necessary officers for the appraisement of merchandise and the collection of duties.

Sec. 8. That sections twenty-nine hundred and ninety, twenty-nine hundred and ninety-one, twenty-nine hundred and ninety-two, twenty-nine hundred and ninety-three, twenty-nine hundred and ninety-four, twenty-nine hundred and ninety-five, twenty-nine hundred and ninety-six, and twenty-nine hundred and ninety-seven of the Revised Statutes be, and the same are hereby, repealed.

Sec. 9. That no merchandise shall be shipped under the provisions of this act after such merchandise shall have been landed ten days from the importing vessel, and merchandise not entered within such time shall be sent to a bonded warehouse by the collector as unclaimed, and held until regularly entered and appraised.

Sec. 10. That section twenty-nine hundred and eighty-one of the Revised Statutes be amended so as to read as follows: That whenever the proper officer of the customs shall be duly notified in writing of the existence of a lien for freight upon imported goods, wares or merchandise in his custody, he shall, before delivering such goods, wares, or merchandise to the importer, owner, or consignee thereof, give reasonable notice to the party or parties claiming the lien; and the possession by the officers of customs shall not affect the discharge of such lien, under such regulations as the Secretary of the Treasury may prescribe; and such officer may refuse the delivery of such merchandise from any public or bonded warehouse or other place in which the same shall be deposited, until proof to his satisfaction shall be produced that the freight thereon has been paid or secured; but the rights of the United States shall not be prejudiced thereby, nor shall the United States or its officers be in any manner liable for losses consequent upon such refusal to deliver. If merchandise so subject to a lien regarding which notice has been filed, shall be forfeited to the United States and sold, the freight due thereon shall be paid from the proceeds of such sale in the same manner as other charges and expenses authorized by law to be paid therefrom are paid.

Sec. 11. That this act shall take effect and be in force from and after the first day of July, anno Domini eighteen hundred and eighty.

Approved, June 10, 1880.

CHAP. 203.—An act to establish a district and circuit court at Chattanooga Tennessee, and to add the county of Grundy to the eastern district of Tennessee.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the county of Grundy heretofore composing a part of the middle district of Tennessee be transferred to, and henceforth form a part of, the eastern district of Tennessee.

Sec. 2. A term of the circuit court and of the district court for the eastern district of Tennessee shall be held at Chattanooga in said state in each year on the first Mondays of April and October, after the passage of this act.

Sec. 3. Said eastern district shall be and hereby is divided into two divisions, to be known as the Northern and Southern divisions of the eastern district of Tennessee, the southern division shall consist of the following counties, to wit, Hamilton, James, Polk, McMinn, Bradley, Meigs, Rhea, Marion, Sequatchie, Bledsoe, Grundy, and Cumberland, and the northern division shall consist of the remaining counties in said district. But no additional clerk or marshal shall be appointed in said district.

Sec. 4. That the clerks of the district and circuit courts for the eastern district of Tennessee, and the marshal and district attorney for said district, shall perform the duties appertaining to their offices respectively, for said courts. And the said clerks and marshals shall each appoint a...
deputy to reside and keep their offices in the city of Chattanooga, and who shall, in the absence of their principals, do and perform all the duties appertaining to their offices respectively.

SEC. 5. All suits not of a local nature in the circuit and district courts against a single defendant, inhabitant of said state, must be brought in the division of the district where he resides; but if there are two or more defendants residing in different divisions of the district, such suits may be brought in either division. All issues of fact in said suits shall be tried at a term of the court held in the division where the suit is so brought.

Suits.

SEC. 6. All prosecutions for crimes or offences hereafter committed in either of the sub-divisions shall be cognizable within such division; and all prosecutions for crimes, or offences heretofore committed within said county taken as aforesaid from the middle district or committed in the eastern district as hitherto constituted, shall be commenced and proceeded with as if this act had not been passed.

Crimes and offenses.

SEC. 7. All grand and petit jurors summoned for service in each division shall be residents of such division. All mesne and final process subject to the provisions hereinbefore contained, issued in either of said divisions may be served and executed in either or both of the divisions.

Juryors.

SEC. 8. In all cases of removal of suits from the courts of the State of Tennessee to the courts of the United States in the eastern district of Tennessee such removal shall be to the United States courts in the division in which the county is situated from which the removal is made; and the time within which the removal shall be perfected in so far as it refers to or is regulated by the terms of the United States courts, shall be deemed to refer to the terms of the United States courts in such division.

Process.

SEC. 9. That each of said courts shall be held in a building to be provided by State or municipal authorities and without expense to the United States.

Building to be provided by State or municipal authorities.

SEC. 10. This act shall be in force from and after the first day of July anno Domini eighteen hundred and eighty; and all acts and parts of acts inconsistent herewith are hereby repealed.

Repeal provisions.

Approved, June 11, 1880.

June 11, 1880.

CHAP. 204.—An act authorizing the City National Bank, of Manchester, New Hampshire, to change its name.

_ Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of the City National Bank, located in Manchester, in the county of Hillsborough, and State of New Hampshire, shall be changed to the Merchants' National Bank, of Manchester, whenever the board of directors of said bank shall accept the new name by resolution of the board, and cause a copy of said resolution, duly authenticated, to be filed with the Comptroller of the Currency: Provided, That such acceptance be made within six months after the passage of this act; and that all expense incident to such change, including engraving, shall be borne and paid by said bank._

_PROVISO._

SEC. 2. That all debts, demands, liabilities, rights, privileges, and powers of the City National Bank, of Manchester, New Hampshire, shall devolve upon and inure to the Merchants' National Bank, of Manchester, New Hampshire, whenever such change of name is effected.

Approved, June 11, 1880.

June 11, 1880.

CHAP. 205.—An act authorizing the President of the United States to nominate Doctors Thomas Owens and William Martin, assistant surgeons United States Navy.

_ Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President be and he is_