SEC. 2. That all laws and parts of laws in conflict with the provisions of this act be, and the same are hereby, repealed.

Approved, April 16, 1880.

CHAP. 57.—An act to amend an act entitled “An act to provide for taking the tenth and subsequent censuses”, approved March third, eighteen hundred and seventy-nine.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all mail matter of whatever class, relative to the census and addressed to the Census Office, to the Superintendent, his chief clerk, supervisors or enumerators, and indorsed, “Official business, Department of the Interior, Census Office”, shall be transported free of postage; and if any person shall make use of any such indorsement to avoid the payment of postage on his private letter, package, or other matter in the mail, the person so offending shall be deemed guilty of a misdemeanor, and subject to a fine of three hundred dollars, to be prosecuted in any court of competent jurisdiction.

SEC. 2. That the seventeenth section of an act entitled “An act to provide for the taking of the tenth and subsequent censuses” be amended by striking out so much thereof as provides that schedule one contain an inquiry as to the naturalization of foreign-born persons, and that schedule four contain an inquiry relating to the ownership of the public debt of the United States, by whom owned, and the respective amounts: Provided, That the Superintendent of the Census shall collect and collate, as far as possible, by experts and agents and from officers of the government, information in relation to the ownership of the public debt of the United States.

SEC. 3. That section seventeen of the act aforesaid be so amended as to allow the report which the Superintendent of the Census is required to obtain from railroad corporations, incorporated express companies, telegraph companies, and insurance companies to be made for the fiscal year of the incorporation or company having its termination nearest to the first of June, eighteen hundred and eighty.

SEC. 4. That section nineteen of the aforesaid act shall be amended so as to require the enumeration to commence upon the first day of June, eighteen hundred and eighty, and further so as to require that the enumeration of population in cities having over ten thousand inhabitants shall be taken within two weeks from the first day of June, eighteen hundred and eighty.

SEC. 5. That section five of the act aforesaid shall be amended so as to allow that in case it shall occur in any enumeration district that no person qualified to perform and willing to undertake the duties of enumerator resides in that district, the supervisor may appoint any fit person, resident in the county, to be the enumerator of that district.

SEC. 6. That section nine of the act aforesaid be, and the same hereby is, so amended as to require each enumerator, immediately after completing the enumeration of the population of his district and before forwarding the same to the supervisor, to make and file in the office of the clerk of the county court or in the office of the court or board administering the affairs of the county to which his district belongs a list of the names, with age, sex, and color, of all persons enumerated by him, which he shall certify to be true, and for which he shall be paid at the rate of ten cents for each one hundred names. He shall give notice by written advertisement at three or more public places in his district that he will be at the court house of said county on the fifth day after filing said list, not including Sunday, from nine o’clock ante meridian to six o’clock post meridian, and the following day for the purpose of correcting his enumeration by striking out or adding the designation of persons improperly enumerated or omitted; and on the days so designated he shall, in accordance with said notice, proceed to correct, on
Examination of witnesses.
Corrections to be made known to bystanders.
Time to make returns—extended fifteen days.
Oath of office prescribed by sec. 7 amended to conform.
Appropriation for additional services of enumerators.

Alaska.

April 20, 1880.

CHAP. 58.—An act to provide for the establishing of terms of court in the district of Colorado.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That terms of the circuit and district courts for the district of Colorado shall be held at the times and places hereinafter designated, namely: At Denver, on the first Tuesday in May and the first Tuesday in October in each year; at Pueblo, on the first Tuesday in March in each year; at Del Norte, on the first Tuesday in September in each year.

Sec. 2. Whenever the terms of the said circuit and district courts shall be held at the same time and place, grand and petit jurors summoned to attend in either of said courts may serve in the other of said courts, and but one grand or petit jury shall be summoned to attend on said courts at one and the same time; but this provision shall not prevent either of said courts from procuring the attendance of several panels of jurors successively, as the business of the courts may require.

Sec. 3. The records of the district court in the several divisions of the district of Colorado, as declared by the act approved February fifteenth, eighteen hundred and seventy-nine, entitled "An act to provide for holding terms of the circuit and district courts in the district of Colorado", shall be kept and retained in the clerk's office of the district court of Colorado; and the district court sitting at the places mentioned in this act respectively, shall have jurisdiction of actions, civil and criminal, heretofore brought and now pending at any such place. Actions, suits, and proceedings pending and undetermined in the district court for the southern and western divisions, as declared by said act, of which a circuit court has jurisdiction exclusive of the district court, may be certified into the circuit court sitting at the same place, for further proceedings therein and for final hearing or trial thereof.

Sec. 4. The act mentioned in the last section is repealed, but such repeal shall not affect the power of the courts to proceed according to the terms thereof in any action, suit, or proceeding now pending therein and undetermined, or according to the terms of this act.

Approved, April 20, 1880.