be called the Montana district and the Arizona district respectively, and
the President is hereby authorized to appoint, by and with the advice and consent of the Senate, a register and receiver of public moneys for each of said districts respectively, who shall be required to reside at the places at which said offices shall be located, and they shall have the same powers, perform the same duties, and be entitled to the same compensation as are or may be prescribed by law in relation to land offices of the United States in other Territories.

SEC. 3. And be it further enacted, That the Secretary of the Interior is hereby authorized to locate said offices of surveyor-general and registers and receivers of public moneys.

SEC. 4. And be it further enacted, That the Territory of Arizona is hereby attached to the surveying district of California.

Approved, March 2, 1867.

CHAP. CLXXX. — An Act supplementary to the several Acts of Congress abolishing imprisonment for Debt.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That whenever, upon mesne process or execution issuing out of any of the courts of the United States, any defendant therein is arrested or imprisoned, he shall be entitled to discharge from such arrest or imprisonment in the same manner as if he was so arrested or imprisoned on like process of the State courts in the same district. And the same oath may be taken, and the same length of notice thereof shall be required, as is provided by such State laws; and all modifications, conditions, and restrictions upon imprisonment for debt, now existing by the laws of any State, shall be applicable to process issuing out of the courts of the United States therein, and the same course of proceedings shall be adopted as now are or may be in the courts of such States. But all such proceedings shall be had before some one of the commissioners appointed by the United States circuit court to take bail and affidavits.

Approved, March 2, 1867.

CHAP. CLXXXI. — An Act authorizing the Secretary of the Navy to transfer the United States iron-clad “Onondaga,” to George Quintard, of New York.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy is hereby authorized and directed to deliver to George Quintard, of New York, for his own use and behoof, the United States iron-clad Onondaga, upon payment by said Quintard, his heirs and assigns, to the treasury of the United States, the sum of seven hundred and fifty-nine thousand six hundred and seventy-three dollars.

Approved, March 2, 1867.

CHAP. CLXXXII. — An Act to authorize the Establishment of Ocean Mail Steamship Service between the United States and the Hawaiian Islands.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Postmaster-General be, and he is hereby, authorized to invite proposals, by public advertisement, for the period of sixty days, in one or more newspapers published in the cities of Washington, New York, Boston, and San Francisco, respectively, for mail steamship service between the port of San Francisco, in the United States, and the port of Honolulu, in the Hawaiian Islands, by means of a monthly line of first-class American sea-going steamships, to be of not less than one thousand tons, government measurement, each, and of sufficient number to perform twelve round trips per annum, be-

State laws for discharge from imprisonment, &c. for debt, to apply to process from courts of the United States. Oath, notice, &c.

Proceedings to be had before commissioners.

The iron-clad Onondaga may be transferred to George Quintard.

Monthly mail steamship service between San Francisco and Honolulu. Proposals to be advertised for.
Contract with lowest bidder.

Certain bids not to be considered.

Steamships to be inspected before they are accepted for the service.

Contract under this act, when to go into effect.

Stipulations thereof.


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 concerning the fire department of Washington city,” approved February eighteen, eighteen hundred and sixty-seven as provides for the use and occupation of the Union engine-house by the city of Washington, is hereby repealed.

APPROVED, March 2, 1867.

March 2, 1867. CHAP. CLXXXIV.—An Act to extend the Provisions of an Act entitled “An Act for the final Adjustment of private Land Claims in the States of Florida, Louisiana, and Missouri, 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 provisions of the act entitled “An act for the final adjustment of private land claims in the States of Florida, Louisiana, and Missouri, and for other purposes,” approved June twenty-second, eighteen hundred and sixty, be, and the same are hereby, extended, and the same shall continue in force for a period of three years from and after the passage of this act.

APPROVED, March 2, 1867.