter, upon city or country property.
3d. To render them directly amenable to the Ottoman civil tribunals in all questions relating to landed property, and in all real actions, whether as plaintiffs or as defendants, even when either party is a foreigner. In short, they are in all things to hold real estate by the same title, on the same condition, and under the same forms as Ottoman owners, and without being able to avail themselves of their personal nationality, except under the reserve of the immunities attached to their persons and their movable goods, according to the treaties.

ART. III. In case of the bankruptcy of a foreigner possessing real estate, the assignees of the bankrupt may apply to the authorities and to the Ottoman civil tribunals requiring the sale of the real estate possessèd by the bankrupt and which by its nature and according to law is responsible for the debts of the owner.

The same course shall be followed when a foreigner shall have obtained against another foreigner owning real estate a judgment of condemnation before a foreign tribunal.

For the execution of this judgment against the real estate of his debtor, he shall apply to the competent Ottoman authorities, in order to obtain the sale of that real estate, which is responsible for the debts of the owner; and this judgment shall be executed by the Ottoman authorities and tribunals only after they have decided that the real estate of which the sale is required really belongs to the category of that property which may be sold for the payment of debt.

ART. IV. Foreigners have the privilege to dispose, by donation or by testament, of that real estate of which such disposition is permitted by law.

As to that real estate of which they may not have disposed, or of which the law does not permit them to dispose by gift or testament, its succession shall be governed in accordance with Ottoman law.

ART. V. All foreigners shall enjoy the privileges of the present law as soon as the Powers on which they depend shall agree to the arrangements proposed by the Sublime Porte for the exercise of the right to hold real estate.

Now, therefore, be it known that I, ULYSSES S. GRANT, President of the United States of America, have caused the said Protocol and Law to be made public for the information and guidance of citizens of the United States.

In witness whereof I have hereunto set my hand, and caused the seal of the United States to be affixed.
PROCLAMATIONS.

Done at the city of Washington this twenty-ninth day of October, in the year of our Lord one thousand eight hundred and seventy-four, and of the Independence of the United States of America the ninety-ninth.

By the President:

HAMILTON FISH,
Secretary of State.

U. S. GRANT.

No. 11.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Preamble.

Whereas it is provided in the Constitution of the United States that the United States shall protect every State in the Union, on application of the legislature, or of the executive (when the legislature cannot be convened), against domestic violence; and

Whereas it is provided by the laws of the United States that, in all cases of insurrection in any State, or of obstruction to the laws thereof, it shall be lawful for the President of the United States, on application of the legislature of such State, or of the executive (when the legislature cannot be convened), to call forth the militia of any other State or States, or to employ such part of the land and naval force as shall be judged necessary for the purpose of suppressing such insurrection, or of causing the laws to be duly executed; and

Whereas the legislature of the State of Mississippi, now in session, have represented to me, in a concurrent resolution of that body, that several of the legally elected officers of Warren County, in said State, are prevented from executing the duties of their respective offices by force and violence—that the public buildings and records of said county have been taken into the possession of, and are now held by, lawless and unauthorized persons—that many peaceable citizens of said county have been killed, and others have been compelled to abandon, and remain away from, their homes and families—that illegal and riotous seizures and imprisonments have been made by such lawless persons—and, further, that a large number of armed men from adjacent States have invaded Mississippi to aid such lawless persons, and are still ready to give them such aid; and

Whereas it is further represented as aforesaid, by said legislature, that the courts of said county cannot be held, and that the Governor of said State has no sufficient force at his command to execute the laws thereof in said county and suppress said violence, without causing a conflict of races and endangering life and property to an alarming extent; and

Whereas the said legislature, as aforesaid, have made application to me for such part of the military force of the United States as may be necessary and adequate to protect said State and the citizens thereof against the domestic violence hereinbefore mentioned, and to enforce the due execution of the laws; and

Whereas the laws of the United States require that, whenever it may be necessary, in the judgment of the President, to use the military force for the purposes aforesaid, he shall forthwith, by proclamation, command such insurgents to disperse and retire peaceably to their respective abodes within a limited time:

Now, therefore, I, ULYSSES S. GRANT, President of the United States, do hereby command said disorderly and turbulent persons to disperse and retire peaceably to their respective abodes within five days from the date hereof, and that they refrain from forcible resistance to
the laws, and submit themselves peaceably to the lawful authorities of said county and State.

In witness whereof, I have hereunto set my hand, and caused the seal of the United States to be affixed.

Done at the city of Washington, this twenty-first day of December, in the year of our Lord eighteen hundred and seventy-four, [SEAL.] and of the Independence of the United States the ninety-ninth.

U. S. GRANT.

By the President:

HAMILTON FISH,
Secretary of State.

No. 12.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas objects of interest to the United States require that the Senate should be convened at twelve o'clock on the fifth day of March next, to receive and act upon such communications as may be made to it on the part of the Executive:

Now, therefore, I, ULYSSES S. GRANT, President of the United States, have considered it to be my duty to issue this my proclamation, declaring that an extraordinary occasion requires the Senate of the United States to convene for the transaction of business at the Capitol, in the city of Washington, on the fifth day of March next, at twelve o'clock at noon on that day, of which all who shall at that time be entitled to act as members of that body, are hereby required to take notice.

Given under my hand and the seal of the United States at Washington the seventeenth day of February, in the year of our Lord one thousand eight hundred and seventy-five, and of the Independence of the United States of America the ninety-ninth.

U. S. GRANT.

By the President:

HAMILTON FISH,
Secretary of State.
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three persons to be appointed by the President and Senate

to exercise powers heretofore vested in governor and board of public works except, &c.

to be subject to restrictions imposed on governor or board

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to take possession and supervision of all offices, books, papers, moneys, credits, &c., belonging to District

Restrictions upon, in making contracts, not to anticipate taxes by sale or hypothecation

may abolish, consolidate, &c., offices, and make appointments to and removals from office

to reduce compensation of officers and employees, except in schools, fire department, twenty per cent.
to reduce, adjust, and equalize salaries of officers and employees, payable out of funds of

Salaries not to be changed from standard fixed by act of June 20, 1874

Oath of office of

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**Engineer,**
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to be subject to general supervision and direction of commissioners

general duties of

to have possession of and keep, &c., all instruments, books, records, maps, &c., belonging to office of engineer of board of public works

to keep certain records required by regulation of commissioners

may appoint, with consent of commissioners, two assistant engineers from civil life

**Joint Select Committee,**
to consist of two Senators appointed by Presiding Officer of Senate and two Representatives appointed by Speaker

to prepare a suitable frame of government and draught of statutes to carry it into effect

to report same to Congress on first day of next session

to prepare and submit to Congress statement of expenses to be borne by District and by United States

may employ assistance at expense not to exceed $5,000

Appropriation for

**Board of audit,**
First and Second Controllers of Treasury constituted a...
to examine and audit for settlement certain unfunded or floating debt of District or board of public works

Claims for damages for improvements to be severally audited and examined without regard to any other examination

to make detailed and tabular statements of claims presented, persons owning same, and amount due on each

Tabular statement of funded debt of District of Columbia and cities of Washington and Georgetown, of every kind whatever

to ascertain and make tabulated statement of amount of sewer-taxes paid

to issue to each claimant certificate of amount found due, &c.
to keep and report to Congress register of certificates, &c.
to report to Congress amount equitably chargeable to street-railway companies for pavement along tracks, &c.
to examine and audit accounts of the auditor and treasurer of the board of public works, and auditor, treasurer, collector, and comptroller of District of Columbia

to have power to subpoena witnesses, administer oaths, examine witnesses under oath

to have access to all books, records, &c., of board of public works or of District of Columbia

shall procure inspection of such bank books, &c., as may be necessary

may employ accountants and assistants, &c.

duties and oath of accountants, &c.
to give notice for presentation of claims

to audit no claims not presented within ninety days of notice

to report to President, to be by him transmitted to Congress

to receive each $2,000 for services

time extended for receiving and audit, by board of audit, of certain classes of claims

Board of audit continued

time for presenting claims before, extended

Jurisdiction of suits involving successful claims now pending not affected

Certificate to issue to successful party in suit

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to receive no additional compensation
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