missioner of the General Land Office may prescribe, be considered, for
the time being, as withdrawn from sale, and not subject to entry.
Approved, February 26, 1845.

CHAP. XXVI.—An Act to amend the act entitled “An act making appropriations
for the naval service for the fiscal year ending the thirtieth day of June, one
thousand eight hundred and forty-five.”

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the third section of the
act entitled “An act making appropriations for the naval service for the
fiscal year ending the thirtieth day of June, one thousand eight hundred
and forty-five,” approved June seventeen, one thousand eight hundred
and forty-four, shall not be understood or construed to apply to the claim
of an officer employed on a foreign station who would be entitled, under
the provisions of previous acts of Congress, to receive the pay of a higher
grade, while temporarily performing the duties of such higher grade,
until information of the passage of the said act shall have been received
on board of the vessel to which such officer was or is attached.
Approved, February 26, 1845.

CHAP. XXVIII.—An Act to authorize a relocation of land warrants number three,
four, and five, granted by Congress to General Lafayette.

Be it enacted by the Senate and House of Representatives of the
United States of America in Congress assembled, That the legal holders
or assignees of land warrants numbered three, four, and five, granted by
the act of Congress of twenty-seventh March, one thousand eight hun-
dred and four, to General Lafayette, and located at Point Coupee, in the
State of Louisiana, in three adjoining surveys of one thousand acres
each, and which locations are shown to have been made in material con-
flict with several older and better grants, shall, upon exhibiting to the
register and receiver of any land office within the State of Louisiana,
his or their evidence of right to the warrants above described, be per-
mitted, under the same rules and restrictions of the original law under
which said locations were authorized, to enter and locate a like quantity
of land on any of the unappropriated public lands in the State of Loui-
siana: Provided, That, before any such register and receiver shall issue
such holders or assignees any certificate of relocation, the holders or
assignees shall deposit a copy of their derivation of title from Gene-
ral Lafayette, and a release of title to the lands located at Point Coupee.
Approved, February 26, 1845.

CHAP. XXXV.—An Act to change the time for holding the Circuit and Criminal
Courts in the county of Washington.

Be it enacted, by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Circuit Court of
the United States for the county of Washington, District of Columbia,
shall hereafter be held on the third Monday of October of each year,
instead of the fourth Monday of November designated by law.
Sec. 2. And be it further enacted, That hereafter there shall be but
three terms of the criminal court for Washington county, in the District
of Columbia, instead of the four terms of said court now fixed by law;
and that said three terms hereafter shall commence and be held on the
first Monday in March, the third Monday in June, and the first Monday
in December, in each and every year. All process whatsoever in the
said criminal court now issued or which may be issued in the county of
Washington, in said District, returnable to the days now fixed by law

STATUTE II.
Feb. 26, 1845.

Act of March 27, 1845.

Holders of the warrants authorized to enter other lands, &c.

Provided.

Time of holding fall term of circuit court changed.

Times of holding criminal court now fixed

Process returnable on days now fixed.