

STATUTE I.

April 20, 1818.

CHAP. CII.—*An Act respecting the organization of the army, and for other purposes.*

Act of March 22, 1821, ch. 13.

Company officers of artillery.

Company officers of light artillery.

Conductor of artillery, &c.

Extra pay to conductors of artillery.

One armorer to each regiment of infantry, riflemen, and to the artillery, &c.

Where, in cases, &c. the pay, &c. of officers and soldiers has been delayed, &c. it is, on evidence, to be adjusted.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That hereafter the company officers of the corps of artillery shall consist of one captain, two first lieutenants, and two second lieutenants; and in the corps of light artillery the company officers shall consist of one captain, one first lieutenant, and two second lieutenants; and one of the second lieutenants in each company shall act as a conductor of artillery, as in the case of the corps of artillery, whose duty it shall be to receipt and account for all ammunition, implements, and cannon; and for the performance of these services they shall be allowed, each, ten dollars extra, per month.

SEC. 2. *And be it further enacted,* That, to each regiment of infantry, riflemen, and to each battalion of the corps of artillery, and to the regiment of light artillery, there shall be attached one armorer, with the pay and emoluments allowed to armorers employed by the ordnance department.

SEC. 3. *And be it further enacted,* That, in all cases during the late war, where an officer or soldier has been delayed the receipt of his pay and emoluments, or any part thereof, by having been transferred from one corps to another, or omitted to be returned on the muster roll, pay roll, or receipt roll, or from any other cause whatever, upon a satisfactory evidence of the justice of such claim, the same shall be adjusted and paid.

APPROVED, April 20, 1818.

STATUTE I.

April 20, 1818.

CHAP. CIII.—*An Act to increase the duties on iron in bars and bolts, iron in pigs, castings, nails, and alum.*

Act of May 22, 1824, ch. 136.

The existing duties on the articles enumerated to cease after 30th June, 1818.

Duties in lieu, &c.

Iron in pigs, iron castings, nails, spikes, iron in bars and bolts, anchors, and alum.

Addition of 10 per cent. on the rates of duties if the articles are imported in vessels not of the United States. Proviso.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That from and after the thirtieth day of June, one thousand eight hundred and eighteen, the duties now by law levied, collected, and paid, on iron in pigs, iron castings, nails, on iron in bars and bolts, excepting iron manufactured by rolling; and on alum, imported into the United States, shall cease and determine; and there shall be levied, collected, and paid, in lieu thereof, the several and specific duties hereinafter mentioned, that is to say: on iron in pigs, fifty cents per hundred weight; on iron castings, seventy-five cents per hundred weight; on nails, four cents per pound; on spikes, three cents per pound; on iron in bars and bolts, manufactured without rolling, seventy-five cents per hundred weight; on anchors, two cents per pound; and on alum, two dollars per hundred weight.

SEC. 2. *And be it further enacted,* That an addition of ten per centum shall be made to the several rates of duties above specified and imposed upon the several goods, wares, and merchandise, aforesaid, which, after the said thirtieth day of June, one thousand eight hundred and eighteen, shall be imported in ships or vessels not of the United States: *Provided,* That this additional duty shall not apply to such goods, wares, and merchandise, imported in ships or vessels not of the United States, entitled by treaty, or by any act or acts of Congress, to be entered in the ports of the United States, on the payment of the same duties as are paid on goods, wares, and merchandise, imported in ships or vessels of the United States.

SEC. 3. *And be it further enacted,* That there shall be allowed a drawback of the duties by this act imposed on goods, wares, and merchandise imported into the United States, upon the exportation thereof within the

Drawback of the duties, if the goods are