

manner and under the same circumstances as is now provided by law in other judgments and decrees of such circuit courts, without regard to the sum or value in controversy in the action.

APPROVED, February 18, 1861.

CHAP. XXXVIII. — *An Act making further Provision in Relation to Consolidated Land Offices.* February 18, 1861.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the passage of this act the register for the consolidated land districts at Booneville, in the State of Missouri, in consequence of additional duties imposed upon him, and in addition to the fees now allowed by law, shall be entitled to charge and receive for making transcripts for individuals, or furnishing any other record information respecting public lands or land titles in his consolidated land district, such fees as are properly authorized by the tariff existing in the local courts in said district: *Provided,* The whole amount of the register's compensation, including all fees and commissions to which he is entitled under existing laws, shall not exceed three thousand dollars per annum, or pro rata per quarter, the excess, if any, over that amount, shall be paid into the Treasury of the United States; and the receiver shall receive his equal share of such fees, and it shall be his duty to aid the register in the preparation of the transcripts, or giving the record information as aforesaid.

The register at Booneville, Mo., to receive certain fees for services.

Proviso — not to exceed the rate of \$3000 per annum, and excess to be accounted.

Receiver entitled to one half.

SEC. 2. *And be it further enacted,* That the Secretary of the Interior be and he is hereby authorized to make a reasonable allowance for office rent for such consolidated office, and, when satisfied of the necessity therefor, to approve the employment by said register of one or more clerks, at a reasonable per diem compensation, for such time as said clerk or clerks are absolutely required to keep up the current public business, and who shall be paid out of the surplus fees above authorized to be charged, if any, and if no surplus exists, then out of the appropriation for incidental expenses of district land offices; but no clerk shall be so paid unless his employment has been first sanctioned by the Secretary of the Interior.

Allowance may be made for rent and clerk hire.

Employment of clerk to be first sanctioned.

SEC. 3. *And be it further enacted,* That the provisions of this act be and they are hereby extended to all other consolidated land offices: *Provided,* That this act shall be construed to extend to and provide for all expenses heretofore incurred by any register or receiver of any such consolidated land office for additional clerical aid or office room: *Provided further,* That the amount of such indemnity be first approved by the Secretary of the Interior.

This act to extend to all consolidated land offices.

Proviso.

SEC. 4. *And be it further enacted,* That it shall be the duty of the Secretary of the Interior to make a reasonable allowance to former registers of consolidated land offices for room rent and clerk hire, made necessary by such consolidation, to be paid out of the appropriation for incidental expenses of district land offices, upon satisfactory vouchers actually filed, or to be filed.

Former registers to be allowed for room-rent and clerk hire.

APPROVED, February 18, 1861.

CHAP. XLII. — *An Act to supply Deficiencies in the Appropriations for the Service of the fiscal Year ending June thirty, eighteen hundred and sixty-one.* February 19, 1861.

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 supply deficiencies in the appropriations for the fiscal year ending the thirtieth of June, eighteen hundred and sixty-one, out of any money in the Treasury not otherwise appropriated.

Deficiency appropriations.