"SEC. 8. That this Act shall be null and void if construction of said bridge shall not be commenced on or before the first day of January, eighteen hundred and ninety-two, and be completed on or before the first day of July, nineteen hundred and four: Provided, That the navigation of the Missouri River shall not be obstructed by false works during the construction of the bridge: And provided further, That such guide piers, dikes, or other structures as may be required for the maintenance of a safe channel through the draw spaces as they are arranged, pending the construction of the permanent bridge, shall be at once built, upon plans approved by the Secretary of War, and maintained until they shall be no longer necessary."

SEC. 2. That all parts of the Act of which this Act is an amendment which are inconsistent with this Act and the changes herein of the uses of said bridge, as provided in said original Act, are hereby repealed.

Approved, May 23, 1902.

CHAP. 887.—An Act For the allowance of certain claims for stores and supplies reported by the Court of Claims under the provisions of the Act approved March third, eighteen hundred and eighty-three, and commonly known as the Bowman Act, 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 pay, out of any money in the Treasury not otherwise appropriated, to claimants in this Act named the several sums appropriated herein, 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 release and discharge of their respective claims, namely:

CLAIMS ALLOWED UNDER THE BOWMAN AND TUCKER ACTS BY THE COURT OF CLAIMS.

ALABAMA.

To Francis B. Appling, of Tuscaloosa County, one hundred and thirty dollars.

To Hugh P. Bone, executor of Martha H. Bone, deceased, of Madison County, two thousand five hundred and forty-four dollars.

To Hugh H. Kirby, administrator of James Bundren, of Dekalb County, nine hundred and eighty dollars.

To the estate of James M. Campbell, deceased, late of Jackson County, one thousand nine hundred and eighty-seven dollars, to be distributed as follows: To White B. Campbell, administrator of James Campbell, deceased, three hundred and seventy-five dollars; to White B. Campbell, son of James Campbell, deceased, in his own right, four hundred and three dollars; to Joseph D. Campbell, son of James Campbell, deceased, four hundred and three dollars; to White B. Campbell, as administrator of James T. Campbell, son of Newton Campbell, deceased, and grandson of James Campbell, deceased, four hundred and three dollars; and to John Holland, son of Sarah Campbell Holland, and grandson of James Campbell, deceased, four hundred and three dollars.

To Adin I. Hurd, administrator of Robert M. Clark, deceased, of Lawrence County, one thousand two hundred and seventy-four dollars.

To D. A. Yarbrough, administrator of James D. Coffman, deceased, of Limestone County, one thousand two hundred and sixty-three dollars.
To William A. Cowles, administrator of George Cowles, deceased, of Montgomery, four thousand seven hundred and twenty-two dollars and thirty-seven cents.
To John Hurst, of Colbert County, three hundred dollars.
To James N. Mapels, of Jackson County, sixty-seven dollars.
To R. N. Terrell, administrator of William S. Mullins, deceased, of Marion County, one hundred and seventy-two dollars.
To Charles Posey, of Lauderdale County, one hundred and seventy-seven dollars.
To the legal representatives of Archibald Rutherford, deceased, late of Jackson County, one thousand five hundred and eight dollars.
To Elijah Sides, of Walker County, one thousand two hundred and eighty-six dollars.
To Adeline M. Willis, of Butler County, two thousand one hundred and thirty-seven dollars.
To Issac Young, of Clay County, three hundred and seventy-five dollars.
To Frederick Calhoun, two hundred and forty dollars.
To Sandy Calhoun, one hundred and fifty-five dollars.
To Randall D. Berry, administrator de bonis non of Pleasant O. Grimes, two thousand five hundred and forty dollars.
To Miller Isbell, one hundred and sixty-two dollars and eighty cents.
To Mary R. Jones, administratrix of Asa F. Allen, deceased, one thousand seven hundred and thirty-five dollars.
To Charles H. Price, administrator of Thomas J. Whyte, deceased, six hundred and five dollars.
To Charles H. Price, administrator of Thomas J. White, deceased, three hundred and sixty-five dollars.
To S. R. Corn, administrator of John Smith, deceased, four hundred and ten dollars.
To Mariah Wilson, of Jackson County, three hundred and nine dollars.
To George B. Caldwell, administrator of Hamlin Caldwell, deceased, ten thousand seven hundred and sixty-four dollars.

To Samuel F. Davidson, of Phillips County, one thousand five hundred and seventy-nine dollars.
To John R. Henderson, administrator of Michael C. Henderson, deceased, of Benton County, six hundred and seventy-seven dollars.
To Louis Bonlin, administrator of Charles Hogan, deceased, of Crawford County, one thousand two hundred and seventy dollars.
To Richard T. Holleman, Ouachita County, five hundred and forty dollars.
To W. D. Rogers, administrator of Eliza Miller, deceased, of Drew County, one thousand two hundred and eighty dollars.
To Martha A. Payne, administratrix of Samuel H. Payne, deceased, of Sebastian County, seven hundred and fifty-five dollars.
To Felix G. Smith, administrator of Sarah J. Smith, deceased, of Jefferson County, five hundred and eighty dollars.
To S. S. Faulkner, administrator of John R. Williams, deceased, of Phillips County, one thousand eight hundred and forty-five dollars.
To James K. McCurdy, administrator of Samuel McCurdy, deceased, of Crawford County, two thousand and ninety-eight dollars.
To Elizabeth J. Hampton, of Pulaski County, four hundred and thirty-two dollars.
To Maria A. Horn, administratrix of John A. Horn, deceased, one hundred and forty-five dollars.
To Ernest Neill, administrator of Joseph H. Egner, deceased, one thousand six hundred and thirty-two dollars.
To A. P. Rutherford, administrator of William Kountz, deceased, eight hundred and eighty-five dollars.
To Louis T. Penn, administrator of Thomas H. Penn, deceased, one thousand eight hundred and seventy-three dollars.
To Elias R. Core, six hundred and eighty-five dollars.
To F. M. Holthoff, sole heir of Frank Holthoff, deceased, three hundred and twenty-five dollars.

COLORADO.

To Nathan Tanner, of Sedgwick County, one hundred and twenty dollars.

DISTRICT OF COLUMBIA.

To Catharine A. Talburtt, administratrix of George W. Talburtt, deceased, and administratrix de bonis non of Jane Woodruff, deceased, nine thousand one hundred dollars.
To Mary E. White, administratrix of Archibald White, deceased, sole devisee of Harriet White, deceased, five thousand two hundred and eighty dollars.

FLORIDA.

To Martha L. Hendricks, of Clay County, two thousand two hundred and five dollars.
To Egbert C. Sammis, administrator of John S. Sammis, deceased, of Duval County, four thousand nine hundred and seventy-one dollars and fifty-three cents.

GEORGIA.

To William Goddard, of Dekalb County, two hundred and forty-one dollars.
To Stanford Guyton, administrator of John Lewis, deceased, of Paulding County, nine hundred and forty-four dollars.
To John W. Johnston, administrator of James Johnston, deceased, of Chattooga County, seven hundred and eighty-five dollars.
To Edward S. Nace, administrator of John M. Nace, deceased, of Fulton County, one thousand and forty-nine dollars.
To M. D. Rountree, administrator of George T. Long, deceased, of Henry County, one thousand and forty-nine dollars.
To W. J. Voils, administrator of Anthony Voils, deceased, of Walker County, five hundred and forty-six dollars.
To Sarah C. Gray, executrix of Ambrose W. Gray, deceased, nine hundred and thirty-two dollars.
To Martha Richards, administratrix of the estate of Sarah J. Keys, deceased, five hundred and eleven dollars.
To J. T. Vaughan, administrator of the estate of Jonathan D. Vaughan, deceased, one thousand seven hundred and fifteen dollars.

ILLINOIS.

To Charles H. Adams, twenty-one thousand three hundred and twenty dollars.

KANSAS.

To John A. Huff, of Miami County, one hundred and fifty dollars.

KENTUCKY.

To Catharine Metz, widow of Jacob Metz, deceased, of Scott County, one thousand and twenty dollars.
To William F. Taylor, administrator of Cassandra S. Price, of Jessamine County, eight hundred and thirty-two dollars.
To Russellville and Logan County Agricultural and Mechanical Association of Logan County, two thousand eight hundred and fifty-six dollars.
To Marmaduke D. Hightower, one hundred and ten dollars.
To Mrs. Rolly Roher, three hundred and sixty dollars.
To Pleasant P. Rountree, five hundred and fifty-one dollars.
To Richard H. Shropshire, one thousand one hundred and thirty-one dollars.

LOUISIANA.

To Celestine D. Carlin, administrator of Celestine T. Carlin, deceased, of Saint Marys Parish, seven thousand one hundred and thirty-eight dollars.
To Marie P. Evans, of East Baton Rouge Parish, six thousand seven hundred and eighty dollars.
To Charles M. Flower, Frank S. Flower, William Flower, and D. Sprigg Flower, children of Charles H. Flower, deceased, of Rapides Parish, twenty-three thousand three hundred and fifty-seven dollars.
To Marie Eliza Payne, of Rapides Parish, two hundred and thirty-seven dollars.
To Charles M. Wells, administrator of Martha L. Wells, deceased, of Rapides Parish, nine thousand six hundred dollars.
To Lastie Broussard, administrator of Augustine Broussard, deceased, three thousand seven hundred and twenty-four dollars.
To Mary E. Burgess, administratrix of the estate of Halcott T. Burgess, deceased, two thousand dollars.
To Omer Bush, administrator of Philip Bush, deceased, eight hundred and twenty-four dollars.

MARYLAND.

To Jacob M. Adams, John Q. Adams, and Mary L. Adams, executors of Henry Adams, deceased, of Washington County, three hundred and sixty-five dollars.
To Ernest L. Yourtee, administrator of Barton Boteler, deceased, of Washington County, eight hundred and seventy-eight dollars.
To Raleigh Sherman, administrator of Jacob H. Grove, deceased, of Washington County, one thousand eight hundred and ninety-one dollars.
To Jacob Rohrback, administrator of the estate of Norman B. Harding, deceased, of Frederick County, one thousand nine hundred and sixty dollars.
To J. Clarence Lane, administrator of William H. Knode, deceased, of Washington County, two hundred and eighty-four dollars.
To Sarah H. Lyddane, executrix of Stephen M. Lyddane, deceased, of Montgomery County, seven hundred and twelve dollars.
To Jacob Mann, of Baltimore, eight hundred and ninety dollars.
To Jacob A. Miller, of Washington County, nine hundred and twenty dollars.
To Buchanan Schley and William P. Miller, administrators of David R. Miller, deceased, of Washington County, six hundred and thirty dollars.
To Henry A. Poffenberger, of Washington County, four hundred and ninety-one dollars.
To Richard Poole, administrator of Frederick S. Poole, deceased, of Montgomery County, five hundred and twelve dollars.
To Adam Shower, of Carroll County, three hundred and twenty-six dollars.
To Henry O. Talbott, administrator of Sarah Talbott, deceased, of Montgomery County, one thousand nine hundred and seventy dollars.
To Thomas S. Thrasher, administrator of Robert K. Thrasher, deceased, of Frederick County, two hundred and twenty-nine dollars.
To Elie Wade, of Washington County, three hundred and forty-seven dollars.
To Henry R. Walton, administrator of John Walton, deceased, of Anne Arundel County, five thousand and eighty-three dollars.
To Margaret E. T. West, Francis O. Green, and Edwin M. West, sole heirs of James T. West, deceased, of Montgomery County, two hundred and eighty-five dollars.
To George H. L. Chrissinger, administrator of the estate of George Chrissinger, deceased, one hundred and sixty dollars.
To Joseph L. Motter, executor of the estate of Isaac Motter, deceased, one thousand two hundred dollars.
To John Mullican, four hundred and thirty-seven dollars.
To Elizabeth Norris, two hundred and five dollars and seventy-five cents.
To Benjamin R. Poole, eight hundred and twenty-five dollars.
To Albert H. Suman, one hundred and twenty-five dollars.
To Edward Wootton and John R. Williams, administrators of Jonathan B. Benson, deceased, two thousand one hundred and forty-two dollars.
To Charles G. Biggs, administrator of Benjamin F. Rohrback, deceased, three hundred and two dollars.
To Robert H. Boteler, five hundred and ninety-six dollars.

MASSACHUSETTS.

To Charles Foster, receiver of the Union Steamship Company, of Boston, eighteen thousand dollars.

MISSISSIPPI.

To John Arthur, administrator of William Arthur, deceased, of Bolivar County, two thousand three hundred and eighty-five dollars.
To Penelope Auzburn, of Newton County, five hundred and thirty-three dollars.
To George M. Barber, of Hinds County, three hundred and seventy-five dollars.
To E. L. Brien, administrator of John B. Blackburn, deceased, of Warren County, one thousand four hundred and forty dollars.
To Thomas V. Brady, of Marshall County, two hundred and seventy-five dollars.
To William T. Ratliff, administrator of Alphonso Corson, deceased, of Hinds County, seven hundred and four dollars.
To Emma C. Worthy, administratrix of Thomas C. Clark, deceased, of Warren County, two thousand five hundred and forty-three dollars.
To Jane Cofer, administratrix of Lemuel Cofer, deceased, of Lafayette County, six hundred and seventy-five dollars.
To Martha L. Dixon, of Hinds County, one thousand eight hundred and fifteen dollars.
To James F. Robertson, surviving executor of Drury Robertson, deceased, of Lafayette County, one thousand four hundred and ninety-five dollars.
To Hi Eastland, administrator of James J. Ritch, deceased, of Scott County, two hundred and fifty-four dollars.
To Washington Weir, administrator of Levi B. Fields, of Adams County, six hundred and forty-four dollars.
To W. L. Head, administrator of Frances Hyland, deceased, of Warren County, two thousand two hundred and seventy dollars.
To Robert A. McDermott, administrator of Patrick McDermott, deceased, of Marshall County, seven hundred and ten dollars.
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To John K. Nutt, administrator de bonis non of Haller Nutt, deceased, of Adams County, eighty-nine thousand nine hundred and ninety-nine dollars and eighty-eight cents.

To W. A. Collier, administrator of Winifred Collier, deceased, one thousand six hundred and fifty-five dollars.

To John Doyle, two hundred and forty dollars.

To C. L. Kidd and Mary O. King, executors of the estate of Thomas Kidd, deceased, thirteen thousand four hundred and sixty dollars.

To J. B. Rosch, administrator of David J. Kennedy, two thousand six hundred and twenty-three dollars.

To Lytle A. Rather, administrator of John Oswold, deceased, of Marshall County, seven hundred and seventy dollars.

To James C. Mundlen, administrator of Mahala J. Parks, deceased, of Lafayette County, six hundred and twenty-eight dollars.

To R. B. Rucker, administrator of John Raney, deceased, of Hinds County, four thousand four hundred and thirty-seven dollars.

To J. B. McAlpin, administrator of Joseph Engle, of Dallas County, two hundred and thirty-two dollars.

To Orville P. Hawkins, administrator of Mary Harpool, deceased, of Taney County, seven hundred and forty dollars.

To Edward W. James, of Phelps County, nine hundred and ninety dollars.

To Edward S. McCombs, administrator of John McCombs, deceased, of Newton County, one hundred and fifty dollars.

To Hezekiah M. Martin, of Newton County, three hundred and twelve dollars.

To Robert Moore, of Cass County, four hundred and fifty dollars.

To James C. Wallace, administrator of Thomas J. Owen, deceased, of Chariton County, seven hundred and twenty dollars.

To Charles T. Wilson, administrator of Philip Mathews, deceased, of Barton County, two thousand one hundred and sixty dollars.

To James Taylor, of Barry County, one hundred and forty-two dollars.

To Isaac G. Whitworth, of Iron County, five hundred and sixty dollars.

To John M. Black, administrator of the estate of Thomas R. Hanks, deceased, three hundred and ninety-six dollars.

To Mary Jane Pritchett, administratrix of the estate of William R. Pritchett, deceased, two hundred dollars.

To Thomas Bullock, of Cumberland County, four hundred and fifty-seven dollars.

To H. H. Carrow, S. R. Carrow, and the heirs of Maggie U. Hill,
Claims under Bowman and Tucker acts—Continued.

To Isaac W. Lewis, of Craven County, seven hundred and forty dollars.

To Hugh Murdock, of Carteret County, two hundred and seventy-four dollars.

To Benjamin F. Parrott, of Lenoir County, one thousand nine hundred and ninety-six dollars.

To Kenneth R. Pendleton, of Perquimans County, one hundred and seventeen dollars.

To Arrington Purify, administrator of Thomas Purify, deceased, of Craven County, three hundred and fifty-three dollars.

To William N. Rose, of Wayne County, six hundred and eighty-one dollars.

To Martha Noggle, administratrix of Jacob Noggle, deceased, of Cherokee County, one hundred and five dollars.

To Hardy Summerline, of Wayne County, one thousand three hundred and twenty-eight dollars.

To George W. Westcott, of Dare County, four hundred and ninety-six dollars.

To Henry T. Coates, administrator of Thomas H. Coates, deceased, two thousand six hundred and sixteen dollars.

To William S. Fowlkes, administrator of the estate of Mial T. Long, deceased, three hundred and sixteen dollars.

To Gabriel L. Hardison, sole heir of Gabriel Hardison, deceased, one thousand two hundred and forty-four dollars.

To Joel C. Johnson, administrator of Richard W. Johnson, deceased, one thousand nine hundred and sixty-eight dollars.

To McCalvin Johnson, administrator of Jehu C. Lamb, deceased, four hundred and seventy-five dollars.

To James A. McDaniel, administrator of James Warters, deceased, two thousand six hundred and thirty-four dollars.

To H. B. Parker, administrator of Epsie Jackson, deceased, five hundred and ninety-six dollars.

To John Reid, of Cincinnati, four hundred and seventy-six dollars and seventy-five cents.

To Martha Cook, administratrix of William Cook, deceased, Beaufort County, the sum of eight hundred and sixteen dollars.

To Robert H. Rue, administrator of the estate of Edward H. Alston, deceased, three hundred twenty-five dollars.

To Josephine Anderson, executrix of Thomas Anderson, deceased, of Claiborne County, seven hundred and fifty-nine dollars.

To Matthias App, of Shelby County, two hundred and twenty-eight dollars.

To James M. Beckett, of Washington County, one hundred and twenty-five dollars.

To David L. Harris, administrator of Leah Bray, deceased, of Lincoln County, seven hundred and fifty dollars.

To John Beets, administrator of George W. Beets, deceased, of Grainger County, one hundred and ninety-six dollars.

To Herbert Cossey, of Hardin County, two hundred and twenty-eight dollars.
To Elizabeth Curtis, administratrix of John Curtis, deceased, of Franklin County, one thousand one hundred and twenty-four dollars.
To William M. Mayo, administrator of Zillah Hall, deceased, of Fayette County, five hundred and thirty dollars.
To John R. Rison, administrator de bonis non of John W. Nance, deceased, of Henry County, three hundred and thirty-seven dollars.
To William H. Callender, executor of James C. Owen, deceased, of Williamson County, nine hundred and eighty-six dollars.
To David A. Cleage and L. W. Rose, administrators of David Cleage, deceased, of McMinn County, one thousand seven hundred and thirty-five dollars.
To James C. Campbell, administrator of William K. Campbell, deceased, of Sullivan County, five hundred and forty-eight dollars.
To Daniel Carmichael, administrator of Hamilton Carmichael, deceased, of Hawkins County, five hundred and seventy-four dollars.
To William Calgy, executor of Mary Calgy, deceased, of Sumner County, one thousand two hundred and sixty-one dollars.
To A. A. Caldwell, administrator of Sarah McCampbell, deceased, of Jefferson County, two hundred and sixty-two dollars.
To Tom B. Elrod, administrator of James C. Elrod, deceased, of Rutherford County, one thousand three hundred and ninety-five dollars.
To William W. Milam, executor of A. J. Milam, deceased, of Davidson County, five thousand two hundred and ninety dollars.
To Samuel J. Moore, of Hamblen County, two hundred and fifty-four dollars.
To Sarah E. Norton, administratrix de bonis non of Stephen A. Norton, deceased, of Shelby County, nine thousand one hundred and sixty-six dollars and sixty-six cents.
To James S. Oakley, of Franklin County, one thousand four hundred and ninety-two dollars.
To D. C. Edmonson, administrator of Matilda O'Neal, deceased, of Davidson County, seven hundred and twenty-two dollars.
To Benjamin F. Poston, of Montgomery County, five hundred and ten dollars.
To Benjamin F. Locke, administrator of W. P. Pewitt, deceased, of Tipton County, one hundred and fifty dollars.
To John D. Reed, administrator of John P. C. Reed, deceased, of Giles County, two hundred and thirty-five dollars.
To A. Thomas, administrator of B. F. Roberts, deceased, of Williamson County, nine hundred and sixty dollars.
To Lucy T. Robertson, of Davidson County, four hundred and thirty-nine dollars.
To J. D. Sanders, administrator of Isaiah Sweet, deceased, of McNairy County, three hundred and eighty-five dollars.
To W. T. Smallman, administrator of David Smallman, deceased, of Hamblen County, three hundred and ninety-two dollars.
To Jacob Schneider and Louis Seilaz and Moritz Neubert, executors of Charles Schneider, deceased, of Knox County, five hundred and sixty dollars.
To Hiram L. Sloan, of Grainger County, two hundred and seventy-two dollars.
To John W. Wright, of Hardin County, one hundred and twenty-five dollars.
To William J. Webb, administrator of John Webb, deceased, of Cannon County, three hundred and ninety-two dollars.
To J. E. Aldrich, administrator of the estate of Joseph A. Aldrich, deceased, nine hundred and forty-one dollars.
To Lucretia H. Ashworth, sole heir of the estate of L. H. Grimes, deceased, four hundred and eighteen dollars.
To John Beal, three hundred and seventy-five dollars.
To Z. Toy Holman, administratrix of Clementina H. Holman, deceased, four thousand five hundred and fifty-six dollars.
To T. J. Huckaba and M. S. Huckaba, sole heirs of Elizabeth Hensley, deceased, one hundred and sixty dollars.
To Henry Hull, administrator of the estate of Isaac Hull, deceased, six hundred and forty dollars.
To John B. Klepper, six hundred and ten dollars.
To Marion Lewis, for himself as heir and as guardian of Lida Minta Lewis and Violet Lewis, the other heirs of Elizabeth Lewis, deceased, one thousand and twenty-five dollars.
To Joseph W. Mays, administrator of Pinckney Halton, deceased, one thousand and forty dollars.
To Albert J. Milikien, eight hundred and thirteen dollars.
Claims under Bowman and Tucker acts—Continued.

To E. S. Ripley, executor of David S. Ripley, deceased, one hundred and sixty-seven dollars.
To E. A. Shipley, administrator of Samuel Hicks, deceased, three hundred and twenty-five dollars.
To W. O. Gordon, administrator of the estate of Jack Frank, deceased, one hundred and seventy dollars.
To W. A. Jacobs and J. F. Hickerson, administrators of Charles Hickerson, deceased, one hundred and sixty-five dollars.
To Robert F. Smith, administrator of Francis J. Smith, deceased, one thousand and forty-five dollars.
To W. H. Robertson, administrator of Emma Robertson, deceased (formerly Emma M. Mayo); H. P. Hobson, administrator of Lucy Mayo, deceased, and Sarah Agnes Bumpass, heirs of F. W. Mayo, deceased, of Fayette County, eight hundred and seventy-four dollars.
To Americus V. Warr, executor of James Warr, deceased, six hundred and eighty-four dollars.

VIRGINIA.

To the heirs at law of Henry C. Brawner, deceased, of Prince William County, three hundred and twelve dollars.
To Nancy H. Beans and Rebecca H. Beans, executrices of Isaiah B. Beans, deceased, of Loudoun County, one thousand two hundred and eighty dollars.
To George Brunk, of Rockingham County, two hundred dollars.
To Solomon Beery, of Rockingham County, one hundred dollars.
To J. B. Carwell, of Augusta County, one hundred and seventy-five dollars.
To T. C. Culpeper, administrator of Josiah Culpeper, deceased, of Norfolk County, seven hundred and twenty dollars.
To John W. Fletcher, of Fauquier County, two hundred and thirty-one dollars.
To Samuel W. Hough, administrator of William N. Hough, deceased, of Loudoun County, four hundred and forty dollars.
To Duncan James, of Fauquier County, eight hundred and fifty-nine dollars.
To George W. Hott, administrator de bonis non cum testamento annexo of William Hughes, deceased, of Alexandria County, five thousand one hundred and seventy-one dollars.
To J. J. D. Miller, administrator of John D. Miller, deceased, of Rockingham County, three hundred and fifty-four dollars.
To R. L. Pritchard, John W. Rothgeb, and A. J. Huffman, copartners, doing business as R. L. Pritchard Company, of Page County, three thousand two hundred and twenty-seven dollars and thirty-seven cents.
To James T. Quick, of Augusta County, one hundred and thirty-five dollars.
To W. W. Smallwood, administrator of Benjamin Starkey, deceased, of Clarke County, one thousand one hundred and seventeen dollars.
To Peter Showalter, of Rockingham County, two hundred and twenty-five dollars.
To the board of trustees of the Methodist Episcopal Church at Arlington, known as “Hunter’s Chapel,” three thousand dollars.
To Charles L. Stewart, executor of Charles Stewart, one thousand four hundred and ninety-five dollars.
To Mary Baker, four hundred and twenty-six dollars.
To William H. Baker, executor of the estate of James Ginn, deceased, one thousand three hundred and sixty-two dollars.
To Mary E. Burke, four hundred and two dollars.
To John J. Christian, seven hundred and fifteen dollars.
To Nathan Gardner, eight hundred and fifty-seven dollars.
To Charles W. Heater, administrator of Caroline Heater, five thousand four hundred and eighty dollars.
To David Rudy, one hundred and fifteen dollars.
To George W. Bowen, administrator of the estate of John W. Hawkins, deceased, six hundred and eighteen dollars.
To Aaron B. Hoffman, seven hundred and nineteen dollars.
To Annie Palmatory, administratrix of John T. Palmatory, deceased, one thousand four hundred and sixty-five dollars.
To Edward J. Taylor, administrator of Henry Clevenger, deceased, five hundred and sixty-five dollars.
To the Winchester and Potomac Railroad Company, thirty thousand three hundred and forty dollars.
To Adel Virginia Spangler, administratrix de bonis non of the estate of Felix Robert, deceased, and in her own right, of Frederick County, four thousand three hundred and ninety dollars.

WEST VIRGINIA.

To F. W. Brown, administrator of B. W. Herbert, deceased, of Jefferson County, one thousand one hundred and sixty dollars.
To George W. Brown, of Jefferson County, one hundred dollars.
To Trueman E. Cole, administrator of John W. Cole, deceased, of Taylor County, one thousand three hundred and sixty-six dollars.
To Eli H. Crouch and H. C. Crouch, executors of Jonathan Crouch, deceased, of Randolph County, six thousand five hundred and fifty-nine dollars.
To John C. Woods, administrator of Crisman Conrad, deceased, of Braxton County, one hundred sixty dollars.
To Augustus S. Shaver, administrator of James Matthews, deceased, of Greenbrier County, three hundred and forty-five dollars.
To Woodford White, of Kanawha County, one hundred and eighty dollars.
To George H. Small, of Berkeley County, eight hundred and twenty-five dollars.
To John W. Hall and James P. Hall, of Wirt County, six hundred dollars.
To William F. Williams, administrator of James Williams, deceased, of Greenbrier County, one hundred and forty-five dollars.
To Tabitha Nicewaner, one hundred and twenty-one dollars.
To J. K. P. Ott, executor of the estate of Barney Ott, deceased, two hundred and thirty dollars.
To Henry E. Sanger, administrator of Henry Sanger, deceased, one hundred and thirty-one dollars.
To Henry A. Snuffer, administrator of Cyrus Snuffer, deceased, five hundred and forty-two dollars.
To J. G. W. Tompkins and J. C. Brown, administrators of the estate of Rachel M. Tompkins, deceased, three thousand three hundred and ninety-three dollars.
To T. H. Ward, administrator of William L. Ward, deceased, two thousand eight hundred and seventy dollars.

FRENCH SPOILLATION CLAIMS.

To pay the findings of the Court of Claims on the following claims for indemnity for spoliations by the French prior to July thirtieth, eighteen hundred and one, under the Act entitled "An Act to provide for the ascertainment of claims of American citizens for spoliations committed by the French prior to the thirty-first day of July, eighteen
hundred and one:** Provided, That in all cases where the original sufferers were adjudicated bankrupts the awards shall be made on behalf of the next of kin instead of to assignees in bankruptcy, and the awards in the cases of individual claimants shall not be paid until the Court of Claims shall certify to the Secretary of the Treasury that the personal representatives on whose behalf the award is made represent the next of kin, and the courts which granted the administrations, respectively, shall have certified that the legal representatives have given adequate security for the legal disbursements of the awards, namely:

On the ship Ganges, Charles Langford, master, namely: Titus C. Hammond, administrator, with the will annexed, and so forth, of Thomas Vermilyea, deceased, and executor of the last will and testament of Thomas Vermilyea Jarvis Christophers, deceased, seventeen thousand two hundred and sixty-three dollars.

On the brig Sally, Samuel Stacy, master, namely: William R. Hooper, administrator of Robert Hooper, junior, deceased, as surviving partner of the firm of Robert Hooper and Sons, eleven thousand five hundred and fifty-one dollars.

On the brig Sally, John Cruft, master, namely: William G. Perry, executor of Nicholas Gilman, deceased, three hundred dollars.

On the ship Raven, Thomas Reilly, master: Sara Leaming, administratrix of Thomas Murgatroyd, nine thousand two hundred and ninety-eight dollars.

On the ship Columbia, Samuel Lathrop, master, namely: Charles Francis Adams, administrator of Peter Chardon Brooks, three thousand five hundred dollars.

A. Lawrence Lowell, administrator of Nathaniel Fellowes, one thousand five hundred dollars.

Mary L. Elliot and Charles A. Elliot, administrators of Benajah Leffingwell, two thousand nine hundred and thirty-seven dollars and fifty cents.

George G. Sill, administrator of Hezekiah Kelly, three thousand three hundred and fifty-eight dollars and fifty cents.

Henry W. Blagge and Susan B. Samuels, administrators of Crowell Hatch, one thousand dollars.

On the brig Lady Walterstorff, John Gutterson, master, namely: Frederika M. Kerr, administratrix of Robert McKean, one thousand two hundred and ninety-four dollars and ninety cents.

Ephraim R. Ridgway, administrator of James Oldden, five hundred and eighty-eight dollars.

Joseph Sims, administrator of Joseph Sims, two thousand one hundred dollars.

On the schooner Margaretta, Aaron Croll, master, namely: Francis A. Lewis, administrator of Peter Blight, four hundred and ninety dollars.

Manuel E. Griffith and Russell Thayer, administrators of Robert E. Griffith, surviving partner of Nicklin and Griffith, four hundred and ninety dollars.

Craig D. Ritchie, administrator of Joseph Summerl, surviving partner of Summerl and Brown, four hundred and ninety dollars.

W. W. Vasse, administrator of Ambrose Vasse, five hundred and eighty-eight dollars.

George W. Guthrie, administrator of Alexander Murray, surviving partner of Miller and Murray, four hundred and ninety dollars.

Henry Pettit, administrator of Andrew Pettit, surviving partner of Pettit and Bayard, four hundred and ninety dollars.

Charles Prager, administrator of Mark Prager, surviving partner of Prager and Company, four hundred and ninety dollars.

George Mead, administrator of Thomas Ketland, surviving partner of Thomas and John Ketland, five hundred and eighty-eight dollars.
J. Bayard Henry, administrator of George Rundle and Thomas Leech, four hundred and ninety dollars.

On the schooner William and Mary, Benjamin Hilton, master, namely:
James W. Emery, administrator of Thomas Manning, deceased, five thousand two hundred and eighty-two dollars.
Charles Francis Adams, administrator of Peter C. Brooks, deceased, two thousand five hundred dollars.
A. Lawrence Lowell, administrator of Nathaniel Fellowes, deceased, one thousand dollars.
Henry W. Blagge and Susan B. Samuels, administrators of Crowell Hatch, deceased, one thousand dollars.
William A. Hayes, second administrator of Nathaniel A. Haven, deceased, one hundred dollars.

On the sloop Sidney, Jared Bartholomew, master, namely:
Charles A. Meigs, administrator of David Tomlinson, nine hundred and ten dollars.

On the ship Joanna, Alexander Boggs, master, namely: Henry V. Lester, administrator of James Barr, deceased, as surviving partner of the firm of Stewart and Barr, sixteen thousand nine hundred and thirty-three dollars and thirty-three cents: Provided, however, That it is shown to the satisfaction of the Court of Claims that said James Barr was the surviving partner of the firm of Stewart and Barr.

On the schooner Delight, Mark Hatch, junior, master, namely: Thomas E. Hale, administrator of Mark Hatch, deceased, four thousand five hundred dollars: Provided, however, That it is shown to the satisfaction of the Court of Claims that the Mark Hatch herein was the identical Mark Hatch who was the owner of the said schooner Delight.

On the ship Theresa, Philip Brum, master, namely: George W. Lockwood, administrator of the estate of John A. Dubernat, deceased, thirteen thousand five hundred and thirty-seven dollars and fifty cents: Provided, however, That the amount so appropriated shall not be paid until the Court of Claims shall certify to the Secretary of the Treasury that the administrator of said estate represents the next of kin of said John A. Dubernat, or, in event the court shall find there are no such next of kin and that there was a widow of said John A. Dubernat, then that said sum be paid to the personal representative of such widow for and on behalf of the next of kin of such widow.

On the sloop Betsey, Peleg Blankinship, master, namely: Peleg Blankinship, administrator of George Blankinship, deceased, two thousand three hundred and eighty dollars.

On the schooner Sophia, Francis O'Meara, master, namely: Eliza J. Hieskell, administratrix of William Wilson, deceased, eleven thousand two hundred and thirteen dollars.

On the brig Pilgrim, John Thissel, master, namely:
Charles Francis Adams, administrator of Peter C. Brooks, one thousand eight hundred and twenty dollars.
A. Lawrence Lowell, administrator of Nathaniel Fellowes, five hundred and twenty dollars.

On the schooner Betsey, Lemuel Moody, master, namely:
Charles K. Cobb, administrator of Matthew Cobb, four thousand five hundred and thirty dollars and eighty-three cents.
George A. Thomas, administrator of William Widgery, five thousand three hundred and eighty-nine dollars and thirty-three cents.

On the schooner Saint Patrick, Lemuel Bourne, master, namely: Emma G. Gallagher, administratrix of Thomas Stagg, junior deceased, two thousand two hundred and thirty dollars.

On the brigantine Olive Branch, John Edwards, junior, master, namely:

Josiah M. Crocker, administrator of George Taylor, deceased, one thousand three hundred and seventy-two dollars.

William R. Colby, administrator of Elijah Sanderson, deceased, one thousand three hundred and seventy-two dollars.

William R. Colby, administrator of Jacob Sanderson, deceased, one thousand three hundred and seventy-two dollars.

William A. Bowditch, administrator of William Appleton, deceased, one thousand three hundred and seventy-two dollars.

On the ship Eunice, Thomas Seal, master, namely:

Andrew Hawes, as administrator de bonis non of the estate of John Quinby, deceased, eleven thousand nine hundred and thirty-eight dollars.

Henry B. Cabot, administrator of Jonathan Mason, junior, five hundred dollars.

George G. King, administrator of James Scott, four hundred dollars.

H. H. Hunnewell, executor of John Welles, four hundred and eighty-five dollars.

Henry B. Cabot, administrator of Daniel D. Rogers, five hundred dollars.

On the brig Clio, Richard M. Ball, master, namely:

John Stewart, administrator de bonis non estate of William P. Stewart, surviving partner of firm of David Stewart and Sons, four thousand nine hundred and eighty dollars and twenty cents.

On the schooner Dolphin, Thomas Gove, master, namely:

Andrew Lacy, administrator of John Gove, Ebenezer Gove, and Thomas Gove, nine thousand eight hundred and twenty-nine dollars.

On the schooner Polly, Benjamin Shillaber, master, namely:

Horatio P. Pierson, administrator of Abel Lawrence, deceased, one thousand three hundred and ten dollars and forty-two cents.

James B. Curwen, administrator of John Collins, deceased, one thousand three hundred and ten dollars and forty-two cents.

Albert P. Hovey, administrator of Amos Hovey, deceased, one thousand three hundred and ten dollars and forty-two cents.

Charles Hall Adams, administrator of Henry Gardner, deceased, one thousand three hundred and ten dollars and forty-three cents.

On the schooner William and Joseph, William Lander, master, namely:

William A. Lander, administrator of Peter Lander, deceased, one thousand four hundred and ninety dollars and seventy-five cents.

George M. Whipple, administrator of John Norris, deceased, two thousand six hundred and twenty-four dollars and twenty-one cents.

Francis C. Lowell, administrator of Benjamin Goodhue, one thousand one hundred and twenty-four dollars and sixty-six cents.

Andrew Nichols, administrator of Joshua Ward, two thousand six hundred and twenty-four dollars and twenty-two cents.

On the ship Star, John Burchmore, master, namely:

George M. Whipple, administrator of John Norris, deceased, ten thousand two hundred and eighty-three dollars and seventy-five cents.

Francis C. Lowell, administrator of Benjamin Goodhue, deceased, six thousand and forty-seven dollars and twenty-five cents.

On the snow Isabella, James Helm, master, namely:

Ann Pennington Buchanan, administratrix of James Buchanan, deceased, survivor of the firm of Buchanan and Young, three thousand four hundred and seventy-two dollars.
Ann Elizabeth Marshall, administratrix of William Robb, deceased, six thousand one hundred and sixty-four dollars and ninety-six cents.

On the schooner Little Will, William Tallman, master, namely:

Jane G. Howard and Susan S. Hoffman, administratrixes de bonis non of the estate of Robert Gilmor, junior, surviving partner of the firm of Robert Gilmor and Sons, eight hundred and seventy-five dollars.

David Stewart, administrator of John Chalmers, senior, seven hundred and sixty-four dollars and sixteen cents.

David Stewart, administrator of John Chalmers, junior, seven hundred and sixty-four dollars and sixteen cents.

On the schooner Orange, John Holman, master, namely:

Charles E. Patten, administrator of James Fulton, deceased, one thousand eight hundred and sixty-seven dollars and twenty-two cents.

Charles E. Patten, administrator of Thomas Patten, deceased, nine hundred and thirty-three dollars and fifty-one cents.

Charles E. Patten, administrator of Robert Patten, deceased, one thousand eight hundred and sixty-seven dollars and twenty-two cents.

Francis Adams, administrator of Arthur Hunter, deceased, one thousand eight hundred and sixty-seven dollars and twenty-two cents.

Frank Dabney, administrator of Samuel W. Pomeroy, deceased, five hundred dollars.

A. Lawrence Lowell, administrator of Nathaniel Fellowes, deceased, one thousand dollars.

Seth P. Snow, administrator of Crowell Hatch, deceased, one thousand dollars.

On the sloop Almena, John Smith, master, namely:

John Allen, administrator of John Smith, deceased, one thousand two hundred and sixty dollars.

Russell A. Young, administrator of Webster Brown, deceased, one thousand two hundred and sixty dollars.

On the schooner Adams, Stephen Brown, master, namely:

Robert Codman, administrator of William Gray, junior, one thousand five hundred dollars.

Charles F. Adams, administrator of Peter C. Brooks, seven hundred dollars.

Seth P. Snow, administrator of Crowell Hatch, four hundred dollars.

Gorham Parsons Sargent, administrator of Fitz William Sargent, five hundred and ninety-eight dollars and forty-five cents.

Joseph O. Proctor, administrator of Joseph Proctor, one thousand six hundred and thirteen dollars and sixty-six cents.

On the brig Thetis, William Peterkin, master, namely:

John Merwin Carrere and David Stewart, administrators of John Carrere, six thousand seven hundred and twenty-eight dollars and sixty-seven cents.

On the brig Harriot, Joseph Campbell, master, namely:

Jacob B. Sweitzer and David Stewart, administrators of John Holmes, four thousand five hundred and eighty-seven dollars and fifty cents.

On the sloop Betsey, Benjamin Rhodes, master, namely:

Rufus Waterman, administrator of Rufus Waterman, deceased, seven hundred and twenty dollars and twenty-four cents.

Edward H. Robinson, administrator of Richard Jackson, deceased, nine hundred and ninety dollars and twenty-four cents.

Thomas Brown, administrator of Zepaniah Brown, deceased, nine hundred and ninety dollars and twenty-four cents.

On the brig Union, John Walker, master, namely:

Robert Codman, administrator of William Gray, junior, deceased, one thousand five hundred dollars.

Theodore B. Moody, administrator of Joseph Moody, deceased, one thousand seven hundred and ninety dollars.

Stephen Thacher, administrator of Thacher Goddard, deceased, two thousand eight hundred and forty dollars.
French spoliation claims—Continued.

**Brig "Dove."**

On the brig Dove, Joseph Tyler, master, namely:
1. Laurence H. H. Johnson, administrator of William Bartlet, deceased, five thousand seven hundred and ninety-eight dollars and ten cents.
2. Susan Blagge Samuels, administratrix of John Blagge, deceased, four thousand six hundred and twenty-four dollars.

**Brig "Hannah."**

On the brig Hannah, John Blakely, master, namely:
1. Susan Blagge Samuels, administratrix of John Blagge, deceased, four thousand six hundred and twenty-four dollars.

**Sloop "Farmer."**

On the sloop Farmer, George Kiler, master, namely:
1. Lucy Franklin Read McDonnell, executrix of George Pollock, surviving partner of Richard Yates and George Pollock, one thousand five hundred and eighteen dollars and sixty-four cents.

**Ship "Concord."**

On the ship Concord, John Thompson, master, namely:
1. Francis A. Lewis, administrator of Peter Blight, thirty-six thousand nine hundred and thirty-three dollars and forty cents.
2. Francis A. Lewis, administrator of John Miller, junior, nine hundred and eighty dollars.
3. George McCall, administrator of William McMurtrie, deceased, five hundred and eighty-eight dollars.
5. Francis R. Pemberton, administrator of John Clifford, surviving partner of Thomas and John Clifford, seven hundred and eighty dollars.
10. The Pennsylvania Company for Insurance, as administrator of Thomas M. Willing, surviving partner of Willing and Francis, one thousand nine hundred and sixty dollars.
11. John Pettit, administrator of Andrew Pettit, surviving partner of Pettit and Bayard, seven hundred and eighty dollars.
14. John Lyman Cox and Howard Warts Page, administrators of James S. Cox, seven hundred and eighty dollars.
15. William Brooke-Rawle, administrator of Jesse Waln, nine hundred and eighty dollars.
16. Samuel Bell, administrator of John G. Wacksmuth, nine hundred and eighty dollars.
17. Atwood Smith, administrator of Daniel Smith, surviving partner of Gurney and Smith, nine hundred and eighty dollars.
19. Craig D. Ritchie, administrator of Joseph Summerl, surviving partner of Summerl and Brown, nine hundred and eighty dollars.
21. George Harrison Fisher, administrator of Jacob Ridgway, five hundred and eighty dollars.

...
George Holmes, administrator of John Oldden, nine hundred and eighty dollars.

Charles Prager, administrator of Mark Prager, junior, surviving partner of Pragers and Company, nine hundred and eighty dollars.

W. W. Vasse, surviving administrator of Ambrose Vasse, nine hundred and eighty dollars.

J. Bayard Henry, administrator of George Rundle and Thomas Leech, composing firm of RUNDLE and LEECH, nine hundred and eighty dollars.

John C. Williams, administrator of Edward Dunant, four hundred and ninety dollars.

Uselma C. Smith, administrator of William Jones, surviving partner of Jones and Clarke, seven hundred and eighty-four dollars.

D. Fitzhugh Savage, administrator of John Savage, nine hundred and eighty dollars.

Ephraim R. Ridgway, administrator of James Oldden, nine hundred and eighty dollars.

Richard Delafield, administrator of John Delafield, eight hundred and fifty-three dollars and ten cents.

Julia Battersby, administratrix of John B. Desdoity, four hundred and twenty-six dollars and fifty-five cents.

Benjamin M. Hartshorne and Charles N. Black, executors of Richard Hartshorne, surviving partner of Rhinelander and Hartshorne, one thousand eight hundred and forty-two dollars.

Louisa J. Sebor, administratrix of Jacob Sebor, nine hundred and eighty dollars.

On the ship Caroline, Charles Treadwell, master, namely:

Woodbury Langdon, administrator of Daniel Cutter and Jacob Cutter, deceased, twelve thousand two hundred and seventeen dollars and thirty-nine cents.

Woodward Emery, administrator of Thomas Manning, deceased, one hundred and fifty dollars.

J. Hamilton Shapley, administrator of Edward Cutts, deceased, one hundred dollars.

Frederick P. Jones, administrator of Martin Parry, deceased, one hundred dollars.

George W. Haven, administrator of Moses Woodward, deceased, one hundred dollars.

Stephen Decatur, administrator of Samuel Storer, deceased, one hundred dollars.

Matilda M. Cutler, administratrix of Clement Storer, deceased, one hundred dollars.

William A. Hayes, administrator of Nathaniel A. Haven, deceased, four hundred dollars.

On the brig Caroline, Elihu Cotton, master, namely:

George G. Sill, administrator of Benjamin Williams, deceased, four thousand five hundred and fifty-nine dollars and sixty-six cents.

Elizabeth Francis, administratrix of John Brown, deceased, one thousand dollars.

Thomas Brown, administrator of Zephaniah Brown, deceased, two hundred dollars.

Christopher Dexter, administrator of Edward Dexter, deceased, three hundred dollars.

W. Maxwell Green, administrator of Samuel W. Green, deceased, two hundred dollars.

William B. Phillips, administrator of Moses Lippitt, deceased, one hundred dollars.

William R. Talbot, administrator of Welcome Arnold, deceased, five hundred dollars.
French spoliation claims—Continued.

Sloop "Abigail."

Alexander Duncan, administrator of Cyrus W. Butler, surviving partner of Samuel Butler and Son, four hundred dollars.

On the sloop Abigail, Samuel Robinson, master, namely:

Charles K. Cobb, administrator estate of Matthew Cobb, two thousand two hundred and ninety-seven dollars and seventy-four cents.

Sarah H. Southwick, administratrix estate of Samuel F. Hussey, one hundred and thirty-three dollars and forty-one cents.

Nathan Cleaves, administrator estate of Arthur McLellan, one thousand two hundred and forty-six dollars and twenty-five cents.

On the ship Venus, Robert Berrill, master, namely:

Andrew Lacey, administrator de bonis non of Peter Bryson, deceased, five thousand six hundred and eighty-seven dollars and fifty cents.

Andrew Lacey, administrator de bonis non of Robert Berrill, five thousand six hundred and eighty-seven dollars and fifty cents.

On the schooner Olive, George Smith, master, namely:

Charles Francis Adams, junior, as administrator of the estate of Peter Chardon Brooks, deceased, three thousand five hundred dollars.

A. Lawrence Lowell, administrator of the estate of Nathaniel Fellowes, deceased, eight hundred dollars.

Arthur L. Huntington, administrator of the estate of George Smith, deceased, four thousand and sixty-seven dollars and fifty-two cents.

On the snow Jenny, Hugh Lyle, master, namely:

Ann Pennington Buchanan, administratrix of James Buchanan, surviving partner of the firm of Buchanan and Young, four thousand four hundred and five dollars and fifty cents.

Anna E. Taylor and David Stewart, administratrix and administrator of Joseph Massey, surviving partner of the firm of Massey and James, one thousand three hundred and seventy dollars and thirty-four cents.

Walter W. Preston, administrator of Frederick De la Porte, five thousand two hundred and thirty-three dollars.

On the schooner Rainbow, Joseph Howland, master, namely: Gideon K. Howland, administrator of the estate of Joseph Howland, deceased, five hundred and thirty-eight dollars and seventy-five cents.

On the ship Fox, Coffin Whipple, master, namely:

Charles R. Price, administrator of Seth Russell, surviving partner of the firm of Seth Russell and Son, seven thousand and twenty-four dollars and sixty-two cents.

William J. Rotch, administrator of William Rotch, junior, surviving partner of William Rotch, junior, and Abraham Barker, three thousand five hundred and twelve dollars and thirty-two cents.

William G. Taber, administrator of Benjamin Taber, one thousand seven hundred and fifty-six dollars and sixteen cents.

Henry T. Handy, administrator of William Handy, one thousand seven hundred and fifty-six dollars and sixteen cents.

On the brig Betsey, George R. Turner, master, namely:

Lucy S. Cushing, administratrix of Jacob Sheafe, deceased, five thousand five hundred and ten dollars.

Frank W. Rollins, administrator of George Turner, deceased, two thousand and eighty dollars.

Charles W. Robinson, administrator of Reuben Shapley, deceased, five hundred dollars.

George W. Haven, surviving executor of John Haven, deceased, four hundred dollars.
Ann Fisher Satterwhaite, administratrix of James Sheafe, deceased, four hundred and fifty dollars.

William A. Hayes, second, administrator of Nathaniel A. Haven, deceased, four hundred dollars.

On the sloop Scrub, John Russell, master, namely:

George G. Sill, administrator of Benjamin Williams, to the sum of nine hundred and forty dollars and thirty-three cents.

Elizabeth Francis, administratrix of John Brown, to the sum of one thousand dollars.

Christopher Dexter, administrator of Edward Dexter, to the sum of three hundred dollars.

W. Maxwell Green, administrator of Samuel W. Green, to the sum of two hundred dollars.

William B. Phillips, administrator of Moses Lippett, to the sum of one hundred dollars.

William R. Talbott, administrator of Welcome Arnold, to the sum of five hundred dollars.

On the ship Active, Micajah Gardner, master, namely:

Henry B. Worth, administrator of Aaron Mitchell, nine thousand four hundred and sixty-seven dollars and fifty cents.

Henry B. Worth, administrator of Jethro Mitchell, thirteen thousand seven hundred and twenty-seven dollars and fifty cents.

Henry B. Worth, administrator of Obed Mitchell, thirteen thousand seven hundred and twenty-seven dollars and fifty cents.

Gardner S. Lamson, administrator of Paul Gardner, thirteen thousand seven hundred and twenty-seven dollars and fifty cents.

On the schooner Success, Samuel Graves, junior, master, namely:

Arthur L. Huntington, administrator of Samuel Hooper, deceased, seven thousand eight hundred and seventeen dollars.

On the brig Hanna, Samuel Cox, master, namely:

The Guarantee Trust and Safe Deposit Company, of Philadelphia, as administrator of William Robinson, junior, five thousand two hundred and twenty dollars.

John A. Dougherty and Catharine McCourt, administrators of Louis Croussillat, one thousand nine hundred and eighty-two dollars.

Louis C. Vanuxem, administrator of James Vanuxem, representing the firm of Vanuxem and Clark, nine hundred and eighty dollars.

William D. Squires, administrator of Henry Pratt, surviving partner of Pratt and Kintzing, five hundred and eighty-four dollars.

J. Bayard Henry, administrator of John Leamy, seven hundred and eighty-four dollars.

John Lyman Cox and Howard Wurts Page, administrators of James S. Cox, five hundred and eighty-eight dollars.

Craig D. Ritchie, administrator of Joseph Summerl, surviving partner of Summerl and Brown, seven hundred and eighty-four dollars.

Francis A. Lewis, administrator of Peter Blight, nine hundred and eighty dollars.

George W. Guthrie, administrator of Alexander Murray, surviving partner of Miller and Murray, seven hundred and eighty-four dollars.

Francis A. Lewis, administrator of John Miller, junior, seven hundred and eighty-four dollars.


The City of Philadelphia, administrator of Stephen Girard, four hundred and ninety dollars.

C. D. Vasse, administrator of Ambrose Vasse, nine hundred and eighty dollars.

Charles Prager, administrator of Mark Prager, surviving partner of Prager and Company, one thousand and seventy-eight dollars.
J. Bayard Henry, administrator of George Rundle and Thomas Leech, composing the firm of Rundle and Leech, nine hundred and eighty dollars.

J. Bayard Henry, administrator of Charles Ross and John Simson, composing the firm of Ross and Simson, seven hundred and eighty-four dollars.

Sara Leaming, administratrix of Thomas Murgatroyd, representing the firm of Thomas Murgatroyd and Sons, nine hundred and eighty dollars.

Uselma C. Smith, administrator of William Jones, surviving partner of Jones and Clark, seven hundred and eighty-four dollars.

Henry Pettit, administrator of Andrew Pettit, surviving partner of Pettit and Bayard, seven hundred and eighty-four dollars.

On the ship Rebecca, George Nowell, master, namely: Samuel F. Coffin and Ida C. Lunt, administrators de bonis non of the estate of Samuel Coffin, deceased, eleven thousand and sixty-six dollars.

On the schooner Fox, Samuel Stocking, master, namely:

Louisa J. Sebor, administratrix of Jacob Sebor, deceased, four hundred and ninety dollars.

Thomas H. Stevens, administrator of Ebenezer Sage, deceased, one thousand three hundred and thirty-nine dollars and forty cents.

Herbert L. Camp, administrator of Jozef Stocking, deceased, one thousand nine hundred and thirty-five dollars and sixty-five cents.

On the brig Dove, Hezekiah Goodhue, master, namely:

Lawrence H. H. Johnson, administrator of William Bartlet, deceased, thirty-two thousand three hundred and twenty-two dollars.

On the brig North Carolina, Richard West, master, namely:

Margaret Devereux, executrix of John Devereux, deceased, two thousand three hundred and seventy-nine dollars.

Margaret Devereux, administratrix of George Pollock, deceased, seven thousand and ninety-four dollars.

Virgilia B. Brooke, administratrix, and so forth, of estate of John Smith, junior, three thousand seven hundred and fifty dollars.

Anthony Groverman, administrator de bonis non of estate of Joseph Calman, surviving partner firm of Joseph Calman and Company, two hundred and ninety-four dollars.

Rebecca R. Thompson and Elizabeth Y. Thompson, administratrices de bonis non, cum testamento annexo, of estate of Joseph Young, two hundred and ninety-four dollars.

Mary Clara Johnson and David Stewart, administrators de bonis non of estate of Edward Johnson, two hundred and ninety-four dollars.

Nathaniel Morton, administrator de bonis non of estate of Nathaniel Morton, surviving partner firm of Bedford and Morton, two hundred and ninety-four dollars.

David Stewart, administrator de bonis non of estate of Conrad Eiselen, two hundred and ninety-four dollars.

David Stewart, administrator de bonis non, cum testamento annexo, of estate of Paul Bentalou, four hundred and ninety dollars.

William N. Marye, administrator of estate of Richard Gittings, surviving partner firm of Gittings and Smith, two hundred and ninety-four dollars.

Robert Shriver, administrator de bonis non of estate of Isaac Causen, two hundred and ninety-four dollars.

David Stewart, administrator estate of George Sears, two hundred and ninety-four dollars.

John W. Jenkins, administrator of estate of John Hillen, two hundred and ninety-four dollars.

John C. Tilghman, administrator de bonis non estate of William Van Wyck, nine hundred and eighty dollars.
Cumberland D. Hollins, administrator de bonis non, cum testamento annexo, of estate of Cumberland Dugan, four hundred and ninety dollars.

John P. Severs, administrator of estates of Robert and George McCandless, two hundred and ninety-four dollars.

Edward Church Noyes, administrator of estate of James Clarke, four hundred and ninety dollars.

On the vessel schooner Four Sisters, Timothy Wellman, master, namely:
   Horace B. Sargeant, administrator of Daniel Sargeant, deceased, the sum of two hundred dollars.
   Robert Codman, administrator of William Gray, junior, deceased (subrogated to the rights of Wellman for detention and purchase of the vessel), the sum of two hundred and eighty-three dollars.
   George A. Veazie, junior, administrator of Timothy Wellman, deceased, the sum of four hundred and twenty-five dollars.
   Philo S. Shelton, administrator of Benjamin Homer, deceased, the sum of two hundred dollars.
   David G. Haskins, junior, administrator of David Greene, deceased, the sum of four hundred dollars.
   William P. Parker, administrator of William B. Parker, deceased, the sum of three hundred and sixty-five dollars and eight cents.
   Henry B. George, administrator of Bradstreet Parker, deceased, the sum of three hundred and sixty-five dollars and eight cents.
   William D. Pickman, executor of Dudley L. Pickman, deceased, the sum of three hundred and sixty-five dollars and eight cents.
   William A. Lander, administrator of Pickering Dodge, deceased, the sum of three hundred and sixty-five dollars and eight cents.
   Robert Stone, surviving executor of Robert Stone, junior, deceased, the sum of seven hundred and thirty dollars and seventeen cents.

On the vessel schooner Abagail, John Perkins, master, namely:
   Joseph T. Little, administrator of Doty Little, deceased, one thousand six hundred and fifteen dollars and sixty-seven cents.
   George M. Warren, administrator of Stover Perkins, deceased, one thousand six hundred and fifteen dollars and sixty-six cents.

On the vessel Good Intent, Nathaniel Gladding, master, namely:
   William Gladding, administrator de bonis non of Nathaniel Gladding, deceased, three hundred and sixteen dollars and sixty-six cents.
   William O. Gladding, administrator de bonis non of Edward Church, deceased, three hundred and sixteen dollars and sixty-six cents.
   O. L. Bosworth, administrator de bonis non of Henry Monroe, deceased, three hundred and sixteen dollars and sixty-six cents.

On the vessel sloop Henrietta, Samuel Wasson, master, namely:
   Frederick Saint John Lockwood, administrator of Henry Belden, deceased, one thousand nine hundred and fifty-nine dollars and eight cents.
   Louisa J. Sebor, administratrix of Jacob Sebor, deceased, four hundred and ninety dollars.

On the brig William, Edson Valentine, master, namely:
   William L. Winslow, administrator of Luther Winslow, junior, one thousand three hundred and fifty-two dollars.
   William L. Winslow, administrator, and so forth, of Edson Valentine, one thousand three hundred and fifty-two dollars.
   David Greene Haskins, junior, administrator, and so forth, of David Greene, eight hundred and twenty-seven dollars and eighty-six cents.
   John W. Apthrop, administrator, and so forth, of Caleb Hopkins, eight hundred and twenty-seven dollars and eighty-six cents.
Lawrence Bond, administrator, and so forth, of Nathan Bond, four hundred and thirteen dollars and ninety-three cents.

H. H. Hunnewell, administrator, and so forth, of John Welles, three hundred and thirty-one dollars and fourteen cents.

Augustus P. Loring, administrator, and so forth, of William Bordman, three hundred and thirty-one dollars and fourteen cents.

Seth P. Snow, administrator, and so forth, of Crowell Hatch, four hundred and thirteen dollars and ninety-three cents.

Frank Dabney, administrator, and so forth, of Samuel W. Pomeroy, three hundred and ninety-three dollars and twenty-three cents.

Henry B. Cabot, administrator, and so forth, of Daniel D. Rogers, four hundred and thirteen dollars and ninety-three cents.

Edward I. Browne, administrator, and so forth, of Moses Browne, three hundred and thirty-one dollars and fourteen cents.

William P. Perkins, administrator, and so forth, of Thomas Perkins, two hundred and forty-eight dollars and thirty-five cents.

William G. Perry, administrator, and so forth, of Nicholas Gilman, one hundred and sixty-five dollars and fifty-seven cents.

Edward I. Browne, administrator, and so forth, of Moses Browne, three hundred and thirty-one dollars and fourteen cents.

William G. Perry, administrator, and so forth, of Nicholas Gilman, one hundred and sixty-five dollars and fifty-seven cents.

William L. Winslow, administrator of David Valentine, four hundred and thirteen dollars and ninety-three cents.

On the brig Betsey, Hezekiah Goodhue, master, namely:

Lawrence H. H. Johnson, administrator of William Bartlett, deceased, one thousand seven hundred and seventy-one dollars.

Schooner Betsey.

On the schooner Betsey, William Wyman, master, namely:

Samuel D. Wyman, administrator of William Wyman, deceased, five hundred and sixty-one dollars.

Charles J. Higgins, administrator of Thomas E. Gage, deceased, one thousand and fifty-three dollars.

Charles W. Dyar, administrator of Daniel Wild, deceased, one thousand and fifty-three dollars.

Charles F. Adams, administrator of Peter C. Brooks, deceased, three hundred dollars.

Seth P. Snow, administrator of Crowell Hatch, deceased, three hundred dollars.

On the brig Betsey, William Hubbard, master, namely:

George L. Little, administrator of Adam McCullouch, deceased, two thousand three hundred and fifty-six dollars.

Charles Francis Adams, administrator of Peter C. Brooks, deceased, one thousand two hundred dollars.

A. Lawrence Lowell, administrator of Nathaniel Fellows, deceased, five hundred dollars.

Seth P. Snow, administrator of Crowell Hatch, deceased, seven hundred dollars.

On the brig Hannah, William McNeil Watts, master, namely:

Robert Codman, administrator of William Gray, one thousand dollars.

Charles E. Alexander, administrator of Jonathan Merry, four hundred dollars.

James W. Oldin, administrator of Daniel Tilton, eight thousand two hundred and twenty-six dollars and sixty-one cents.

Seth P. Snow, administrator, and so forth, of Crowell Hatch, one thousand dollars.

Charles F. Adams, administrator, and so forth, of Peter C. Brooks, five thousand two hundred dollars.

A. Lawrence Lowell, administrator of Nathaniel Fellowes, one thousand dollars.

George G. King, administrator, and so forth, of James Tisdale, one thousand dollars.

James S. English, administrator, and so forth, of Thomas English, four hundred dollars.
Francis M. Boutwell, administrator, and so forth, of Joseph Cordis, five hundred dollars.

Nathan Matthews, junior, administrator, and so forth, of Daniel Sargent, five hundred dollars.

Lawrence Bond, administrator, and so forth, of Nathan Bond, five hundred dollars.

William G. Perry, executor, and so forth, of Nicholas Gilman, one thousand dollars.

Augustus P. Loring, administrator, and so forth, of William H. Boardman, four hundred dollars.

John W. Apthorp, administrator, and so forth, of William Foster, five hundred dollars.

Hollis R. Bailey, administrator, and so forth, of Daniel Gilman, five hundred dollars.

William I. Monroe, administrator of John Brazer, four hundred dollars.

Ann M. N. Crocker, administratrix, and so forth, of Joseph Howard, three hundred dollars.

Alexander H. Ladd, administrator, and so forth, of Eliphalet Ladd, six hundred dollars.

On the vessel schooner Hope, Thomas Johnston, junior, master, namely:

Lowell P. Haskell, administrator of Thomas Johnston, junior, deceased, five hundred and twenty-nine dollars and eighty-one cents.

Lowell P. Haskell, administrator of George Sproul, deceased, five hundred and twenty-nine dollars and eighty cents.

Lowell P. Haskell, administrator of William Sproul, deceased, five hundred and twenty-nine dollars and eighty cents.

On the vessel schooner Bee, Samuel Cazneau, master, namely:

Henry Parkman, administrator of John Lovett, two hundred and sixty-six dollars and ninety-seven cents.

Edward I. Brown, administrator of Israel Thorndike, eight hundred and eighty-nine dollars and ninety cents.

Thomas N. Perkins, administrator of John C. Jones, eight hundred and eighty-nine dollars and ninety cents.

William Ropes Trask, administrator of Thomas Amory, eight hundred and eighty-nine dollars and ninety cents.

James C. Davis, administrator of Cornelius Durant, eight hundred and eighty-nine dollars and ninety cents.

David G. Haskins, junior, administrator of David Greene, eight hundred and eighty-nine dollars and ninety cents.

William G. Perry, administrator of Nicholas Gilman, eight hundred and eighty-nine dollars and ninety cents.

H. Burr Crandall, administrator of Thomas Cushing, three hundred and fifty-five dollars and ninety-six cents.

Arthur D. Hill, administrator of Benjamin Homer, three hundred and fifty-five dollars and ninety-six cents.

Frank Dabney, administrator of Samuel Wyllys Pomeroy, seven hundred and eleven dollars and ninety-two cents.

William S. Carter, administrator of William Smith, seven hundred and eleven dollars and ninety-two cents.

Jonathan Bowdich, administrator of Benjamin Pickman, four hundred and forty-four dollars and ninety-five cents.

Henry B. Cabot, administrator of Daniel Denison Rogers, four hundred and forty-four dollars and ninety-five cents.

Seth P. Snow, administrator of Crowell Hatch, three hundred and seventy dollars and fifteen cents.

Nathan Matthews, administrator of Daniel Sargeant, four hundred and forty-four dollars and ninety-five cents.
Francis M. Boutwell, administrator of Benjamin Cobb, four hundred and forty-four dollars and ninety-five cents.

Francis M. Boutwell, administrator of John McLean, eight hundred dollars and ninety-one cents.

Chandler Robbins, administrator of Joseph Russell, eight hundred and eighty-nine dollars and ninety cents.

George G. King, administrator of James Scott, four hundred and forty-four dollars and ninety-five cents.

Charles F. Adams, administrator of Peter Chardon Brooke, seven hundred and forty dollars and thirty cents.

On the ship Galen, John Mackay, master, namely:

John T. Morse and others, executors of Eliakim Morse, deceased, six thousand six hundred and eleven dollars.

James H. Fiske, administrator of Benjamin Eddy, deceased, two thousand two hundred and three dollars and sixty-six cents.

Thomas B. Hall, assignee of Thomas Bartlett, one thousand eight hundred and forty dollars.

Robert Codman, administrator of William Gray, deceased, three thousand dollars.

Charles A. Welch, administrator of William Stackpole, deceased, five hundred dollars.

William G. Perry, administrator of Nicholas Gilman, deceased, seven hundred and fifty dollars.

Arthur T. Lyman, administrator of Theodore Lyman, deceased, five hundred dollars.

Thomas N. Perkins, administrator of John C. Jones, deceased, one thousand dollars.

Horatio H. Hunnewell, administrator of Arnold Welles, junior, deceased, five hundred dollars.

On the schooner Betsey, Major F. Bowles, master, namely:

Christopher Dexter, administrator of Edward Dexter, deceased, three thousand three hundred and forty-six dollars.

Eliza J. Hieskell, administratrix of William Wilson, deceased, four thousand seven hundred and seventy-seven dollars and twenty-five cents.

Charles Selden, administrator of Isaac McPherson, deceased, nine hundred and twenty-nine dollars and seventy-five cents.

Edward N. Dingley, administrator of the estate of William Nickels, deceased, one thousand three hundred and sixty-three dollars.

Richard H. T. Taylor, administrator of David Otis, deceased, one thousand five hundred and seventy-eight dollars.

George B. Sawyer, administrator of Samuel Nickels, deceased, two thousand and eighty-six dollars.

A. Lawrence Lowell, administrator of Nathaniel Fellows, deceased, two hundred and eighty-six dollars.

On the schooner Clarissa, Benjamin Raynes, master, namely:

Edward O. Emerson, junior, administrator of Edward Emerson, junior, deceased, one thousand one hundred and forty dollars.

William A. Hayes, administrator de bonis non of Nathaniel A. Haven, deceased, two hundred dollars.

On the brig Sabbatus Neptune, Samuel Moulton, master, namely:

Edward O. Emerson, administrator of Edward Emerson, junior, deceased, four thousand seven hundred and seventy-four dollars.

On the brig Sabbatus Neptune, Samuel Moulton, master, namely:

Edward O. Emerson, administrator of Edward Emerson, junior, deceased, one thousand and one dollars.

On the schooner Betsey, Major F. Bowles, master, namely:

Christopher Dexter, administrator of Edward Dexter, deceased, three thousand three hundred and forty-six dollars.

Eliza J. Hieskell, administratrix of William Wilson, deceased, four thousand seven hundred and seventy-seven dollars and twenty-five cents.

Charles Selden, administrator of Isaac McPherson, deceased, nine hundred and twenty-nine dollars and seventy-five cents.

Edward N. Dingley, administrator of the estate of William Nickels, deceased, one thousand three hundred and sixty-three dollars.

Richard H. T. Taylor, administrator of David Otis, deceased, one thousand five hundred and seventy-eight dollars.

George B. Sawyer, administrator of Samuel Nickels, deceased, two thousand and eighty-six dollars.

A. Lawrence Lowell, administrator of Nathaniel Fellows, deceased, two hundred and eighty-six dollars.

On the schooner Clarissa, Benjamin Raynes, master, namely:

Edward O. Emerson, junior, administrator of Edward Emerson, junior, deceased, one thousand one hundred and forty dollars.

William A. Hayes, administrator de bonis non of Nathaniel A. Haven, deceased, two hundred dollars.

On the brig Sabbatus Neptune, Samuel Moulton, master, namely:

Edward O. Emerson, administrator of Edward Emerson, junior, deceased, four thousand seven hundred and seventy-four dollars.
William A. Hayes, administrator de bonis non of Nathaniel A. Haven, deceased, three hundred dollars.

On the schooner Esther, William Hooper, master, namely:
Charles Francis Adams, administrator of Peter Chardon Brooks, deceased, one thousand two hundred and seventy-seven dollars and fifty-two cents.

David W. Lowe, administrator of Daniel Rogers, deceased, six thousand and twenty-two dollars and fourteen cents.

On the vessel schooner Mary, Tilley Wentworth, master, namely:
S. W. Rollins, administrator of Hiram Rollins, deceased, one thousand and sixty-three dollars and thirty-three cents.

S. W. Rollins, administrator of Tilley Wentworth, deceased, one thousand four hundred and seventy-three dollars and thirty-three cents.

George S. Frost, administrator of Andrew Rollins, deceased, four hundred and eighty-nine dollars and thirty-three cents.

Woodward Emery, administrator of Thomas Manning, deceased, two hundred dollars.

George W. Haven, administrator of Moses Woodward, deceased, one hundred dollars.

Stephen Decatur, administrator of Samuel Stover, deceased, one hundred dollars.

Francis E. Langdon, administrator of Clement Stover, deceased, two hundred dollars.

Josephine Richter, administratrix of John McClintock, deceased, one hundred dollars.

On the schooner Good Intent, Hazard Powers, master, namely:
Raymond N. Parish, administrator of Joshua Raymond, deceased, one thousand eight hundred and seventy-three dollars.

Raymond N. Parish, administrator of Christopher Raymond, deceased, nine hundred and ninety-eight dollars.

Augusta H. Williams, administratrix of Ezekiel Williams, deceased, one hundred dollars.

John C. Parsons, administrator of John Caldwell, deceased, two hundred and fifty dollars.

On the ship Governor Bowdoin, Daniel Oliver, master, namely:
Charles F. Adams, administrator of Peter C. Brooks, one thousand one hundred dollars.

A. Lawrence Lowell, administrator of Nathaniel Fellowes, two thousand dollars.

Frank Dabney, administrator of Samuel W. Pomeroy, one thousand dollars.

David G. Haskins, administrator of David Greene, one thousand two hundred dollars.

William G. Perry, executor of Nicholas Gilman, one thousand nine hundred and ten dollars.

Arthur D. Hill, administrator of Benjamin Homer, five hundred dollars.

H. Hollis Hunnewell, administrator of Arnold Welles, junior, five hundred dollars.

John W. Athrop, administrator of Caleb Hopkins, one thousand four hundred and eight dollars.

George G. King, administrator of James Scott, five hundred dollars.

William S. Carter, administrator of William Smith, five hundred dollars.

H. Burr Crandall, administrator of Thomas Cushing, five hundred dollars.

John W. Athrop, administrator of William Foster, one thousand dollars.

Lawrence Bond, administrator of Nathan Bond, five hundred dollars.

H. Hollis Hunnewell, administrator of Arnold Welles, seven thousand nine hundred and ninety-nine dollars and eighty-six cents.
FRENCH SPOTTISWOOD \[ Continued. \]

H. Hollis Hunnewell, administrator of Samuel Welles, five thousand nine hundred and ninety-nine dollars and twenty-two cents.

H. Hollis Hunnewell, executor of John Welles, two thousand nine hundred and eighty-five dollars and fourteen cents.

William P. Perkins, executor of Thomas Perkins, two thousand nine hundred and twenty-six dollars and fourteen cents.

Frederick R. Sears, administrator of David Sears, eleven thousand three hundred and thirty-one dollars and eighty-six cents.

Henry B. Cabot, administrator of Jonathan Mason, junior, five thousand and ten dollars and fourteen cents.

Nathan Matthews, junior, administrator of Daniel Sargent, one thousand dollars.

Robert Codman, administrator of William Gray, three thousand dollars.

Henry B. Cabot, administrator of Daniel D. Rogers, one thousand one hundred and thirty dollars and sixty-three cents.

On the vessel Brig Ranger, John Flagg, master, namely:

Charles E. Batchelder, administrator of Thomas Sheafe, deceased, three thousand eight hundred and eighty dollars.

Charles E. Batchelder, administrator of William Sheafe, deceased, three thousand eight hundred and eighty dollars.

On the ship Caroline, Benjamin Glazier, master, namely:

A. P. Warrington, administrator of John Cowper, four hundred and twenty dollars.

R. Manson Smith, administrator of Francis Smith, four hundred and twenty dollars.

Gilbert R. Fox, administrator of Thomas Willock, four hundred and twenty dollars.

John Newport Greene, administrator of Conway Whittle, four hundred and twenty dollars.

Jeremiah Nelson, administrator of Jere Nelson, two hundred dollars.

Franklin A. Wilson, administrator of John Pearson, two hundred dollars.

Amos Noyes, administrator of Zebidee Cook, two hundred and fifty dollars.

Amos Noyes, administrator of William Cook, one hundred dollars.

Joseph W. Thompson, administrator of David Coffin, two hundred dollars.

Joseph A. Titcomb, administrator of John Wells, two hundred dollars.

Annie A. Kemble, administratrix of Edmund Kimball, one hundred dollars.

Francis A. Jewett, administrator of James Prince, five hundred and eighty-three dollars and thirty-three cents.

John N. Pike, administrator of John Pettingel, three hundred dollars.

George G. King, administrator of James Scott, five hundred dollars.

H. H. Hunnewell, administrator of Arnold Welles, four hundred dollars.

H. H. Hunnewell, administrator of John Welles, five hundred dollars.

Charles G. Davis, administrator of Isaac P. Davis, three hundred dollars.

Lucy S. Cushing, administrator of Jacob Sheafe, three hundred dollars.

Edward O. Emerson, administrator of Edward Emerson, junior, two hundred dollars.

Jane S. Gerrish, administratrix of Edward Toppan, two hundred dollars.

Samuel L. Caldwell, administrator of Josiah Smith, four thousand nine hundred and sixty-six dollars and forty cents.
On the vessel schooner Three Friends, Samuel Miller, master, namely:
   Edward N. Dingley, administrator de bonis non, and so forth, of
   William Nickels, deceased, one thousand three hundred and sixty-nine
   dollars.
   Isaac F. Thompson, administrator of Robert Thompson, deceased, one
   thousand three hundred and sixty-nine dollars.
   David Chamberlain, administrator de bonis non of Samuel Miller,
   deceased, one thousand three hundred and sixty-nine dollars.

On the brig Industry, James Very, master, namely:
   Henry C. Prentiss, administrator of the estate of Isaac White,
   deceased, four thousand seven hundred and twenty-eight dollars and
   two cents.
   Nathaniel Very, administrator of the estate of James Very, deceased,
   one thousand and fifty-seven dollars and sixty-seven cents.

On the vessel brig Sally, Samuel Wells, master, namely:
   George G. Sill, administrator de bonis non of Thomas Sanford,
   deceased, six thousand seven hundred and eighty dollars and thirty-
   seven cents.
   On the vessel brig Polly, Charles Ellms, master, namely:
   Seth P. Snow, administrator of Crowell Hatch, deceased, seven
   hundred and eleven dollars and thirty-eight cents.
   Edward E. Ellms, administrator of William Vinal, junior, deceased,
   three hundred and seventy-five dollars and twenty-one cents.
   Edward E. Ellms, administrator of Lemuel Vinal, deceased, three
   hundred and seventy-five dollars and twenty-three cents.
   Edward E. Ellms, administrator of Charles Ellms, deceased, one
   hundred and sixty-eight dollars and forty-five cents.

On the schooner Ariel, John Compton, master, namely:
   William Woodyear, administrator of the estate of Jeremiah Yellott,
   deceased, two thousand and seventeen dollars.
   Schooner "Polly."

On the schooner Hazard, Thomas Childs, master, namely:
   Lowell P. Haskell, administrator of the estate of Mark Simes, deceased,
   two thousand and twenty dollars.
   Frederick P. Jones, administrator of the estate of Martin Parry,
   deceased, two thousand and twenty dollars.
   Lowell P. Haskell, administrator of Thomas Johnston, junior, deceased,
   one thousand three hundred and fifty-six dollars and twenty-five cents.
   Lowell P. Haskell, administrator of George Sproul, deceased, one
   thousand five hundred and twenty dollars and twenty-five cents.
   Charles Francis Adams, junior, administrator of Peter C. Brooks,
   deceased, six hundred dollars.

On the snow or brigantine Eliza, Ephraim Perkins, master, namely:
   Theodore Moody, administrator of Joseph Moody, deceased, eight
   hundred and twenty-eight dollars.
   Robert Codman, administrator of William Gray, deceased, six
   thousand dollars.
   On the sloop Cornelia, Burr Thorp, master, namely:
   Fenelon Hubbell, administrator of Richard Hubbell, deceased, two
   thousand two hundred and thirty dollars.

Provided, however, That any French spoliation claim appropriated
for in this Act shall not be paid if held by assignment or owned by any
insurance company. But this shall not apply to any claim of a class
heretofore paid under the Act approved March third, eighteen hun-
dred and ninety-one, entitled "An Act making appropriations to sup-
ply deficiencies in appropriations for the fiscal year ending June
thirtieth, eighteen hundred and ninety-one, and for prior years, and for other purposes.”

FOR CHURCHES AND SCHOOLS.

That the Secretary of the Treasury be, and he hereby is, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the following sums, the amount appropriated to be accepted in full satisfaction of each claim before payment is made:

To the trustees of the German Evangelical Church, at Martinsburg, West Virginia, the sum of two thousand five hundred dollars, on account of the destruction of their church building and its furniture on the seventeenth day of February, eighteen hundred and sixty-three, while the same was in the possession of a portion of the military forces of the United States, and through their carelessness.

To the trustees of the Methodist Episcopal Church of Martinsburg, West Virginia, the sum of one thousand eight hundred and fifty dollars, for use and occupation of said church by the Federal troops from March, eighteen hundred and sixty-two, to April, eighteen hundred and sixty-five.

To Bishop Augustine Vandevyver, trustee of Saint Joseph’s Catholic Church, at Martinsburg, West Virginia, the sum of two thousand eight hundred and eighty dollars, for the use and occupancy of said church by the Army of the United States during the war of the rebellion.

To the Cumberland Female College, of McMinnville, Tennessee, the sum of five thousand dollars, for the use, occupation, and consumption of its property for hospital and other army purposes during the late war of eighteen hundred and sixty-one to eighteen hundred and sixty-five by the military authority of the United States.

To Richmond College, located at Richmond, Virginia, the sum of twenty-five thousand dollars, to reimburse said college for the occupation of its buildings and grounds by United States troops and officers for the period of eight months, said occupation commencing in April, eighteen hundred and sixty-five, and for injury to and destruction of the buildings, the apparatus, libraries, and other property of said college by said troops and officers: Provided, That no money be so paid except upon accounts of such occupation, injury, and destruction, and the damage caused thereby, duly verified and proven.

To Stewart College (now the Southwestern Presbyterian University), located at Clarksville, Tennessee, not exceeding twenty-five thousand dollars and ninety-six cents, for the use and occupation of the building and grounds and for consumption of materials, for injury to its buildings, apparatus, cabinets, and other property injured or destroyed by troops of the United States during the late war, or such sum below that amount as the accounting officers of the Treasury Department, under direction of the Secretary, may find to be duly proven on account of such injury and destruction, use, occupation, and consumption of the building and grounds of said college.

To the person or persons authorized to represent the Catholic Church at Macon City, Missouri, the sum of seven hundred and twenty-five dollars, and the acceptance of said sum paid under the provisions of this Act shall be in full satisfaction of all claims of every kind and nature for the use and occupation of said church during the civil war.

That the Secretary of War be, and he is hereby, authorized and directed to cause to be investigated by the Quartermaster’s Department of the United States Army the circumstances, character, and extent of the alleged use and occupation by the United States military authorities, for Government purposes, during the late war, of the college buildings and grounds of Saint Charles College, in Saint Charles County, Missouri, the actual value of such use and occupation, and certify to the Secretary of the Treasury what amount, if any, is equitably...
due to said Saint Charles College from the United States as the reasonable value of such use and occupation; and that the Secretary of the Treasury is hereby authorized and directed to pay to said Saint Charles College, out of any money in the Treasury not otherwise appropriated, the amount, if any, so found to be due from the United States; and the acceptance by said Saint Charles College of any sum paid under the provisions of this Act shall be in full satisfaction of all claims of every kind and nature for said use and occupation, and all damages resulting therefrom.

STATE CLAIMS.

That the Secretary of the Treasury be, and he is hereby, directed to readjust, and pay, out of any money in the Treasury not otherwise appropriated, all claims of the States of Virginia, South Carolina, and the city of Baltimore for and on account of advances and expenditures made by said States and the city of Baltimore in the war of eighteen hundred and twelve to eighteen hundred and fifteen, with Great Britain; and in computing interest on said advances the Secretary of the Treasury shall apply the following rule, as applied by Act of Congress to the claim of the State of Maryland, namely: Interest shall be calculated up to the time of any payment made. To this interest the payment shall be first applied, and if it exceeds the interest due the balance shall be applied to diminish the principal; if the payment fall short of the interest, the balance of interest shall not be added to the principal so as to produce interest. Second, interest shall be allowed on such sums only on which the State either paid interest or lost interest by the transfer of an interest-bearing fund, or for such length of time only as the State or city paid or lost interest aforesaid: Provided, That in the settlement of these claims any bonds or other evidences of debt of either of the said States or of said city of Baltimore held by the United States on any account whatever shall be credited as offsets to the United States, as of the dates, respectively, at which the accounts will be completely or most nearly balanced, and the balance found due on such date, after deducting the principal and interest on said bonds or other evidences of debt to such date, shall be paid to or by said States and city of Baltimore, and the said bonds or other evidences of debt shall be returned to the States issuing the same.

That the Secretary of the Treasury be, and he is hereby, authorized and directed to settle the mutual account, heretofore stated, between the United States and the State of Florida, under the authority of an Act of Congress, according to the mode of stating the same, found near the foot of the third page of the letter of the Secretary submitting his report, dated December sixteenth, eighteen hundred and eighty-nine, published as Executive Document Numbered Sixty-eight, House of Representatives, Fifty-first Congress, first session, by continuing the computation of interest upon the principal on both sides to the date of settlement, and ascertaining the balance due the said State. And the Secretary of the Treasury is hereby authorized to surrender to the governor of the State of Florida the bonds of said State held by the United States which are included in such statement; and such sum of money is hereby appropriated as is necessary to pay to the State of Florida whatever balance is found due said State: Provided, That in further computing the said mutual account from the first day of January, eighteen hundred and ninety (at which time it was stated by authority of an Act of Congress), no greater rate of interest shall be allowed the State of Florida than said State has paid, is obligated to pay, or has lost in connection with said account.

That the claim of the State of Nevada for costs, charges, and expenses properly incurred by the Territory of Nevada for enrolling, subsisting, clothing, supplying, arming, equipping, paying, and transporting its troops employed in aiding to suppress the insurrection against the
United States, war of eighteen hundred and sixty-one to eighteen hundred and sixty-five, under the Act of Congress of July twenty-seventh, eighteen hundred and sixty-one (Twelfth Statutes, page two hundred and seventy-six), and joint resolution of March eighth, eighteen hundred and sixty-two (Twelfth Statutes, page six hundred and seventeen), as interpreted and applied by the Supreme Court of the United States in the case of the State of New York against the United States, decided January sixth, eighteen hundred and ninety-six (One hundred and sixty United States Reports, page five hundred and ninety-eight), not heretofore allowed, or heretofore disallowed, by the accounting officers of the Treasury, shall be reopened, examined, and allowed, and if deemed necessary, shall be transmitted to the Court of Claims for findings of fact or determination of disputed questions of law to aid in the settlement of the claims by the accounting officers.

To pay the State of West Virginia the sum of two thousand and nineteen dollars and fifty-seven cents, the same being the amount paid by the said State to certain officers of the One hundred and thirty-third Regiment West Virginia Militia for services rendered by them in the war of the rebellion, being the difference between thirteen dollars per month, received by them, and the amount they should have received as such officers.

To pay the State of Wyoming the sum of seven thousand seven hundred and eighty dollars and forty-four cents, this sum being the actual amount paid out by the Territory of Wyoming during the years eighteen hundred and eighty-four, eighteen hundred and eighty-five, and eighteen hundred and eighty-six for expenses incurred in preserving the formation, natural curiosities, and objects of interest in the Yellowstone National Park, through patrolling, policing, and governing, after it was declared a national reservation and before United States troops were placed therein for its protection.

**Miscellaneous Claims.**

To Twyman O. Abbott, of Tacoma, State of Washington, his heirs or legal representatives, the sum of five thousand eight hundred and sixty-seven dollars and seventy-five cents, in full and final settlement of his claim for damages sustained by reason of the breach of a certain contract for lease of a building and ground for post-office purposes.

To O. F. Adams, of North Carolina, the sum of one thousand four hundred and fifty dollars, for services rendered the United States Government during the war of the rebellion.

To Fannie T. Allin, of Springfield, Massachusetts, and Augusta M. Ladd, of Holyoke, Massachusetts, respectively widow and daughter of the late Erskine S. Allin, twenty-five thousand dollars, to be paid in equal parts, said Allin being the inventor of valuable improvements used in the manufacture of the Springfield breech-loading rifle musket, for which improvements letters patent numbered forty-nine thousand nine hundred and fifty-nine were granted to him by the United States on the nineteenth day of September, eighteen hundred and sixty-five; and twenty-five thousand dollars to be paid to the United States Regulation Firearms Company, a corporation incorporated under the laws of the State of New York, for the injury caused to, and damage sustained by, said corporation from and by the infringement by the United States of the letters patent aforesaid, which said letters patent were assigned by the said Erskine S. Allin to the said United States Regulation Firearms Company on the eighteenth day of December, eighteen hundred and sixty-eight. This appropriation to be in full payment and satisfaction to both of the aforesaid parties for and on account of any and all sales or other disposition heretofore made or that may hereafter be made by the United States of any arms in which the invention secured by said letters patent is used or embraced.
To the owners, or their legal representatives, of the vessel or bark Arctic, the sum of twenty-three thousand five hundred dollars, for the losses sustained by them in abandoning their business of whale catching, and the services rendered in rescuing one hundred and seventy-six seamen in the Arctic Sea; the said money to be paid over to the owners of said bark, the Arctic, for the benefit of themselves and of such officers and crew as were engaged in that particular season, to wit, the summer of eighteen hundred and seventy-one, of the cruise in the Arctic Ocean, during which said rescue was made; and said moneys shall be distributed by the owners between themselves and said officers and crew in the proportion to their respective lays, and in the same manner as the ordinary earnings of said crew would have been distributed; the Secretary of the Treasury not to be bound to see to the application of said moneys by the owners.

To Avery D. Babcock, of Polk County, Oregon, and to Margaret I. Babcock, his wife, the sum of two thousand dollars, to be equally divided between them, in payment of their claim against the Government of the United States for the use and occupation by the United States of their donation claim numbered fifty-eight, in section eight, in township six south, range seven west of the Willamette meridian, in the State of Oregon.

To the heirs of Lawrence D. Bailey, the sum of two hundred dollars, erroneously paid by them on timber-culture cash entry sixteen thousand and forty-five for the southeast quarter of section twenty-four, township twenty-two south, range thirty-four west, Garden City, Kansas, on the eleventh day of March, eighteen hundred and ninety-three.

To Elias E. Barnes, the sum of fourteen thousand five hundred and forty-eight dollars and twenty-five cents, in full of all claims and demands, the amount found due the said Elias E. Barnes by referees acting under appointment of the then Secretary of the Interior, and the said amount being the loss and damage sustained by said Elias E. Barnes by reason of the failure on the part of the United States to keep a contract made and entered into with him by the United States of America April twenty-first, eighteen hundred and eighty-eight, for putting in a concrete foundation for the Library building in the city of Washington.

To James M. Seymour, junior, the sum of two thousand five hundred dollars, for services as assistant commissioner to the International Exposition at Barcelona, Spain.

To John Breitling, of Nebraska, the sum of seven hundred and thirty-eight dollars and twenty-five cents, for commissary stores furnished by him in the year eighteen hundred and sixty-two, at Clinton, in the State of Iowa, to United States troops then stationed at that place.

To Captain Albert C. Brown, master of the schooner Alexandra, the sum of one thousand dollars, in full compensation for fitting out his vessel and rescuing and transporting from the southwest end of the island of Kadiak, Alaska, to Wood Island, Alaska, the crew of the American schooner C. G. White, which was wrecked on said Kadiak Island April thirteenth, eighteen hundred and ninety-five.

To Catherine Burns, of Annapolis, Maryland, the sum of seven hundred and one dollars and twenty-five cents, the amount due by the United States to her late husband, Louis Burns, deceased, for difference of pay and rations as mate on United States ship Potomac from April fourth, eighteen hundred and seventy-one, to July ninth, eighteen hundred and seventy-three, and heretofore allowed by the proper accounting officers of the Treasury Department, but not paid for want of an appropriation of money with which to pay the same.

To the heirs or legal representatives of Charles P. Culver, husband of the late Mrs. Catherine P. Culver, the sum of five hundred and
four dollars, as compensation for the translation from German of the House Miscellaneous Document Numbered Eight, Forty-fifth Congress, third session, made by order of the chairman of the Committee on Coinage, Weights, and Measures.

Jacob R. Davis. Heirs of.

To the heirs of Jacob R. Davis, the sum of one thousand five hundred dollars, as full compensation for services by the said Jacob R. Davis, deceased, rendered as agent and judge of the Freedman's Bureau at Augusta, in the State of Georgia, from June first, eighteen hundred and sixty-six, to June first, eighteen hundred and sixty-seven, inclusive.

Indiana.

To the State of Indiana, the sum of four thousand four hundred and ninety-four dollars and fifty-six cents, in full for the construction of a sewer known as “Pogues Run interception,” on Hanna street, in the city of Indianapolis, adjacent to the lands of the United States known as the “Arsenal,” said sum, under and by virtue of the laws of the State of Indiana, being a lien on said lands.

James C. Drake.

To James C. Drake the sum of one thousand five hundred and twenty-nine dollars and twenty cents, which sum was expended by said James C. Drake while acting as United States marshal in the State of Washington.

Arthur L. Fish.

To Arthur L. Fish, of California, the sum of five thousand dollars, that being in lieu of the sum of money reported by Lieutenant-Colonel G. H. Mendell, Corps of Engineers, and the engineer in charge of the work, made to the Chief of Engineers United States Army, to be due by the United States to said Arthur L. Fish, who was a surety on the bond of A. Boschke.

George W. Graham.

To George W. Graham the sum of four hundred and eighty-four dollars and ten cents, in full compensation for services and advances made as local agent of the Solicitor of the Treasury at Harpers Ferry, West Virginia, from July second, eighteen hundred and seventy-eight, to November thirtieth, eighteen hundred and eighty, inclusive.

John W. Kennedy.

To John W. Kennedy, of Wheeling, West Virginia, the sum of one thousand five hundred dollars, for services rendered by him as counsel for the United States in the ejectment cause of Jacob B. Brown against Daniel J. Young, in connection with the Government property at Harpers Ferry, West Virginia, which said suit was lately pending in the circuit court of the United States at Parkersburg, West Virginia.

G. H. Kitson.

To G. H. Kitson, or his legal representatives, the sum of one thousand dollars, due said Kitson for money advanced to the Menominee tribe of Indians, of Wisconsin, out of any money due said tribe from the United States not otherwise appropriated.

Charlotte C. Leathers.

To Mrs. Charlotte C. Leathers, executrix of Thomas P. Leathers, surviving partner of the firm of Holmes and Leathers, the sum of twelve thousand nine hundred and ten dollars and thirty-five cents, being amount due them for transporting the United States mail on route numbered seventy-four hundred and two, Mississippi, and on route numbered eighty-one hundred and sixty-five, Louisiana, for the months of April and May, eighteen hundred and sixty-one.

H. B. Matteosian.

To H. B. Matteosian, doctor of medicine, late delegate of the United States to the International Sanitary Commission at Constantinople, out of any money in the Treasury not otherwise appropriated, the sum of six hundred dollars per annum for each year he was so employed at said post, namely, from November eighteenth, eighteen hundred and eighty-six, to September first, eighteen hundred and eighty-six.

George L. Merrill.

To George L. Merrill, late a sergeant in Company E, Nineteenth Regiment of Maine Infantry Volunteers, out of any money in the Treasury not otherwise appropriated, the sum of one thousand and sixty dollars, in compensation for loss of salary from December twenty-eighth, eighteen hundred and sixty-three, at which date he was com-
missioned as a second lieutenant, for a period of thirteen months, during which he was awaiting assignment to duty.

To Virginia I. Mullan, of Annapolis, Maryland, the sum of four hundred and twenty dollars and ninety-eight cents, that being the amount of money due by the United States to her, as owner and holder of coupons numbered three, four, and five, for interest from January first, eighteen hundred and fifty-four, to September first, eighteen hundred and fifty-six, on California Indian war bonds numbered eighty-four, one hundred and eighty-three, and one hundred and ninety-four, for five hundred dollars each, and numbered two hundred and twenty, for one thousand dollars, Act of May third, eighteen hundred and fifty-two, which coupons were heretofore filed by the First National Bank of Washington, District of Columbia, in the Treasury Department for payment, but not paid for want of sufficient appropriation with which to pay the same, as recited in Senate Document Numbered One hundred and thirty-seven, Fifty-fifth Congress, first session, and recommended by the Treasury Department for payment.

To John S. Neet, junior, late a private in Company C, Third Regiment Missouri State Militia Cavalry, afterwards Company L, Sixth Missouri State Militia Cavalry, the sum of one hundred dollars, in full payment of the sum allowed him in October, eighteen hundred and seventy-eight, by the Third Auditor of the Treasury Department.

To the New York, New Haven and Hartford Railroad Company, out of any moneys in the Treasury not otherwise appropriated, the sum of four thousand four hundred and forty dollars and twenty cents, in full satisfaction of all claims against the United States for the cost of necessary repairs on said company's pier forty-six, East River, New York City, and said company's car float numbered twenty-one, which was moored to the pier, damaged by the battle ship Maine, which came in collision with said pier and float, the same being in accord with the findings and report of a naval board duly appointed to investigate the collision and damages therefrom.

To Alphonso M. Potvin, late of Colon, Republic of Colombia, eleven thousand two hundred and seventy-eight dollars and five cents, in full payment and satisfaction of all indebtedness of the United States of America to the said Alphonso M. Potvin arising from his purchase, on July twenty-first, eighteen hundred and eighty-eight, at public auction, of the then United States consul at Colon, of three houses located in that city belonging to the estate of Susannah Smith, who had previously died there intestate, the said houses being sold to said Potvin by the United States consular representative, who, being unable to protect title to same in the local courts of Colombia, caused a loss to said Potvin of all moneys paid by him for said property, as well as other losses and expenses, amounting to the sum aforesaid.

To the administrator de bonis non of Charles M. Roberts, deceased, for royalties on pavement laid under Schillinger patent, thirty-nine thousand and thirty-four dollars and twenty-one cents.

To the administrator of the estate of Philip C. Rowe, of Massachusetts, the sum of eight thousand dollars, for the use of said Rowe's invention by the United States of an improvement in pistons for pumps by the Navy Department during the years between eighteen hundred and sixty-five and eighteen hundred and eighty-two.

To the legal representatives of Gilman Sawtelle, Priest River, Idaho, for remuneration for damages done to his property by United States troops while camping on his ranch at Henrys Lake, Idaho, in eighteen hundred and seventy-seven, the sum of two thousand and seventy dollars.

To William A. Starkweather, of the State of Oregon, the sum of two thousand one hundred and seventy dollars, being the amount paid by
him to Owen Wade for clerk hire in the United States land office at Oregon City while the said Starkweather was register of said land office.

To T. and A. Walsh, of New York City, six hundred and twenty-three dollars and fifty-five cents, for materials lost and damages sustained on account of an accident which occurred August eighth, eighteen hundred and ninety-six, to the caisson of dry dock numbered two at the navy-yard, Brooklyn, New York, as estimated and determined by a board of officers of the Navy directed to investigate and report thereupon, the board having found that the damages were not due to any negligence on the part of Messrs. T. and A. Walsh.

To Winslow Warren, of Boston, Massachusetts, the sum of five hundred dollars, for services rendered by him under order of the circuit court of the United States for the district of Massachusetts.

To George W. Weston, late postmaster of Exeter, New Hampshire, the sum of two hundred and eighty-one dollars and twenty-one cents, said amount being the balance due said George W. Weston for moneys deposited in the National Granite State Bank, of Exeter, New Hampshire, during the month of July, eighteen hundred and ninety-three, and immediately preceding the failure of the said National Granite State Bank.

To the heirs of W. T. Scott and to William Umdenstock, of Harrison County, Texas, or to their heirs or legal representatives, the sum of two thousand seven hundred and fifty dollars each, that being the amount erroneously paid by W. T. Scott and William Umdenstock severally into the Treasury of the United States on the seventeenth day of September, eighteen hundred and eighty-one, in compromise of a judgment recovered against them as sureties on the official bond of Davis B. Bonfoey, late collector of internal revenue for the fourth district of Texas, in the circuit court of the United States for the western district of Texas on the eleventh day of December, eighteen hundred and seventy-three, in a cause numbered one thousand and thirty-seven, wherein the United States were plaintiffs and W. T. Scott and others defendants; and the sum of five thousand five hundred dollars is hereby appropriated, out of any money in the Treasury not otherwise appropriated, and made immediately available for said purpose.

FOR INVESTIGATION AND SETTLEMENT.

That the Secretary of the Treasury be, and he hereby is, directed to pay to Joseph W. Carmack, late of Company A, Sixth Missouri Cavalry, out of any money in the Treasury not otherwise appropriated, the pay and allowances of a first sergeant of cavalry from the first day of May, eighteen hundred and sixty-two, to the thirtieth day of September, eighteen hundred and sixty-two, less any pay received by him during such period.

That the Secretary of the Treasury is hereby authorized and directed to reimburse the survivors of the officers and crew of the United States revenue cutter Gallatin, wrecked off the coast of Massachusetts on the sixth day of January, eighteen hundred and ninety-two, for losses sustained by them, respectively, in the wreck of said vessel; and there is hereby appropriated a sum sufficient for carrying out the purposes of this Act: Provided, That the Secretary of the Treasury, in determining the amount of such losses, shall in all cases require a schedule and sworn statement of loss, and that no allowance shall be made for any property except that which was useful, necessary, and proper for said officers and crew while engaged in the Government service on board such revenue cutter: that if any survivor of said wreck entitled to the benefit of this Act shall have died before
receiving the reimbursement herein provided for, then such sum, when duly ascertained, shall be paid to his widow, if one survive him, and if not, then to his minor children, if any there be; and the benefit of this Act is further extended to the surviving widow or minor children of any officer or member of the crew of said revenue cutter Gal-latin whose life was lost at the time of such wreck, and in this case the Secretary of the Treasury may dispense with the sworn statement provided for in this Act.

That the accounting officers of the Treasury Department be, and hereby are, authorized and directed to pay to Ezra S. Havens, late captain of Company G, Eighteenth Regiment Missouri Volunteer Infantry, the pay and allowances of a captain of infantry in the late volunteer service from the eleventh day of March, eighteen hundred and sixty-two, to the second day of February, eighteen hundred and sixty-three.

To the legal representatives of John H. Jones, formerly of Alliance, Ohio, deceased, and the legal representatives of Thomas D. Harris, formerly of Pittsburg, Pennsylvania, deceased, formerly partners engaged in the manufacture of iron at Loudon, Tennessee, under the firm name of Jones and Harris, such amount as may be found due them on account of rolling mill, stock, manufactured iron, and other property captured from said firm by the Confederate forces and afterwards recaptured by the Army of the United States and converted to the use thereof; and the Secretary of War is hereby authorized and directed to ascertain what part of such property actually came into the possession of and was consumed or used by the United States or under the military authorities thereof and what part thereof was returned to the said Jones and Harris, and the value of what was so received, taken, and used, and what was returned, and what amount or balance is justly due on account thereof; and the amount when so ascertained and paid to the legal representatives of John H. Jones and Thomas D. Harris shall be in full satisfaction of this claim.

That the Secretary of the Treasury be, and he is hereby, directed to refund to the Merchants and Miners’ Transportation Company, of Baltimore, Maryland, out of any money in the Treasury not otherwise appropriated, the amount of the earnings by the steamships Ben de Ford and S. R. Spaulding deducted from the purchase money thereof at the time said vessels were taken possession of by the United States; that in addition thereto there shall be refunded to the said company, and in the manner aforesaid, the difference between the market value of said steamships when sold at public sale by the United States and the arbitrary valuation paid at the time of said seizure and enforced purchase.

That the Secretary of the Treasury, through the accounting officers of the Treasury Department, is hereby authorized and directed to audit and pay, out of any money in the Treasury not otherwise appropriated, the claim of George A. Orr as acting assistant provost-marshall at Mount Vernon, Missouri, from May twenty-eighth, eighteen hundred and sixty-three, to January thirtieth, eighteen hundred and sixty-four, at the rate of one hundred dollars per month for his services, and such sum for legitimate expenses during said period as may be shown and found to have been actually expended by him in the lawful discharge of his duties and necessary for the public service.

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 following-named persons, or their legal representatives, respectively, such amounts as shall be shown to the satisfaction of the Commissioner of Internal Revenue to have been paid by them, or by the firms they respectively represent, as tax on distilled
spirits in excess of the quantity withdrawn by them from warehouse: Provided, That the amount paid to each shall not exceed the sums hereinbefore stated, that is to say:

To George F. Roberts, administrator of the estate of William B. Thayer, deceased, surviving partner of Thayer Brothers, the sum of ten thousand seven hundred and ninety dollars and thirty-two cents; to Silas Q. Howe, surviving partner of William T. Pate and Company, the sum of nineteen thousand six hundred and sixty-two dollars and nineteen cents; to Henry W. Smith, surviving partner of T. and J. W. Gaff and Company, the sum of fourteen thousand and sixty-two dollars and fifty cents, the said payments being a refund of taxes exacted and paid on distilled spirits in excess of the quantity withdrawn by them from the United States bonded warehouse between July first and December thirty-first, eighteen hundred and sixty-four.

Reference to admiralty court.

That the claim against the United States of the Brooklyn Ferry Company, of New York, a corporation organized and existing under the laws of the State of New York, with its principal place of business in the borough of Brooklyn, city of New York, owner of the ferryboat New York and steamer "Dolphin," may be sued for by the said ferry company in the United States district court for the eastern district of New York sitting as a court of admiralty and acting under the rules governing such court, and said court shall have jurisdiction to hear and determine such a suit and to enter a judgment or decree for the amount of such damages, if any shall be found to be due, against the United States in favor of the said ferry company, upon the same principles and measure of liability as in like cases in admiralty between private parties, and with the same rights of appeal: Provided, That such notice of the suit shall be given to the Attorney-General of the United States as may be provided by order of the said court, and it shall be the duty of the Attorney-General to cause the United States attorney in such district to appear for and defend the United States: Provided further, That should damages be found to be due the said ferry company, the amount of a final decree therefor shall be paid out of any money in the United States Treasury not otherwise appropriated.

Steamship "Foscolia." Collision with United States steamer "Columbia."

That the claim of the owners of the British steamship Foscolia, sunk by collision with the United States steamship Columbia on the evening of May twenty-eighth, eighteen hundred and ninety-eight, near Fire Island light-ship, for and on account of the loss of said vessel and cargo, may be submitted to the United States district court for the southern district of New York, under and in compliance with the rules of said court sitting as a court of admiralty; and said court shall have jurisdiction to hear and determine and to render judgment thereupon: Provided, however, That the investigation of said claim shall be made upon the following basis: First, the said court shall find the facts attending the loss of the said steamship Foscolia and her cargo; and, second, if it shall appear that the responsibility therefor rests with the United States steamship Columbia, the court shall then ascertain and determine the amounts which should be paid to the owners, respectively, of the Foscolia and her cargo, in order to reimburse them for the losses so sustained, and shall render a decree accordingly: Provided further, That the amounts of the losses sustained by the master, officers, and crew of the Foscolia may be included in such decree.

Personal losses.

Sec. 2. That should such decree be rendered in favor of the owners of the Foscolia and her cargo, the amount thereof may be paid out of any money in the Treasury not otherwise appropriated.
FOR REFERENCE TO COURT OF CLAIMS.

That the claim of Anna M. Colman, widow and sole legatee of Charles D. Colman, deceased, against the United States, on account of the seizure by the United States of certain moneys and securities in Saint Louis, Missouri, about February, eighteen hundred and sixty-five, held by the bailee as a special deposit theretofore made by said Charles D. Colman, be, and is hereby, referred to the Court of Claims; and jurisdiction is hereby vested in said court to hear and determine said cause and to render judgment for such amount as the court may find due the claimant, with the right of appeal to both parties; and the statute of limitations shall not apply to the right of recovery by said claimant.

That full jurisdiction is hereby conferred upon the Court of Claims to hear and determine the claim of the personal representatives of William Kiskadden, deceased, against the United States, for twenty-one thousand dollars, growing out of the alleged destruction of and damage to one hundred and twenty-eight head of horses and mules, thirty-two wagons, and sixty-four sets of harness belonging to the said William Kiskadden, resulting from the use of said teams under a contract made by the Government with the said William Kiskadden to transport the First Regiment of Colorado Volunteers from the city of Denver, Colorado Territory, to Fort Union, Territory of New Mexico, between the twenty-second day of February, eighteen hundred and sixty-two, and the twenty-eighth day of March, eighteen hundred and sixty-two, notwithstanding the lapse of time since such alleged destruction and damage. That upon petition being filed in said court, in accordance with the rules of said court, within six months from the passage of this Act, by the personal representatives of said William Kiskadden, the court is authorized and directed to determine the merits of said claim, and to render judgment for the sum, if any, found due the personal representatives of said William Kiskadden, because of such destruction and damage to said horses, mules, wagons, and harness, with right to either party to appeal to the United States Supreme Court; and in the trial of said cause the affidavits on file in the War Department shall be received as competent evidence, and the finding of a board of survey (supervisors) convened at Camp Slaugh, March fourteenth, eighteen hundred and sixty-two, that thirty-six of said animals, worn-out and broken down from severe driving and want of forage, were abandoned before reaching Fort Union, if such finding be shown, shall be deemed and taken to be prima facie proof of the fact of such abandonment and loss: Provided, That in case judgment shall be rendered against the United States, the Secretary of the Treasury shall be, and he is hereby, authorized and directed to pay the personal representatives of said William Kiskadden whatever sum shall be adjudged by the court to be due, out of any money in the Treasury not otherwise appropriated.

That the legal representatives of Chauncey M. Lockwood be, and they are hereby, authorized to commence their suit in the Court of Claims of the United States for extra mail service on route numbered sixteen thousand six hundred and thirty-seven, extending from Salt Lake City, Utah, to The Dalles, Oregon: and the Court of Claims shall have jurisdiction to adjudicate the same upon the basis of justice and equity, and to render a final judgment therein for the value of such extra mail service performed as aforesaid; and from any judgment that may be rendered in said cause either party thereto may appeal to the Supreme Court of the United States; and the bar of the statute of limitations shall not avail in such cases.

That jurisdiction is hereby conferred on the Court of Claims to hear and determine the claim of Rinaldo P. Smith, of Baltimore, Maryland, against the Government of the United States on account of the sale,
purchase, or occupation by the Government, through its internal-
revenue office or others, of certain real estate of one George J. Ste-
phens, in Greene County, Virginia, upon which the late firm of Smith,
Ellett and Company, now represented by Rinaldo P. Smith, had a
prior lien, and the right of the Government to plead the statute of
limitations in bar of said claim is hereby waived: Provided, That said
claimant file his petition within sixty days from the passage of this
Act in said Court of Claims, either at law or in equity as he may deem
the rights of his case shall require; and the Government shall, upon
notice served according to the rules and practice of said court, appear
and defend against said suit, and the same shall proceed to final hearing
and judgment, with the right of appeal to the Supreme Court of the
United States by either party, as provided by law.

COURT OF CLAIMS FOR LIGHT DRAFTS.

That the claims for further compensation for the construction of the
ironclad monitors Shawnee, Modoc, Suncook, Yazoo, Casco, Sandusky,
Marietta, Waxsaw, and Canonicus, and of the turrets of the ironclad
monitors Monadnock and Agamenticus, may be submitted severally by
the contractors or their legal representatives within one year after the
passage of this Act to the Court of Claims, under and in compliance
with the rules and regulations of said court; and said court shall have
jurisdiction to hear and determine and render judgment upon the same:
Provided, however, That the investigation of said claims shall be made
upon the following basis: The court shall ascertain and allow the addi-
tional cost which was necessarily incurred by the contractors for build-
ing the ironclad monitors Shawnee, Modoc, Suncook, Yazoo, Casco, Sandusky,
Marietta, Waxsaw, and Canonicus, and of the turrets of the ironclad
monitors Monadnock and Agamenticus, in the completion
of the same, by reason of any changes or alterations in the plans and
specifications required, and delays in the prosecution of the work:
Provided further, That such additional cost in completing, and such
changes or alterations in the plans and specifications required, and
delays in the prosecution of the work, were occasioned by the Govern-
ment of the United States; but no allowance for any advance in the
price of labor or material shall be considered unless such advance could
not have been avoided by the exercise of ordinary prudence and dili-
gen ce on the part of the contractors: And provided further, That the
compensation fixed by the contractors and the Government for specific
alterations in advance of such alterations shall be conclusive as to the
compensation to be made therefor: Provided, That such alterations,
when made, complied with the specifications of the same as furnished
by the Government aforesaid: And provided further, That all moneys
paid to said contractors by the Government over and above the original
contract price for the building of said vessels shall be deducted
from any amounts allowed by said court by reason of the matters here-
before stated: And provided further, That if any such changes
caused less work and expense to the contractors than the original plans
and specifications, a corresponding deduction shall be made from the
contract price, and the amount thereof shall be deducted from any
allowance which may be made by said court to said claimants.

LIMITATION.

In case of the death of any claimant, or death or discharge of any
executor or administrator of any claimant herein named, then pay-
ment of such claim as herein provided shall be made to the legal rep-
resentatives: Provided, That where a claimant is dead the adminis-
trator, executor, or legal representative shall file a certified copy of
his bond, which bond must be at least equal in amount to the sum hereby appropriated: And provided further, That in all cases where the original claimants were adjudicated bankrupts the payments shall be made to the next of kin instead of to assignees in bankruptcy; but these provisions shall not apply to payments in the cases of the French spoliation claims, which shall be made as heretofore prescribed in this bill.

Wherever under this bill it is provided that a payment be made to an executor or an administrator, whether original or ancillary or de bonis non, and such executor or administrator is dead or no longer holds his office, the payment shall be made to the successor therein, his title to hold such office being established to the satisfaction of the Secretary of the Treasury.

Approved, May 27, 1902.

CHAP. 888.—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 fiscal year ending June thirtieth, nineteen hundred and three, 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, for the purpose of paying the current and contingent expenses of the Indian Department and in full compensation for all offices the salaries for which are specially provided for herein, for the service of the fiscal year ending June thirtieth, nineteen hundred and three, and fulfilling treaty stipulations for the various Indian tribes, namely:

CURRENT AND CONTINGENT EXPENSES.

For pay of forty-three agents of Indian affairs at the following-named agencies, at the rates respectively indicated, namely: At the Blackfeet Agency, Montana, one thousand eight hundred dollars; At the Cheyenne and Arapahoe Agency, Oklahoma Territory, one thousand eight hundred dollars; At the Cheyenne River Agency, South Dakota, one thousand seven hundred dollars; At the Colville Agency, Washington, one thousand five hundred dollars; At the Crow Creek Agency, South Dakota, one thousand six hundred dollars; At the Crow Agency, Montana, one thousand eight hundred dollars; At the Devils Lake Agency, North Dakota, one thousand two hundred dollars; At the Flathead Agency, Montana, one thousand five hundred dollars; At the Fort Apache Agency, Arizona, one thousand five hundred dollars; At the Fort Belknap Agency, Montana, one thousand five hundred dollars; At the Fort Berthold Agency, North Dakota, one thousand five hundred dollars; At the Fort Hall Agency, Idaho, one thousand five hundred dollars; At the Fort Peck Agency, Montana, one thousand eight hundred dollars;