

first section of this act, specifying the heads of families, and the single men, and the location of each quarter section occupied by each of said settlers.

APPROVED, August 4, 1842.

STATUTE II.

Aug. 4, 1842.

CHAP. CXXIII.—*An Act to regulate appeals and writs of error from the district court of the United States for the northern district of Alabama.*(a)

Appeals to lie to U. S. Supreme Court in certain cases.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That all appeals and writs of error from the district court of the United States for the northern district of Alabama, at Huntsville, shall lie directly to the Supreme Court of the United States, when the amount in controversy exceeds the sum of two thousand dollars, exclusive of costs; and that so much of the act to abolish the circuit court at Huntsville, in the State of Alabama, and for other purposes, as requires all appeals and writs of error to lie from said district court to the circuit court at Mobile, without regard to the amount in controversy, be repealed.

APPROVED, August 4, 1842.

STATUTE II.

Aug. 9, 1842.

CHAP. CXXVI.—*An Act to annex a part of the town of Tiverton in the State of Rhode Island, to the collection district of Fall River in the State of Massachusetts.*

The part of Tiverton annexed, described.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That all that part of the town of Tiverton, in the State of Rhode Island, which lies north of the south line of the farm of William Slade, and of the farm of the heirs of Boylston Brayton, to Wattupper Pond, and by said pond to the south line of the State of Massachusetts, and the waters and shores adjoining thereto, be, and the same is hereby, annexed to, and made a part of the collection district of Fall river in the State of Massachusetts.

APPROVED, August 9, 1842.

STATUTE II.

Aug. 11, 1842.

1852, ch. 110,  
§ 14.

Appropriation to indemnify Georgia for expenses in calling out her militia to suppress Indian hostilities.

CHAP. CXXVII.—*An Act to provide for the settlement of the claims of the State of Georgia for the services of her militia.*

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the sum of one hundred and seventy-five thousand dollars be, and the same is hereby, appropriated to the payment and indemnity of the State of Georgia, for any money actually paid by said State on account of necessary and proper expenses incurred by said State in calling out her militia, in the years eighteen hundred and thirty-five, eighteen hundred and thirty-six, eighteen hundred and thirty-seven, and eighteen hundred and thirty-eight, during the Seminole, Cherokee, and Creek campaigns, or for the suppression of Indian hostilities in Florida and Alabama, or so much of said sum as may be necessary for the purposes aforesaid, after deducting any sum or sums of money that may have heretofore been advanced by the United States to the State of Georgia, to be applied to the objects aforesaid, and which may not have been previously, so applied.

What would have been due, &c. to be first ascertained.

SEC. 2. *And be it further enacted,* That the Paymaster General of the United States army and the accounting officers of the Treasury shall first ascertain and certify what would have been due from the United States to the volunteers and militia called into the service of the said

(a) Notes of the acts relating to the District Court of Alabama, vol. 3, 564.

An act respecting the jurisdiction of certain District Courts, Feb. 19, 1831, chap. 28.

An act to abolish the Circuit Court at Huntsville, in the State of Alabama, and for other purposes Feb. 22, 1833, ch. 12.