THIRTY-SECOND CONGRESS. Sess. I. Ch. 36, 37, 42, 43. 1852.

CHAP. XXXVI.-An Act to regulate the Mileage of the Delegate from the Territory of Oregon.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That so much of the act entitled "An act to establish the Territorial Government of Oregon," approved August, eighteen hundred and forty-eight, as limits the mileage compensation of the delegate from said Territory, be repealed.

APPROVED, May 19, 1852.

CHAP. XXXVII.-An Act to legalize certain Entries of Public Land made in the State of Florida.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the several entries of land (embracing tracts once reserved to satisfy claims under the armed occupation act, but which claims were forfeited prior to the allowance of said entries,) permitted at the Land-Office at Newnansville, in the State of Florida, be, and the same are hereby confirmed, and patent shall issue thereon as in other cases: Provided, That the land so entered shall have been, upon the faith of the register's certificate, improved by the party in interest under said certificate, and that the said land is not claimed by adverse parties.

APPROVED, May 26, 1852.

CHAP. XLII.-An Act to relinquish to the State of Iowa the Lands reserved for Salt Springs therein.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the twelve Salt Springs, and six sections of land adjoining or contiguous thereto, the use of which was granted to the State of Iowa, by the act entitled "An act supplemental to the act for the admission of the States of Iowa and Florida into the Union," approved March third, eighteen hundred and forty-five, shall be, and the same are hereby granted in fee-simple, to the said State of Iowa, to be disposed of, and the proceeds to be applied as the legislature of that State shall direct: Provided, That nothing in this act contained shall be so construed as to interfere with the rights of third parties: And provided further, That if any of the lands which have been selected by the authorities of the State of Iowa, under the act aforesaid, shall have been legally claimed by preemption or otherwise, the State shall be authorized to select other lands in lieu thereof.

APPROVED, May 27, 1852.

CHAP. XLIII.—An Act to grant to certain Settlers on the Menomonee Purchase, north of Fox River, in the State of Wisconsin, the Right of Preemption.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That every person being the head of a family, widow, or single man over the age of twenty-one years, who, on the first day of June, eighteen hundred and fifty-two, shall be an actual settler and housekeeper, and have made other improvements, on any tract within the body of lands ceded to the United States by the treaty of eighteenth October, eighteen hundred and forty-eight, with the Menomonee tribe of Indians, is hereby entitled to the same right of preemption, and upon the same terms and conditions as is prescribed by the act entitled "An act to appropriate the proceeds of the sales of the public lands, and to grant preemption rights," approved fourth September, eighteen hundred and forty-one: Provided, That where there shall be more than one such settler on any quarter-section, fractional quarter-section, or fraction of a section less than one