

For entering every order of court, twelve cents and one half; if more than one hundred words, then, at the rate of twelve cents and one half per hundred;

For recording or copying any paper, for one hundred words, twelve cents and one half; seal and certificate, thirty-seven cents and one half;

For filing petition or report, and entering the same on record, (if necessary,) fifty cents; if more than one hundred words, at the rate of twelve cents and one half per hundred;

For entering judgment, or rule of court, twenty-five cents; copy of same, if demanded, for every hundred words twelve cents and one half; seal and certificate, thirty-seven cents and one half;

For entering every motion in court, twelve and one half cents;

For entering appointment of guardian, with certificate and seal of said appointment, one dollar; every additional word included in the same certificate, twelve and one half cents;

For issuing attachment and entering motion therefor, seventy-five cents;

For taking a recognisance, twenty-five cents;

For warrant to marshal to summon jury, under seal, seventy-five cents;

For entering panel of jury, and swearing them, fifty cents;

For taking, filing, and recording, every bond, not above provided for, one dollar;

For passing an account against the estate of a deceased person, twelve and a half cents; to be paid by the applicant, and not to be refunded.

SEC. 2. *And be it further enacted*, That the respective officers, whose fees are by this act specified, are hereby required to make fair tables of their fees, agreeable to this act, and to set up the same in their respective offices, within six months after the passing of this act, in some conspicuous part of their office, for the inspection of all persons who may have business in said offices; on pain of forfeiting, for each day the same shall be missing through said officer's neglect, the sum of ten dollars, to be recovered as debts of the same amount are recoverable, one half to the county, and the other half to the informer.

SEC. 3. *And be it further enacted*, That, if a register of wills, or any person for him, shall take greater fees than herein before expressed, such officer shall forfeit and pay the party injured fifty dollars, to be recovered as debts of the same amount are recoverable. *Provided, always*, That the judges of the orphans' court may allow to the registers [register] of wills, reasonable fees for any service he may have rendered, not specified in this act.

SEC. 4. *And be it further enacted*, That the register [registers] of wills of the counties of Washington and Alexandria, in the District of Columbia, shall be allowed by the levy courts of their respective counties, for all record books and dockets necessarily furnished for their respective offices, which allowance shall be levied and collected as other county charges are.

APPROVED, May 26, 1824.

Entering orders of Court.

Recording and copying papers.

Filing petitions or reports.

Entering judgments, &c.

Entering motions in court.

Entering appointment of guardian, &c.

Issuing attachments, &c.

Taking a recognisance.

Warrant to summon jury.

Entering panel of jury.

Taking, filing, &c., bonds.

Passing accounts, &c.

Fair tables of fees to be made out by the officers whose fees are by this act specified.

Register to pay fifty dollars to any person from whom he shall take greater fees than expressed in this act.

Levy courts to allow the registers for all records, &c., furnished their respective offices.

STATUTE I.

May 26, 1824.

[Obsolete.]

CHAP. CXCII.—*An Act to authorize the Secretary of the Treasury to exchange a stock, bearing an interest of four and one half per cent., for certain stocks bearing an interest of six per cent.*

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the President of the United States be, and he is hereby, empowered to borrow, on or before the first day of April next, on the credit of the United States, a sum not exceeding five millions of dollars, at a rate of interest, payable quarter yearly,

The President empowered to borrow a sum of money not exceeding \$5,000,000.

not exceeding four and one half per centum per annum, and reimbursable at the pleasure of the government, at any time after the thirty-first day of December, one thousand eight hundred and thirty-one, to be applied, in addition to the moneys which may be in the treasury at the time of borrowing the same, to pay off and discharge such part of the six per cent. stock of the United States, of the year one thousand eight hundred and twelve, as may be redeemable after the first day of January next.

The Bank of the United States to lend the same or any part thereof.

SEC. 2. *And be it further enacted*, That it shall be lawful for the Bank of the United States to lend the said sum, or any part thereof; and it is hereby further declared, that it shall be deemed a good execution of the said power to borrow, for the Secretary of the Treasury, with the approbation of the President of the United States, to cause to be constituted certificates of stock, signed by the register of the treasury, or by a commissioner of loans, for the whole, or for any part thereof, bearing an interest not exceeding four and one half per centum per annum, transferable [transferable] and reimbursable as aforesaid, and to cause the said certificates of stock to be sold: *Provided*, That no stock be sold under par.

A subscription to the amount of 15,000,000 dollars proposed.

SEC. 3. *And be it further enacted*, That a subscription, to the amount of fifteen millions of dollars, of the six per cent. stock of the year one thousand eight hundred and thirteen, be, and the same is hereby, proposed; for which purpose, books shall be opened at the treasury of the United States, and at the several loan offices, on the first day of July next, to continue open until the first day of October thereafter, for such parts of the above-mentioned description of stock as shall, on the day of subscription, stand on the books of the treasury, and on those of the several loan offices, respectively; which subscription shall be effected, by a transfer to the United States, in the manner provided by law for such transfers, of the credit or credits standing on the said books, and by a surrender of the certificates of the stock so subscribed.

Credits shall be entered to subscribers who are entitled to certificates.

SEC. 4. *And be it further enacted*, That, for the whole or any part of any sum which shall be thus subscribed, credits shall be entered to the respective subscribers, who shall be entitled to a certificate, or certificates, purporting that the United States owe to the holder, or holders thereof, his, her, or their assigns, a sum, to be expressed therein, equal to the amount of the principal stock thus subscribed, bearing an interest of four and one half per centum per annum, payable quarterly, from the thirtieth day of September, one thousand eight hundred and twenty-four, transferable [transferable] in the same manner as is provided by law for the transfer of the stock subscribed, and subject to redemption, at the pleasure of the United States, as follows: One half at any time after the thirty-first day of December, one thousand eight hundred and thirty-two, and the remainder at any time after the thirty-first day of December, one thousand eight hundred and thirty-three: *Provided*, That no reimbursement shall be made, except for the whole amount of such new certificate, nor until after at least six months' public notice of such intended reimbursement. And it shall be the duty of the Secretary of the Treasury to cause to be re-transferred, to the respective subscribers, the several sums by them subscribed, beyond the amount of the certificates of five per cent. stock, issued to them, respectively.

Proviso.

Funds pledged for interest to remain the same.

SEC. 5. *And be it further enacted*, That the same funds which have heretofore been, and now are, pledged, by law, for the payment of the interest, and for the redemption or reimbursement of the stock which may be created or subscribed by virtue of the provisions of this act, shall remain pledged, in like manner, for the payment of the interest accruing on the stock created by reason of such subscription, and for the redemption or reimbursement of the principal of the same. It shall be the duty of the commissioners of the sinking fund to cause to be applied and paid, out of the said fund, yearly, and every year, such sum and sums as may

Duty of the commissioners of the sinking fund.

be annually wanted to discharge the interest accruing on the stock which may be created by virtue of this act. The said commissioners are hereby authorized to apply, from time to time, such sum and sums, out of the said fund as they may think proper, towards redeeming, by purchase or by reimbursement, in conformity with the provisions of this act, the principal of the said stock; and such part of the annual sum of ten millions of dollars, vested by law in the said commissioners, as may be necessary, and wanting, for the above purposes, shall be, and continue, appropriated to the payment of interest and redemption of the public debt, until the whole of the stock which may be created under the provisions of this act, shall have been redeemed or reimbursed.

SEC. 6. *And be it further enacted*, That nothing in this act contained shall be construed in any wise to alter, abridge, or impair, the rights of those creditors of the United States, who shall not subscribe to the loan to be opened by virtue of this act.

APPROVED, May 26, 1824.

Not to impair the rights of those creditors of the United States who shall not subscribe to the loan.

STATUTE I.

May 26, 1824.

CHAP. CXCIV.—*An Act reserving to the Wyandot tribe of Indians a certain tract of land, in lieu of a reservation made to them by treaty.*

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That there be, and hereby is, reserved, for the use of the chiefs and tribe of Wyandot Indians, subject to the conditions and limitations of the former reservation, the north-east quarter of section numbered two, in township two, and range seventeen, south of the base line, of land, in the Delaware land district, in the state of Ohio, in lieu of one hundred and sixty acres of land, on the west side of, and adjoining, the Sandusky river; and which was reserved to said tribe of Indians, by a supplementary treaty between the United States and certain tribes of Indians, held at St. Mary's, in the state of Ohio, on the seventeenth day of September, eighteen hundred and eighteen; on condition that the chiefs of said Wyandot tribe first relinquish to the United States all the right, title, and claim, of said tribe, to the one hundred and sixty acres of land reserved by said supplementary treaty.

APPROVED, May 26, 1824.

The north quarter section numbered two, in township two and range seventeen, in the Delaware land district, Ohio, reserved for the use of the Wyandot tribe of Indians.

STATUTE I.

May 26, 1824.

CHAP. CXCV.—*An Act supplementary to the act "to incorporate the inhabitants of the city of Washington," passed the fifteenth of May, one thousand eight hundred and twenty, and for other purposes. (a)*

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That so much of the act, entitled "An act to incorporate the inhabitants of the city of Washington, and to repeal all acts heretofore passed for that purpose," passed May fifteenth, one thousand eight hundred and twenty, as is inconsistent with the provisions of this act, be, and the same is hereby, repealed.

SEC. 2. *And be it further enacted*, That public notice of the time and place of the sale of all real property, for taxes due the corporation of the city of Washington, shall be given in all cases hereafter, by advertisement, inserted in some newspaper published in the said city, once in each week, for at least twelve successive weeks, in which advertisement shall be stated the number of the square or squares, the number of the lot or lots, (if the square has been divided into lots,) the name or names of the per-

Part of the act of May 15, 1820, ch. 104, repealed.

Public notice of the time and place of sale of all real property for taxes due the corporation of Washington to be given.

(a) Notes of the acts relating to the corporation of Washington, vol. ii. 254—721.

Decisions of the Supreme Court on the provisions of the act incorporating the city of Washington and authorizing the laying of taxes, vol. ii. 721.