vent any judge from ordering the names of jurors to be drawn from the
boxes used by the State authorities in selecting jurors in the highest
courts of the State; and no person shall serve as a petit juror more than
one term in any one year, and all juries to serve in courts after the
passage of this act shall be drawn in conformity herewith: Provided,
That no citizen possessing all other qualifications which are or may be
prescribed by law shall be disqualified for service as grand or petit juror
in any court of the United States on account of race, color, or previous
condition of servitude.

Report of expenditures.

Sec. 3. That the Attorney-General shall include in his annual report
a statement of all payments or expenditures during any fiscal year out
of any appropriation fund subject to requisitions by him.

Approved, June 30, 1879.

CHAP. 53.—An act for the relief of William Nephew King, junior.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the President of the United
States be, and he is hereby, authorized and empowered to allow William
Nephew King, junior, to withdraw his resignation, and to restore him to
the Naval Academy at Annapolis as a cadet-midshipman in the Navy of
the United States.

Sec. 2. That upon the withdrawal of the said resignation and the
restoration of the said William Nephew King, junior, to the Naval Aca-
demy of the United States, he shall be placed in such class as the Sec-
retary of the Navy may deem expedient and designate; and that the
position and place of said William Nephew King, junior, shall forever
thereafter be as if no such resignation had ever been accepted.

Sec. 3. That all laws or parts of laws conflicting with this act be, and
for this particular case the same are hereby, repealed.

Approved, June 30, 1879.

CHAP. 54.—An act relating to vessels not propelled by sail or internal motive
power of their own 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 title fifty
of the Revised Statutes of the United States shall not be so construed
as to require the payment of any fee or charge for the enrolling or
licensing of vessels, built in the United States and owned by citizens
thereof, not propelled by sail or by internal motive power of their own.
and not in any case carrying passengers, whether navigating the in-
ternal waters of a state or the navigable waters of the United States,
and not engaged in trade with contiguous foreign territory, nor shall
this or any existing law be construed to require the enrolling, registering
or licensing of any flat boat, barge or like craft for the carriage of freight,
not propelled by sail or by internal motive power of its own, on the
rivers or lakes of the United States.

Approved, June 30, 1879.

CHAP. 55.—An act to authorize the Secretary of War to release certain lands of
the United States to the people of the State 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 War be
authorized and empowered, in his discretion, to release to the people of
the State of New York, their successors and assigns, a right of way, not
exceeding six rods in width, upon and across the land owned and possessed
by the United States, in the town of Plattsburgh, Clinton County, New
York, for railroad purposes, and also a lot or piece of land in the northeast