

Sergeant Boston Corbett, 16th New York cavalry; Sergeant Andrew Wendell, 16th New York cavalry; Corporal Charles Zimmer, 16th New York cavalry; Corporal Michael Uniac, 16th New York cavalry; Corporal John Winter, 16th New York cavalry; Corporal Herman Newgarten, 16th New York cavalry; Corporal John Walz, 16th New York cavalry; Corporal Oliver Lonpay, 16th New York cavalry; Corporal Michael Hormsley, 16th New York cavalry; Private John Myers, 16th New York cavalry; Private John Ryan, 16th New York cavalry; Private William Byrne, 16th New York cavalry; Private Phillip Hoyt, 16th New York cavalry; Private Martin Kelley, 16th New York cavalry; Private Henry Putnam, 16th New York cavalry; Private Frank McDaniel, 16th New York cavalry; Private Lewis Savage, 16th New York cavalry; Private Abraham Genay, 16th New York cavalry; Private Emery Parady, 16th New York cavalry; Private David Barker, 16th New York cavalry; Private William McQuade, 16th New York cavalry; Private John Millington, 16th New York cavalry; Private Frederick Deitz, 16th New York cavalry; Private John H. Singer, 16th New York cavalry; Private Carl Steinbrugge, 16th New York cavalry; Private Joseph Zisgen, 16th New York cavalry, one thousand six hundred and fifty-three dollars eighty-four, eight tenth cents each..... 43,000

\$75,000 00

Payments to be made to persons themselves, or, &c.

SEC. 2. *And be it further enacted*, That the said several sums shall be paid to the several persons above named, respectively, personally, or in case of their decease, to the persons who would be entitled to the same under the bounty laws of the United States in case of a deceased soldier.

APPROVED, July 28, 1866.

July 28, 1866. CHAP. CCCIV. — *An Act directing a District Court to be held at the City of Erie, in the State of Pennsylvania.*

Term of district court to be held at Erie, Pennsylvania.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, besides the terms of the district court of the United States, directed by law to be held at Pittsburgh, in the county of Alleghany, and at Williamsport, in the county of Lycoming, for the western district of the State of Pennsylvania, the judge of said western district shall hold two terms in every year, at the city of Erie, in the county of Erie, which shall commence the first Monday of July and January in each and every year, beginning in the July or January which shall first immediately follow the passage of this act, and be continued and adjourned from time to time, as the court may deem expedient, for the despatch of the business thereof.

APPROVED, July 28, 1866.

July 28, 1866. CHAP. CCCV. — *An Act to authorize the Secretary of War to furnish Transportation to Discharged Soldiers to whom Artificial Limbs are furnished by the Government.*

Transportation for disabled soldiers to whom artificial limbs are furnished.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War is authorized and directed to furnish to discharged soldiers of the United States, who have been disabled in the service, as well as to those not yet discharged, transportation to and from their homes and the place where they may be required to go to obtain artificial limbs provided for them under authority of law.

APPROVED, July 28, 1866.

July 28, 1866. CHAP. CCCVI. — *An Act supplemental to the Act to appropriate Money for the Postal Services.*

Supplemental appropriation for postal service.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be, and hereby is, appropriated, out of any money in the treasury not otherwise appropriated, for carrying the mail upon the post roads established by acts of

Congress passed during the first session of the Thirty-ninth Congress, for the fiscal year ending June thirtieth, eighteen-hundred and sixty-seven, the sum of four hundred and eighty-six thousand five hundred and twenty-five dollars.

See pages 5, 189, 280.

APPROVED, July 28, 1866.

CHAP. CCCVII.—*An Act to protect the Manufacturers of Mineral Waters in the District of Columbia, and for other Purposes.* July 28, 1866.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all manufacturers and vendors of mineral waters and other beverages by law allowed to be sold in bottles, upon which their names or their mark or marks shall be respectively impressed, may file with the clerk of the supreme court of the District of Columbia a description of such bottles and of the name or marks thereon, and shall cause the same to be published for not less than two weeks, successively, in a daily or weekly newspaper, published in said District of Columbia.

Manufacturers, &c. of mineral waters, &c. sold in bottles on which are their names or marks, may file in court description of bottles, &c.

SEC. 2. *And be it further enacted,* That it is hereby declared to be unlawful for any person or persons hereafter, without the permission of the owner or owners thereof, to fill with mineral waters or other beverages any such bottles so marked, for sale, or to traffic in any such bottles so marked, and not bought by him or her of such owner or owners thereof; and every person so offending shall be liable to a penalty of fifty cents for every bottle so filled, or sold, or used, or disposed of, or bought, or trafficked in, for the first offence; and of five dollars for every subsequent offence, to be recovered as other fines in said District of Columbia.

The filling such bottles with mineral water, &c. without permission, declared unlawful.

Penalty.

APPROVED, July 28, 1866.

CHAP. CCCVIII.—*An Act donating certain Lots in the City of Washington for Schools for Colored Children in the District of Columbia.* July 28, 1866.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the commissioner of public buildings be, and he is hereby, authorized and required to grant and convey to the trustees of colored schools for the cities of Washington and Georgetown, in the District of Columbia, for the sole use of schools for colored children in said District of Columbia, all the right, title, and interest of the United States in and to lots numbered one, two, and eighteen in square nine hundred and eighty-five, in the said city of Washington, said lots having been designated and set apart by the Secretary of the Interior to be used for colored schools. And whenever the same shall be converted to other uses, they shall revert to the United States.

Grant of certain lots of land in Washington for the sole use of schools for colored children.

To revert, if &c.

APPROVED, July 28, 1866.

CHAP. CCCIX.—*An Act to extend the Jurisdiction of Commissioners of the Circuit Courts of the United States.* July 28, 1866.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the commissioners who now are, or hereafter may be, appointed by the circuit courts of the United States to take acknowledgments of bail and affidavits, and also to take depositions in civil causes, shall and may exercise all the powers that any justice of the peace may exercise under and in virtue of the seventh section of the act passed the twentieth of July, anno Domini seventeen hundred and ninety, entitled "An act for the government and regulation of seamen in the merchant service."

Commissioners of the circuit courts may exercise powers of justice of peace, under act 1790, ch. 29, § 7. Vol. i. p. 184.

APPROVED, July 28, 1866.