

chuma and Columbus, Miss., as may be found to be within the Chickasaw cession of 1834—said sales being confirmed and legalized.

Appropriation for indemnifying the Chickasaws.

Proviso.

of the sales of land made in the land offices at Chocchuma and Columbus, in the State of Mississippi, as may be found, by the definitively-established line of the Chickasaw cession of one thousand eight hundred and thirty-four, to be, in whole or part, within that cession, and the said sales are hereby confirmed and legalized; and for the purpose of indemnifying the Chickasaw tribe of Indians for said sales, there is hereby appropriated, out of any moneys in the treasury not otherwise appropriated, a sum of money equal to all which has been received upon said sales, to the fund created by the treaty with said Chickasaw tribe, and of right to them belonging: *Provided, nevertheless*, That this act shall not extend to any sale where the purchase money may have been refunded to the purchaser.

APPROVED, July 15, 1846.

July 15, 1846.

CHAP. XXXVIII. — *An Act to change the Time of holding the Federal Court in North Carolina.*

Circuit Court for North Carolina to be held at Raleigh, on 1st Mondays in June and December.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the circuit courts of the United States for the district of North Carolina shall be held at Raleigh, on the first Monday in June and the first Monday in December, instead of the times now prescribed by law; and all actions, suits, appeals, recognizances, processes, writs, and proceedings, whatever, pending, or which may be pending, in said courts, or returnable thereto, shall have day therein, and be heard, tried, proceeded with, and decided, in like manner as if the time of holding said court had not hereby been altered.

APPROVED, July 15, 1846.

July 16, 1846.

CHAP. LVI. — *An Act to establish the Collection District of Chicago.*

Collection district of Chicago established.

Chicago made the port of entry.

Said district designated.

A collector to be appointed.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That a collection district be, and hereby is, established upon the western shore of Lake Michigan, to be called the District of Chicago, within which the port of Chicago shall be a port of entry. The said district shall include the territory, harbors, rivers, and waters, on the western shore of said lake from the line dividing the States of Indiana and Illinois, northward to the town and River Sheboygan, and inclusive of the same, which are within the Territory of Wisconsin. A collector shall be appointed for said district, who shall receive the same amount of annual compensation as the collector of the District of Michillimackinac.

APPROVED, July 16, 1846.

July 20, 1846.

CHAP. LX. — *An Act to exempt Canal Boats from the Payment of Fees and Hospital Money.*

Canal boats exempted from the payment of fees and hospital money.

Persons employed in them to receive no benefit from the nospital fund.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That the owner or owners, master or captain, or other persons employed in navigating canal boats without masts or steam-power, now by law required to be registered, licensed, or enrolled and licensed, shall not be required to pay any marine hospital tax or money; nor shall the persons employed to navigate such boats receive any benefit or advantage from the marine hospital fund; nor shall such owner or owners, master or captain, or other persons, be required to pay fees, or make any compensation for such register, license, or enrolment and license,