eighteen hundred and sixty-one, as authorizes the appointment of ad-
itional aides-de-camp, be, and the same is hereby, repealed. But this 
repeal shall not be construed so as to deprive those persons already ap-
pointed, in strict conformity with said act of the fifth of August, eighteen 
hundred and sixty-one, from holding their offices in the same manner as 
if it had not been repealed.

SEC. 20. And be it further enacted, That the different regiments and 
independent companies heretofore mustered into the service of the United 
States as volunteer engineers, pioneers, or sappers and miners, under the 
orders of the President or Secretary of War, or by authority of the com-
manding general of any military department of the United States, or 
which, having been mustered into the service as infantry, shall have been 
reorganized and employed as engineers, pioneers, or sappers and miners, 
shall be, and the same are hereby, recognized and accepted as volunteer 
engineers, on the same footing, in all respects, in regard to their organiza-
tion, pay, and emoluments, as the corps of engineers of the regular army 
of the United States, and they shall be paid for their services, already 
performed, as is now provided by law for the payment of officers and 
non-commissioned officers and privates of the engineer corps of the regu-
lar army.

SEC. 21. And be it further enacted, That any alien, of the age of 
twenty-one years and upwards, who has enlisted or shall enlist in the ab-
ably discharged 
armies of the United States, either the regular or the volunteer forces, 
and has been or shall be hereafter honorably discharged, may be ad-
mitted to become a citizen of the United States, upon his petition, without 
any previous declaration of his intention to become a citizen of the United 
States, and that he shall not be required to prove more than one year’s 
residence within the United States previous to his application to become 
such citizen; and that the court admitting such alien shall, in addition to 
such proof of residence and good moral character as is now provided by 
law, be satisfied by competent proof of such person having been honorably 
discharged from the service of the United States as aforesaid.

SEC. 22. And be it further enacted, That there shall be added to the 
Adjutant General’s department, by regular promotion of its present offi-
cers, one colonel, two lieutenant colonels, and nine majors; and that the 
grade of captain in said department shall thereafter be abolished, and all 
vacancies occurring in the grade of major shall be filled by selection from 
among the captains of the army.

APPROVED, July 17, 1862.

CHAP. CCI. — An Act to amend the Act calling forth the Militia to execute the Laws of 
the Union, suppress Insurrections, and repel Invasions, approved February twenty-eight, 
seventeen hundred and ninety-five, and the Acts amendatory thereof, and for other Purposes.

When militia are called forth, their term of service to be specified, not to exceed nine months. 
Militia to be mustered in, &c.
The President to provide for enrolling the militia in certain States.
Enrolment to include whom, and how apportioned.

July 17, 1862.
1795, ch. 36. 
Militia, how organized.

President may accept 100,000 infantry for nine months.

Advance pay and bounty.

Volunteers for twelve months may be accepted to fill up regiments.

SEC. 2. And be it further enacted, That the militia, when so called into service, shall be organized in the mode prescribed by law for volunteers.

SEC. 3. And be it further enacted, That the President be, and he is hereby, authorized, in addition to the volunteer forces which he is now authorized by law to raise, to accept the services of any number of volunteers, not exceeding one hundred thousand, as infantry, for a period of nine months, unless sooner discharged. And every soldier who shall enlist under the provisions of this section shall receive his first month's pay, and also twenty-five dollars as bounty, upon the mustering of his company or regiment into the service of the United States. And all provisions of law relating to volunteers enlisted in the service of the United States for three years, or during the war, except in relation to bounty, shall be, and the same are, extended to, and are hereby declared to embrace, the volunteers to be raised under the provisions of this section.

SEC. 4. And be it further enacted, That, for the purpose of filling up the regiments of infantry now in the United States service, the President be, and he hereby is, authorized to accept the services of volunteers in such numbers as may be presented for that purpose, for twelve months, if not sooner discharged. And such volunteers, when mustered into the service, shall be in all respects upon a footing with similar troops in the United States service, except as to service bounty, which shall be fifty dollars, one half of which to be paid upon their joining their regiments, and the other half at the expiration of their enlistment.

SEC. 5. And be it further enacted, That the President shall appoint, by and with the advice and consent of the Senate, a judge advocate general, with the rank, pay, and emoluments of a colonel of cavalry, to whose office shall be returned, for revision, the records and proceedings of all courts-martial and military commissions, and where a record shall be kept of all proceedings had thereupon. And no sentence of death, or imprisonment in the penitentiary, shall be carried into execution until the same shall have been approved by the President.

SEC. 6. And be it further enacted, That there may be appointed by the President, by and with the advice and consent of the Senate, for each army in the field, a judge advocate, with the rank, pay, and emoluments, each, of a major of cavalry, who shall perform the duties of judge advocate for the army to which they respectively belong, under the direction of the judge advocate general.

SEC. 7. And be it further enacted, That hereafter all offenders in the army charged with offences now punishable by a regimental or garrison court-martial, shall be brought before a field officer of his regiment, who shall be detailed for that purpose, and who shall hear and determine the offence, and order the punishment that shall be inflicted; and shall also make a record of his proceedings, and submit the same to the brigadier commander, who, upon the approval of the proceedings of such field officer, shall order the same to be executed: Provided, That the punishment in such cases be limited to that authorized to be inflicted by a regimental or garrison court-martial: And provided, further, That, in the event of there being no brigade commander, the proceedings as aforesaid shall be submitted for approval to the commanding officer of the post.

SEC. 8. And be it further enacted, That all officers who have been mustered into the service of the United States as battalion adjutants and quartermasters of cavalry under the orders of the War Department, exceeding the number authorized by law, shall be paid as such for the time they were actually employed in the service of the United States, and that all such officers now in service, exceeding the number as aforesaid, shall be immediately mustered out of the service of the United States.

SEC. 9. And be it further enacted, That the President be, and he is hereby, authorized to establish and organize army corps according to his discretion.
SEC. 10. And be it further enacted, That each army corps shall have the following officers and no more attached thereto, who shall constitute the staff of the commander thereof: one assistant adjutant general, one quartermaster, one commissary of subsistence, and one assistant inspector general, who shall bear, respectively, the rank of lieutenant colonel, and who shall be assigned from the army or volunteer force by the President. Also three aides-de-camp, one to bear the rank of major, and two to bear the rank of captain, to be appointed by the President, by and with the advice and consent of the Senate, upon the recommendation of the commander of the army corps. The senior officer of artillery in each army corps shall, in addition to his other duties, act as chief of artillery and ordnance at the headquarters of the corps.

SEC. 11. And be it further enacted, That the cavalry forces in the service of the United States shall hereafter be organized as follows: Each regiment of cavalry shall have one colonel, one lieutenant colonel, three majors, one surgeon, one assistant surgeon, one regimental adjutant, one regimental quartermaster, one regimental commissary, one sergeant major, one Quartermaster, one regimental sergeant major, one hospital steward, one saddler sergeant, one chief trumpeter, and one chief farrier or blacksmith, and each regiment shall consist of twelve companies or troops, and each company or troop shall have one captain, one first lieutenant, one second lieutenant, and one supernumerary second lieutenant, one first sergeant, one Quartermaster sergeant, one commissary sergeant, five sergeants, eight corporals, two teamsters, two farriers or blacksmiths, one saddler, one wagoner, and seventy-eight privates; the regimental adjutants, the regimental quartermasters, and regimental commissaries to be taken from their respective regiments: Provided, That vacancies caused by this organization shall not be considered as original, but shall be filled by regular promotion.

SEC. 12. And be it further enacted, That the President be, and he is hereby, authorized to receive into the service of the United States, for the purpose of constructing intrenchments, or performing camp service, or any other labor, or any military or naval service for which they may be found competent, persons of African descent, and such persons shall be enrolled and organized under such regulations, not inconsistent with the Constitution and laws, as the President may prescribe.

SEC. 13. And be it further enacted, That when any man or boy of African descent, who by the laws of any State shall owe service or labor to any person who, during the present rebellion, has levied war or has borne arms against the United States, or adhered to their enemies by giving them aid and comfort, shall render any such service as is provided for in this act, he, his mother and his wife and children, shall forever thereafter be free, any law, usage, or custom whatsoever to the contrary notwithstanding: Provided, That the mother, wife and children of such man or boy of African descent shall not be made free by the operation of this act except where such mother, wife or children owe service or labor to some person who, during the present rebellion, has borne arms against the United States or adhered to their enemies by giving them aid and comfort.

SEC. 14. And be it further enacted, That the expenses incurred to carry this act into effect shall be paid out of the general appropriation for the army and volunteers.

SEC. 15. And be it further enacted, That all persons who have been or shall be hereafter enrolled in the service of the United States under this act shall receive the pay and rations now allowed by law to soldiers, according to their respective grades: Provided, That persons of African descent, who under this law shall be employed, shall receive ten dollars per month and one ration, three dollars of which monthly pay may be in clothing.
Medical purveyors and storekeepers to give bonds.

SEC. 16. And be it further enacted, That medical purveyors and storekeepers shall give bonds in such sums as the Secretary of War may require with security to be approved by him.

Approved, July 17, 1862.

July 17, 1862.

Missouri may credit against her quota of direct tax, under act 1861, ch. 45, money expended in arming, &c., State troops.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the State of Missouri shall be entitled to a credit against the direct tax apportioned to said State by the “act to provide increased revenue from imports, to pay interest on the public debt, and for other purposes,” approved August fifth, eighteen hundred and sixty-one, for all sums of money expended by said State in the arming, equipping, subsisting and paying of troops organized under the ordinances of the convention of said State, passed during the year eighteen hundred and sixty-one, and employed in concert with the federal authorities in suppressing insurrection against the United States, and enforcing the laws thereof.

SEC. 2. And be it further enacted, That, for the purpose of ascertaining the amount due to said State for moneys so expended, the Secretary of War shall, immediately after the passage of this act, by commission or otherwise, cause the accounts to be examined, and a report made to him of the amount due, which being approved by the Secretary of War, and by him certified to the Secretary of the Treasury, the amount thereof shall be allowed to said State, and deducted from the amount apportioned thereto by the aforesaid act, and the remainder only, if any, shall be collected as therein prescribed: Provided, That in the adjustment of accounts under this act, no greater rate of compensation shall be allowed than was provided for by the laws of the United States applicable to the arming, equipping, subsisting, and payment of volunteers, in force at the time of the enrolment of such troops of Missouri.

SEC. 3. And be it further enacted, That if said State shall assume and pay into the treasury the balance of said direct tax, if any, at such time as may be fixed by the Secretary of the Treasury, or should said expenditures be found to be equal to the tax, the deduction or discount of fifteen per centum, as prescribed in the fifty-third section of the said recited act, shall be allowed on the whole amount thus apportioned.

Approved, July 17, 1862.

July 17, 1862.

Commission to be appointed to examine and report the amount due.

Proviso.

Discount of 15 per cent. to be allowed if, &c.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the operation of the act entitled “An act to prevent and punish frauds on the part of officers intrusted with making of contracts for the government,” approved June two, eighteen hundred and sixty-two, be, and the same is hereby, suspended until the first Monday of January, eighteen hundred and sixty-three.

Approved, July 17, 1862.

July 17, 1862.

Chap. CCIV. — An Act for the better Government of the Navy of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, from and after the first