

For the erection of a light-house in San Pedro Bay, ten thousand dollars.

Oregon.—For additional buoys at Columbia River, one thousand five hundred dollars. Oregon.

To test the adaptation of Jabez Stone's patent buoy as a guide to river and other narrow channels, two hundred and fifty dollars. Test of J. Stone's buoy.

To enable the Light-House Board to procure the necessary machinery and test practically the plan for distinguishing lights by occultations, submitted by Charles Babbage, Esq., and which was communicated to Congress at its last session, five thousand dollars. Test of C. Babbage's light.

SEC. 2. *And be it further enacted,* That the sum of three thousand five hundred dollars, appropriated by the first section of the act of eighteen hundred and fifty-two, chapter one hundred and twelve, to the erection of a harbor light on a point of land lying west of the entrance to Buck's harbor, in Brooksville, may be applied to the erection of a harbor light on the northern extremity of Pumpkin Island, in conformity to the recommendation of the coast survey. Light on Pumpkin's Island.
1852, ch. 112.

SEC. 3. *And be it further enacted,* That the location of the two beacon lights authorized by the act of eighteen hundred and fifty-one, to be placed near Fort Hamilton, be changed to the other end of the range line of the main channel, on the New Jersey shore. Fort Hamilton light changed.
1851, ch. 37.

SEC. 4. *And be it further enacted,* That the Secretary of the Treasury is hereby authorized to select, instead of the outer "Minot Ledge," any more suitable site amongst the Cohasset rocks, at the entrance of Boston harbor, on which to erect the light-house authorized by the first section of the act of eighteen hundred and fifty-two, chapter one hundred and twelve, if in his judgment and on further surveys, if necessary, any more suitable site can be found. Cohasset rocks.

1852, ch. 112.
Post, p. 592.

SEC. 5. *And be it further enacted,* That the sum of three thousand five hundred dollars, appropriated by the first section of the act of eighteen hundred and fifty-two, chapter one hundred and twelve, "for the construction of two ice-breakers," may be applied by the Light-House Board for the preservation and protection of the light-house on Brandywine Shoal, in such manner as may best secure the object. Brandywine shoal.
1852, ch. 112.

SEC. 6. *And be it further enacted,* That the Secretary of the Treasury is hereby authorized to apply the sum of five thousand dollars, appropriated by the act of eighteen hundred and fifty-two, section one, chapter one hundred and twelve, for a light-house on the Nubble, Cape Neddick, York, to the erection of a light-house at the entrance of York harbor, if that location will best subserve the interests of commerce. York Harbor, (Me.)
1852, ch. 112.

SEC. 7. *And be it further enacted,* That the Secretary of the Treasury be directed, if in his opinion the safety of commerce demanded a light at Minot's Ledge, at the entrance of Boston harbor, to replace that which was destroyed, to examine into the claims of R. B. Forbes and others, who kept a light-boat there at their private expense; and, if he is of opinion that their doings were essential to the safety of navigation, to allow them such a sum as under the circumstances he deems reasonable, and to pay the same out of any money in the Treasury not otherwise appropriated. Claim of R. B. Forbes and others, for light-boat at Minot's Ledge.

APPROVED, March 3, 1853.

CHAP. CXLII.—*An Act making an Appropriation for the Completion of the Public Buildings in the Territory of Minnesota.* March 3, 1853.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of twenty-five thousand dollars be and the same is hereby appropriated, out of any money in the Treasury not otherwise appropriated, for the continuation of the public buildings in the Territory of Minnesota, one half of said Appropriation for public buildings in Minnesota.

sum to be applied to the completion of the Capitol at Saint Paul, and the remainder to the completion of the prison buildings at Stillwater, in said Territory, to be expended under the direction of the Legislative authority thereof: *Provided*, That nothing herein contained shall be construed to authorize any farther expenditure by said Territorial authority for the purposes aforesaid than is provided for in this act.

APPROVED, March 3, 1853.

March 3, 1853. CHAP. CXLIII.—*An Act to extend Preemption Rights to certain Lands therein mentioned.*

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the preemption laws of the United States, as they now exist, be and they are hereby extended over the alternate reserved sections of public lands along the lines of all the railroads in the United States wherever public lands have been or may be granted by acts of Congress; and that it shall be the privilege of the persons residing on any of said reserved lands to pay for the same in soldiers' bounty land warrants, estimated at a dollar and twenty-five cents per acre, or in gold and silver, or both together, in preference to any other person, and at any time before the same shall be offered for sale at auction: *Provided*, That no person shall be entitled to the benefit of this act who has not settled and improved, or shall not settle and improve, such lands prior to the final allotment of the alternate sections to such railroads by the General Land Office: *And provided further*, That the price to be paid shall in all cases be two dollars and fifty cents per acre, or such other minimum price as is now fixed by law, or may be fixed upon lands hereafter granted; and no one person shall have the right of preemption to more than one hundred and sixty acres: *And provided further*, That any settler who has settled or may hereafter settle on lands heretofore reserved on account of claims under French, Spanish, or other grants which have been or shall be hereafter declared by the Supreme Court of the United States to be invalid, shall be entitled to all the rights of preemption granted by this act and the act of fourth of September, eighteen hundred and forty-one, entitled "An act to appropriate the proceeds of the public lands and to grant preemption rights," after the lands shall have been released from reservation, in the same manner as if no reservation existed.

APPROVED, March 3, 1853.

March 3, 1853. CHAP. CXLIV.—*An Act authorizing Changes in the Location of Land Offices.*

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President be and he is hereby authorized to change the location of the land offices in the several land districts established by law, and to establish the same from time to time at such point in the district as he may deem expedient.

APPROVED, March 3, 1853.

March 3, 1853. CHAP. CXLV.—*An Act to provide for the Survey of the Public Lands in California, the granting of Preemption Rights therein, and for other purposes.*

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Surveyor-General for the District or State of California, who is now or may hereafter be appointed by the President, by and with the advice and consent of the Senate, shall keep his office at such place as the President, in view of the public convenience, shall from time to time direct; and the Surveyor-General, if he has not already done so, and his successors in office, before entering upon duty, shall take and subscribe an oath or affirmation, be-