point at which the same intersects the Des Moines river, thence by the middle of the channel of that river to the place of beginning.

Sec. 3. And be it further enacted, That the said State of Iowa shall have concurrent jurisdiction on the river Mississippi, and every other river bordering on the said State of Iowa, so far as the said rivers shall form a common boundary to said State, and any other State or States now or hereafter to be formed or bounded by the same: Such rivers to be common to both: And that the said river Mississippi, and the navigable waters leading into the same, shall be common highways, and forever as well to the inhabitants of said State, as to all other citizens of the United States, without any tax, duty, impost, or toll therefor, imposed by the said State of Iowa.

Sec. 4. And be it further enacted, That it is made and declared to be a fundamental condition of the admission of said State of Iowa into the Union, that so much of this act as relates to the said State of Iowa shall be assented to by a majority of the qualified electors at their township elections, in the manner and at the time prescribed in the sixth section of the thirteenth article of the constitution adopted at Iowa city the first day of November, anno Domini eighteen hundred and forty-four, or by the legislature of said State. And as soon as such assent shall be given, the President of the United States shall announce the same by proclamation; and therefrom and without further proceedings on the part of Congress the admission of the said State of Iowa into the Union, on an equal footing in all respects whatever with the original States, shall be considered as complete.

Sec. 5. And be it further enacted, That said State of Florida shall embrace the territories of East and West Florida, which by the treaty of amity, settlement and limits between the United States and Spain, on the twenty-second day of February, eighteen hundred and nineteen, were ceded to the United States.

Sec. 6. And be it further enacted, That until the next census and apportionment shall be made, each of said States of Iowa and Florida shall be entitled to one representative in the House of Representatives of the United States.

Sec. 7. And be it further enacted, That said States of Iowa and Florida are admitted into the Union on the express condition that they shall never interfere with the primary disposal of the public lands lying within them, nor levy any tax on the same whilst remaining the property of the United States: Provided, That the ordinance of the convention that formed the constitution of Iowa, and which is appended to the said constitution, shall not be deemed or taken to have any effect or validity, or to be recognised as in any manner obligatory upon the Government of the United States.

Approved, March 3, 1845.
Buffalo. For defensive works and barracks near Buffalo, New York, thirty-five thousand dollars;

Fort Ontario. For repairs of Fort Ontario, near Oswego, New York, seven thousand five hundred dollars;

Lake Champlain. For fortifications at the outlet of Lake Champlain, New York, thirty thousand dollars;

Penobscot river. For fort at narrows of the Penobscot river, near Bucksport, Maine, twenty thousand dollars;

Fort Preble. For repairs of Fort Preble, Portland harbor, Maine, ten thousand dollars;

Fort McClary. For repairs of Fort McClary, Portsmouth harbor, New Hampshire, two thousand five hundred dollars;

Fort Independence. For repairs of Fort Independence, and sea-wall of Castle island, Boston harbor, Massachusetts, seven thousand dollars;

Fort Warren. For repairs of Fort Warren, Boston harbor, Massachusetts, fifty thousand dollars;

Fort Adams. For Fort Adams, Newport harbor, Rhode Island, ten thousand dollars;

Fort Trumbull. For rebuilding Fort Trumbull, New London harbor, Connecticut, thirty thousand dollars;

Fort Schuyler. For repairs of Fort Schuyler, East river, New York, sixty thousand dollars;

Fort Wood. For repairs of Fort Wood, and sea-wall of Bedloe's island, New York, thirty-five thousand dollars;

Fort Hamilton. For repairs of Fort Hamilton, New York, twenty thousand dollars;

Fort Washington. For repairs of Fort Washington, Potomac river, Maryland, twenty thousand dollars;

Fort Monroe. For Fort Monroe, Hampton roads, Virginia, sixty thousand dollars;

Fort Calhoun. For Fort Calhoun, Hampton roads, Virginia, fifteen thousand dollars;

Fort Macon. For repairs and protection of site of Fort Macon, Beaufort harbor, North Carolina, six thousand dollars;

Fort Moultrie. For preservation of the site of Fort Moultrie, Charleston harbor, South Carolina, twelve thousand dollars;

Drunken Dick shoal. For dike to Drunken Dick shoal, Charleston harbor, South Carolina, thirty-five thousand dollars;

Fort Sumter. For Fort Sumter, Charleston harbor, South Carolina, seventy thousand dollars;

Fort Johnson. For preservation of the site of Fort Johnson, Charleston harbor, South Carolina, one thousand dollars;

Fort Pulaski. For Fort Pulaski, Savannah river, Georgia, seventeen thousand dollars;

Fort Jackson. For repairs of Fort Jackson, Savannah river, Georgia, ten thousand dollars;

St. Augustine. For completing the sea-wall at St. Augustine, including the transfer of the sum of one thousand one hundred and thirty-three dollars and four cents, being a balance remaining in agent's hands of an appropriation for the repairs of Fort Marion, six thousand four hundred dollars;

Fort Pickens. For Fort Pickens, Pensacola harbor, Florida, twelve thousand dollars;

Fort Barrancas. For Fort Barrancas, Pensacola harbor, Florida, thirty thousand dollars;

Fort Morgan. For repairs of Fort Morgan, Mobile point, Alabama, fifteen thousand dollars;

Fort Jackson. For repairs of Fort Jackson, Mississippi river, Louisiana, seven thousand dollars;

Fort St. Philip. For repairs of Fort St. Philip, Mississippi river, Louisiana, ten thousand dollars;

Fort Livingston. For Fort Livingston, Grand Terre island, Barratariabay, Louisiana, fifty thousand dollars;
For fortifications on the Florida reef, thirty thousand dollars;
For contingencies of fortifications, forty-one thousand six hundred
dollars.
Approved, March 3, 1845.

CHAP. LXIV.—An act providing payment for certain military services in Fl-

Be it enacted by the Senate and House of Representatives of the
United States of America in Congress assembled, That the Secretary of
War cause to be paid the following militia forces of the Territory of
Florida for the periods of their respective service as hereinafter specified,
to wit:

Colonel Robert Brown's command, from the sixth April to the twenty-

second July, eighteen hundred and thirty-eight, except the company of
Captain North, which shall only be paid to the twelfth July, eighteen
hundred and thirty-eight.

Major Isaac Garrison's command, from the nineteenth March to fifth
July, eighteen hundred and thirty-eight.

Captain Arthur Robert's command, from September thirteenth, eigh-
teen hundred and thirty-eight, to January thirteenth, eighteen hundred
and thirty-nine.

Captain J. L. Thigpen's company, from first March to thirty-first
August, eighteen hundred and thirty-eight.

Captain William William's company, from sixteenth August, eighteen
hundred and thirty-eight, to February sixteenth, eighteen hundred and
thirty-nine.

Captains William Cone and John Bryan's companies, from sixteenth
August to fifteenth September, eighteen hundred and forty.

Captain J. L. Stewart's company, from nineteenth August to thir-
tieth September, eighteen hundred and forty.

Captain Stephen Daniel's company, from October thirteenth to No-
vember twenty-sixth, eighteen hundred and forty-two.

SEC. 2. And be it further enacted, That the Secretary of War also
cause payment to be made for such supplies as were actually purchased
for the use of any of said troops, and that to the extent to which they
furnished themselves equitable allowance be made therefor.

SEC. 3. And be it further enacted, That the muster rolls accord-
ing to which the above payments shall be made, shall be sworn to by the
captain of each company, or senior living officer present in Florida, and
approved by the Governor of Florida.

SEC. 4. And be it further enacted, That all balances remaining un-
expended out of appropriations heretofore made for payment of Florida
volunteers or militia, or for supplies furnished to militia serving in
Florida, be and the same are hereby made applicable to the payment of
the militia and supplies provided for in this act, so far as the same may
be necessary; and if such balances be insufficient, the remainder of the
amount required is hereby appropriated out of any money in the Trea-
sury not otherwise appropriated.
Approved, March 3, 1845.

CHAP. LXV.—An act making appropriations for the support of the army, for the
year ending on the thirtieth of June, eighteen hundred and forty-six.

Be it enacted by the Senate and House of Representatives of the
United States of America in Congress assembled, That the following
sums be, and the same are hereby appropriated, to be paid out of any
money in the treasury not otherwise appropriated, for the support of the

STATUTE II.
March 3, 1845.