

or any part thereof, shall be admitted to entry, in which any such articles are contained; and all invoices and packages whereof any such articles shall compose a part, are hereby declared to be liable to be proceeded against, seized, and forfeited, by due course of law, and the said articles shall be forthwith destroyed.

SEC. 29. *And be it further enacted*, That, wherever the word "ton" is used in this act, in reference to weight, it shall be deemed and taken to be twenty hundred weight, each hundred weight being one hundred and twelve pounds avoirdupois.

Weight of the ton.

SEC. 30. *And be it further enacted*, That so long as the distribution of the nett proceeds of the sales of the public lands, directed to be made among the several States, Territories, and District of Columbia, by the act entitled "An act to appropriate the proceeds of the sales of the public lands and to grant pre-emption rights," shall be and remain suspended by virtue of this act, and of the proviso of the sixth section of the act aforesaid, the ten per centum of the said proceeds directed to be paid by the said act to the several States of Ohio, Indiana, Illinois, Alabama, Missouri, Mississippi, Louisiana, Arkansas and Michigan, shall also be and remain suspended.

Ten per cent. of the proceeds of the public lands allowed to certain states suspended.

Act of Sept. 4, 1841, ch. 16.

APPROVED, August 30, 1842.

STATUTE II.

Aug. 30, 1842.

CHAP. CCLXXI.—*An Act to establish an additional land office in Florida.* (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 public lands of the United States in the Territory of Florida, as lies east of the Suwannee river, and west of the line dividing ranges twenty-four and twenty-five, except that lying east of St. Mary's river, north of the basis parallel, shall form a new land district, to be called the Alachua land district; and, for the sale of the public lands within the district aforesaid there shall be a land office established in the town of Newnansville, in the county of Alachua, in the Territory aforesaid.

Alachua land district established.

Land office at Newnansville.

SEC. 2. *And be it further enacted*, That there shall be a register and receiver appointed to said office, to superintend the sale of the public land in said district, who shall reside at the town of Newnansville aforesaid, give security in the same manner and sums, and whose compensation, emoluments, duties, and authorities, shall, in every respect, be the same, in relation to lands to be disposed of at said office, as are or may be by law provided in relation to the registers and receivers of public money in the several offices established for the sale of the public lands.

Register and receiver to be appointed.

SEC. 3. *And be it further enacted*, That all such public lands, embraced within the district created by this act, which shall have been offered for sale to the highest bidder at any land office in said Territory, pursuant to any proclamation of the President of the United States, and which lands remain unsold at the taking effect of this act, shall be subject to be entered and sold at private sale by the proper officers of the office hereby created, in the same manner, and subject to the same terms, and upon like conditions, as the sale of said land would have been subject to in the said several land offices hereinbefore mentioned, had they remained attached to the same.

The lands subject to sale.

APPROVED, August 30, 1842.

STATUTE II.

Aug. 30, 1842.

CHAP. CCLXXII.—*An Act for the relief of the assistants of the Marshal of the United States for the District of Kentucky.*

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the circuit judge for

[Obsoleta.]

(a) Notes of the acts relating to the territory of Florida, vol. 3, 523, 654.

Circuit judge for the 8th circuit authorized to examine the allowances made by the marshal for Kentucky to his assistants, for taking the sixth census.

Proviso.

the eighth judicial circuit of the United States be, and he is hereby, authorized to examine and review the allowances made by the marshal of the United States for the District of Kentucky, to his assistants, for taking the sixth census or enumeration of the inhabitants of the United States within said district; and that the appropriate officers of the United States account to and pay the said assistants so much of the said allowances as shall be approved by said judge: *Provided*, That no allowances to be made by the said circuit judge, by virtue of the provisions of this act, to any assistant marshal, shall exceed the allowances which the district judge of the District of Kentucky might have made, under the provisions of the census laws, or the allowances which the marshal of the District of Kentucky proposed to make, subject to the revision and approbation of the said district judge.

APPROVED, August 30, 1842.

STATUTE II.

Aug. 31, 1842.

CHAP. CCLXXIV.—*An Act [to] establish certain post roads.*

Post roads established in

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the following be established as post roads, viz :

Maine.

*In Maine*.—From Milford, in the county of Penobscot, to Winslow's mills, in Greenfield, and county of Hancock. From Machias, by Crawford, to Alexander. From Houlton, in the county of Aroostook, to Fort Fairfield, in the plantation of Presqu'isle. From Dennysville, in the county of Washington, by way of Edmunds, to Whiting. From Sedgwick to Swan's Island Plantations. From Standish, in the county of Cumberland, to Saco, in the county of York. From Lovel to Usher. From Fish's mills, by the town of Massardis, in the county of Aroostook, to the mouth of Fish river. From Bowdoinham Village to Bowdoin Centre. From Bath, by way of Merrymeeting Bridge and Richmond Village, to Gardiner.

New Hampshire.

*In New Hampshire*.—From Gilsum, via South Marlow, North Marlow, and Lempster, to Goshen. From Manchester, via Candia Township, to Candia. From Manchester, via Bedford Centre, to Amherst. From Northfield, via Franklin, Andover, Wilmut, New London and Wendell, to Newport. From Farmington, via New Durham Corner, to Alton. From Haverhill, New Hampshire, via Benton, to Franconia.

Massachusetts.

*In Massachusetts*.—From Framingham, through Concord, to Lowell. From South Framingham to Holliston. From Westport to Westport Point. From West Brookfield, North Brookfield, New Braintree, Barre, and Templeton, to Winchenden. From Lee, Tyringham, South Tyringham, Hartsville, Mill river, through East Sheffield, to Canaan, Connecticut..

Rhode Island.

*In Rhode Island*.—From Providence to West Brookfield, Massachusetts. From Providence through Fruit Hill, to Centreville.

Vermont.

*In Vermont*.—From Townsend, through Grafton, to Chester. From Rochester through Brandon, to Sholes's Landing, on Lake Champlain. From East Charleston, through Morgan and Holland, to Derby. From Bellows Falls to Paper Mill Village, in Alstead. From Hyde Park, Lamaille court-house, through North Hyde Park, Belvidere, Four Corners, Avery's Gore, and Montgomery, to East Berkshire. The route from Waterville, through Belvidere and Avery's Gore, is hereby discontinued.

New York.

*In New York*.—From Durhamville, along the line of the Erie Canal, to the intersection of the Erie and Oneida Lake canals, in Oneida county. From Unionville, in Orange county, New York, to Deckertown, in Sussex county, New Jersey, by the Drowned Road, returning by the Clove Road. From Texas to Oswego, on the North Road, by Cheever's Mills, in Oswego county. From Collins to Irwin, in Erie county. From Cassville to Babcock Hill, in the county of Oneida. From Westerville to Boonville, as near as may be on the route of the Black river