any enumerator in his district, and fill the vacancy thereby caused or
otherwise occurring; and in such cases but one compensation shall be
allowed for the entire service, to be apportioned among the persons per-
forming the same in the discretion of the Superintendent of Census.

SEC. 24. All laws and parts of laws inconsistent with the provisions
of this act are hereby repealed; and all censuses subsequent to the tenth
census shall be taken in accordance with the provisions of this act unless
Congress shall hereafter otherwise provide.

Approved, March 3, 1879.

CHAP. 196.—An act giving the consent of Congress to an agreement or compact
entered into between the States of Virginia and Maryland respecting the bound-
ary between said States.

Whereas arbitrators duly appointed on the part of the State of Vir-
ginia and on the part of the State of Maryland for the purpose of ascer-
taining and fixing the boundary between the States of Virginia and
Maryland, did proceed in the premises to examine into and ascertain
the true line of said boundary, and did award as to the same in words
following, to wit:

"AWARD.

"And now, to wit, January sixteenth, anno Domini eighteen hundred
and seventy-seven, the undersigned, being a majority of the arbitrators
to whom the States of Virginia and Maryland, by acts of their respective
legislatures, submitted the controversies concerning their territorial lim-
its, with authority to ascertain and determine the true line of boundary
between them, having heard the allegations of the said States, and ex-
amined the proofs on both sides, do find, declare, award, ascertain, and
determine that the true line of boundary between the said States, so far
as they are conterminous with one another, is as follows, to wit:

"AWARD.
Award, cont'd.

fifteen minutes east, six thousand seven hundred and twenty yards, along the line above mentioned, which runs from Smith's Point to Watkin's Point until it reaches the latter spot, namely, Watkin's Point, which is in latitude thirty-seven degrees fifty-four minutes thirty-eight seconds, longitude seventy-five degrees fifty-two minutes forty-four seconds; from Watkin's Point the boundary line runs due east seven thousand eight hundred and eighty yards, to a point where it meets a line running through the middle of Pocomoke Sound, which is marked C on the accompanying map, and is in latitude thirty-seven degrees fifty-four minutes thirty-eight seconds, longitude seventy-five degrees forty-seven minutes fifty seconds; thence by a line dividing the waters of Pocomoke Sound, north forty-seven degrees thirty minutes east, five thousand two hundred and twenty yards, to a point in said sound marked D on the accompanying map, in latitude thirty-seven degrees fifty-six minutes twenty-five seconds, longitude seventy-five degrees forty-five minutes twenty-six seconds; thence following the middle of the Pocomoke River by a line of irregular curves, as laid down on the accompanying map, until it intersects the westward protraction of the boundary line marked by Scarborough and Calvert, May twenty-eighth, eighteen hundred and sixty-eight, at a point in the middle of the Pocomoke River and in the latitude thirty-seven degrees fifty-nine minutes thirty-seven seconds, longitude seventy-five degrees thirty-seven minutes four seconds; thence by the Scarborough and Calvert line, which runs five degrees fifteen minutes north of east, to the Atlantic Ocean: the latitudes, longitudes, courses, and distances here given have been measured upon the Coast Chart, number thirty-three, of the United States Coast Survey (sheet number three, Chesapeake Bay) which is herewith filed as part of this award and explanatory thereof; the original charter line is marked upon the said map and shaded in blue; the present line of boundary, as ascertained and determined, is also marked and shaded in red, while the yellow indicates the line referred to in the compact of seventeen hundred and eighty-five, between Smith's Point and Watkin's Point; in further explanation of this award, the arbitrators deem it proper to add that—

"First. The measurements being taken and places fixed according to the Coast Survey, we have come as near to perfect mathematical accuracy as in the nature of things is possible; but in case of any inaccuracy in the described course or length of a line or in the latitude or longitude of a place, the natural objects called for must govern.

"Second. The middle thread of Pocomoke River is equi-distant as nearly as may be between the two shores without considering arms, inlets, creeks, or affluents as parts of the river, but measuring the shore lines from headland to headland.

"Third. The low-water mark on the Potomac, to which Virginia has a right in the soil, is to be measured by the same rule, that is to say, from low-water mark at one headland to low-water mark at another, without following indentations, bays, creeks, inlets, or affluent rivers.

"Fourth. Virginia is entitled not only to full dominion over the soil to low-water mark on the south shore of the Potomac, but has a right to such use of the river beyond the line of low-water mark as may be necessary to the full enjoyment of her riparian ownership, without impeding the navigation or otherwise interfering with the proper use of it by Maryland, agreeably to the compact of seventeen hundred and eighty-five.

"In testimony whereof we have hereunto set our hands the day and year aforesaid

"J. S. BLACK

"Of Pennsylvania

"CHAS. J. JENKINS

"Of Georgia

"A. W. GRAHAM

"Secretary"
And whereas the said award has been ratified and confirmed by the legislatures of the States of Virginia and Maryland respectively:

Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the consent of the Congress of the United States is hereby given to the said agreement or award, and to each and every part and article thereof: Provided, That nothing therein contained shall be construed to impair or in any manner affect any right of jurisdiction of the United States in and over the islands and waters which form the subject of the said agreement or award.

Approved, March 3, 1879.

CHAP. 197.—An act granting jurisdiction and authority to the Court of Claims in the case of the schooner Don Pedro.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the claim or claims of the legal or equitable owners or claimants of the schooner Don Pedro, her cargo, freight, and personal effects contained in her, alleged to have been damaged, injured and sunk by collision with the United States revenue cutter U. S. Grant, on or about the eighteenth day of July, eighteen hundred and seventy seven, be referred to the Court of Claims, with jurisdiction and authority 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, March 3, 1879.

CHAP. 198.—An act for the relief of certain pensioners.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all pensioners now on the pension-rolls, or who may hereafter be placed thereon, for amputation of either leg at the hip joint, shall receive a pension at the rate of thirty-seven dollars and fifty cents per month from the date of the approval of this act.

Approved, March 3, 1879.

CHAP. 199.—An act donating four condemned cannon and sixteen cannon-balls to "Monongahela Cemetery", to be placed in a lot held as a free burial-ground for ex-soldiers, sailors, and marines, 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 War be, and he is hereby, authorized and directed to deliver to the "Monongahela Cemetery", Monongahela City, Washington County, Pennsylvania, four condemned cannon, to be placed in a lot in said cemetery held by a post of the Grand Army of the Republic as a free burial-ground for ex-soldiers, sailors, and marines who have been honorably discharged from the United States service.

SEC. 2. That said "Monongahela Cemetery", a body corporate in law, shall receipt for said condemned cannon and cannon-balls.

SEC. 3. That the Secretary of War be authorized and directed to deliver to the city of Pontiac, Michigan, six condemned cannon for a monument to Major-General Israel P. Richardson and other Union soldiers buried in the cemetery in the city of Pontiac, Michigan.

SEC. 4. That the Secretary of War be authorized and directed to deliver to the city of Des Moines, Iowa, four condemned carriages and cannon, to be placed in the cemetery around the monument erected to