THE STATUTES AT LARGE
OF THE UNITED STATES OF AMERICA,
FROM APRIL, 1879, TO MARCH, 1881,
AND RECENT TREATIES, POSTAL CONVENTIONS, AND EXECUTIVE PROCLAMATIONS.
EDITED, PRINTED, AND PUBLISHED UNDER THE AUTHORITY OF AN ACT OF CONGRESS, AND UNDER THE DIRECTION OF THE SECRETARY OF STATE.
VOL. XXI.
WASHINGTON: GOVERNMENT PRINTING OFFICE. 1881.
### LIST OF THE PUBLIC ACTS AND RESOLUTIONS OF CONGRESS CONTAINED IN THIS VOLUME.

**ACTS OF THE FORTY-SIXTH CONGRESS OF THE UNITED STATES.**

**STATUTE I.—1879.**

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<td>Subsidiary coins. An act to provide for the exchange of subsidiary coins for lawful money of the United States under certain circumstances, and to make such coins a legal tender in all sums not exceeding ten dollars, and for other purposes.</td>
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<td>Colonel Robert L. McCook. An act to authorize the Secretary of War to furnish condemned ordnance for the monument of Colonel Robert L. McCook, Ninth Ohio Volunteers, in Washington Park, in the city of Cincinnati, Ohio.</td>
<td>June 9, 1879</td>
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<td>Great Kanawha and Kentucky Rivers. An act to amend an act entitled “An act making appropriations for the construction, repair, preservation, and completion of certain works on rivers and harbors, and for other purposes”, approved March third, eighteen hundred and seventy-nine.</td>
<td>June 9, 1879</td>
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<tr>
<td>District of Columbia water service. An act to confer upon the Commissioners of the District of Columbia certain powers, duties, and limitations contained in chapter eight (Water Service) of the Revised Statutes of the United States relating to the District of Columbia, and for other purposes.</td>
<td>June 10, 1879</td>
</tr>
<tr>
<td>District of Columbia five per cent. bonds. An act authorizing the Commissioners of the District of Columbia to issue twenty year five per cent. bonds of the District of Columbia to redeem certain funded indebtedness of said District.</td>
<td>June 10, 1879</td>
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<td>Texas judicial districts. An act to amend an act approved February twenty-fourth, eighteen hundred and seventy-nine, entitled “An act to create the northern judicial district of the State of Texas, and to change the eastern and western judicial districts of said State, and to fix the time and places of holding courts in said districts.”</td>
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Mail contracts. An act to extend the time of special postal service until service can be obtained by advertisement. June 12, 1879.


Choctawhatchee River. An act to correct an error in "An act making appropriations for the improvement of navigation, repair, preservation, and operation of certain works on the waters of the Choctawhatchee River, and for other purposes." Approved March third, eighteen hundred and seventy-nine. June 14, 1879.

Vinegar factories. An act relating to vinegar factories established and operated prior to March first, eighteen hundred and seventy-nine. June 14, 1879.

Baltimore post-office. An act to authorize the Secretary of the Treasury to negotiate for the purchase at private sale, or, if necessary, procure by condemnation, a site for a post-office in the city of Baltimore, State of Maryland. June 15, 1879.


Mississippi River. An act to authorize the Secretary of War to use certain moneys appropriated by act of Congress approved March third, eighteen hundred and seventy-nine, "for the protection of the high sand-banks on the Chipewa River", in the completion and protection of improvements in and near the mouth of said Chipewa River. June 19, 1879.

District of Columbia, church property. An act to relieve the churches of the District of Columbia, and to clear the title of the trustees of such property. June 21, 1879.

Legislative, executive, and judicial expenses appropriations. An act making appropriations for the legislative, executive, and judicial expenses of the government for the fiscal year ending June thirtieth, eighteen hundred and eighty, and for other purposes. June 21, 1879.

Military service appropriations. An act making appropriations for the support of the Army for the fiscal year ending June thirtieth, eighteen hundred and eighty, and for other purposes. June 25, 1879.

District of Columbia. An act authorizing the Commissioners of the District of Columbia to extend the area for the taking up and impounding of domestic animals in the District of Columbia. June 27, 1879.


Terrorial assemblies. An act concerning the legislative assemblies of the several Territories of the United States. June 27, 1879.

District of Columbia. taxes. An act fixing the rate of interest upon arrearages of general taxes and assessments for special improvements now due to the District of Columbia, and for a revision of assessments for special improvements, and for other purposes. June 27, 1879.


Mississippi River Commission. An act to provide for the appointment of a "Mississippi River Commission" for the improvement of said river from the Head of the Passes near its mouth to its headwaters. June 28, 1879.


Postal service appropriations. An act making additional appropriations for the service of the Post Office Department for the fiscal years ending June thirtieth, eighteen hundred and seventy-nine, and June thirtieth, eighteen hundred and eighty, and for other purposes. June 28, 1879.


Tropeller Nulapa. An act to change the name of the steam-tropeller "Nulapa." June 30, 1879.


Bridge across Wabash River. An act to authoriize the construction of a railroad bridge across the Wabash River. June 30, 1879.

Steamer B. P. Choney. An act to amend section one, page two hundred and thirty-four, volume twenty, of the United States Statutes at Large, Forty-fifth Congress. June 30, 1879.

Judicial expenses appropriations. An act making appropriations for certain judicial expenses for the government for the fiscal year ending June thirtieth, eighteen hundred and eighty, and for other purposes. June 30, 1879.


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Plattsburg, New York. 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. June 30, 1879.

Storehouse at Omaha. An act to amend the act entitled "An act making appropriations for the support of the Army for the fiscal year ending June thirtieth, eighteen hundred and eighty, and for other purposes," approved June twenty-third, eighteen hundred and seventy-nine, by correcting two clerical errors therein. June 30, 1879.

Engineer Corps, Army. An act providing for filling vacancies in the Office of Chief of Engineers, United States Army. June 30, 1879.

Courts in Kentucky. An act to prescribe the times for holding the circuit and district courts of the United States in the district of Kentucky. July 1, 1879.

Public roads. An act to grant additional rights to homestead settlers on public lands within railroad limits in the States of Michigan and Kansas. July 1, 1879.

National Board of Health. An act to provide office-rooms for the National Board of Health, and for the publication of its reports and papers, and for other purposes. July 1, 1879.

District of Columbia. An act to provide for the conveyance of the low grounds in the city of Washington, under the provisions of the act of Congress, chapter ninety-six, approved May seventeenth, eighteen hundred and twenty-two. July 1, 1879.
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Miller's International Exhibition. An act to authorize the importation of articles for exhibition at the Miller's International Exhibition to be held at Cincinnati in eighteen hundred and eighty, free of duty. January 24, 1880.


United States circuit and district courts at Macon, Ga. An act to provide for circuit and district courts of the United States at Macon, Georgia, and to transfer certain counties from the northern to the southern district in said State. January 29, 1880.

United States circuit and district courts at Columbus, Ohio. An act to provide for circuit and district courts of the United States at Columbus, Ohio, and transferring certain counties from the northern to the southern district in said State. February 4, 1880.

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Deficiencies, Senate and House of Representatives. An act to provide for deficiencies in the appropriations for contingent expenses of the Senate and House of Representatives. February 11, 1880.


Deputy collector at Lake Charles, La. An act authorizing the Secretary of the Treasury to appoint a deputy collector at Lake Charles, Louisiana. February 24, 1880.

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Site for public buildings, Baltimore, Md. An act to provide for the purchase of a site for a post-office and other government buildings in the city of Baltimore, Maryland. March 5, 1880.

Appropriation for Indian tribes. An act making additional appropriations for the support of certain Indian tribes, for the year ending June thirtieth, eighteen hundred and eighty. March 10, 1880.

Public lands, Fort Ripley, Minnesota. An act to restore to the public domain the military reservation known as the Fort Ripley Reservation, in the State of Minnesota, and for other purposes. April 1, 1880.

Secretary of Interior, deposit of funds. An act to authorize the Secretary of the Interior to deposit certain funds in the United States Treasury in lieu of investment. April 1, 1880.

Sheep and wool show at Philadelphia, Pa. An act to authorize and direct the Commissioner of Agriculture to attend, in person or by deputy, the international sheep and wool show, to be held in the Centennial buildings, Fairmount Park, Philadelphia, in September, anno Domini eighteen hundred and eighty, and to make a full and complete report of the same, and for other purposes. April 1, 1880.

Appropriation, public printing. An act appropriating money to provide for the public printing. April 1, 1880.


Deficiency appropriations, star routes. An act to provide for a deficiency in the appropriations for the transportation of the mails on star routes for the fiscal year ending June thirtieth, eighteen hundred and eighty, and for other purposes. April 7, 1880.

Boundary line between States of New York and Vermont. An act giving the consent of Congress to an agreement or compact entered into between the States of New York and Vermont respecting the boundary between said States. April 7, 1880.

Public building, Charleston, W. Va. An act to provide for a building suitable for a post-office, for the accommodation of the revenue officers, and the United States post office and their officers, in the city of Charleston, West Virginia. April 9, 1880.

Public building, Paducah, Ky. An act to provide for the construction of a public building at the city of Paducah, State of Kentucky. April 14, 1880.

Río Grande frontier, protection of. An act making appropriations for acquiring sites and the erection of suitable posts for the protection of the Río Grande frontier. April 16, 1880.


Blair Monument Association. An act to donate twelve condemned bronze cannon to the Blair Monument Association of Saint Louis, Missouri. April 16, 1880.

Steamer "John Thorn." An act to change the name of the steamer "J. H. Kelly" to "John Thorn." April 16, 1880.


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District of Columbia appropriations. An act making appropriations to provide for the expenses of the government of the District of Columbia for the fiscal year ending June thirty, eighteen hundred and eighty-one, and for other purposes. June 4, 1880

Monumental column, Yorktown, Va. An act to carry into effect the declaration of Commodore Cushing on the twenty-ninth day of October, eighteen hundred and eighty-one, and for other purposes. June 7, 1880

Brigadier-General Hermker, monument to. An act to consummate the resolution of the Continental Congress of October fourth, eighteen hundred and seventy-seven, and erect a monument to the memory of Brigadier-General Hermker, as therein directed. June 8, 1880

Major-General George Gordon Meade, statue to. An act to authorize the Secretary of War to transfer to the Fairmount Park Art Association thirty condemned bronze cannon, to be used in the erection of an equestrian statue to the late Major-General George Gordon Meade. June 8, 1880

Solicitor and Judge-Advocate-General of the Navy. An act to authorize the President to appoint an officer of the Navy or the Marine Corps to perform the duties of Solicitor and Judge-Advocate-General, and so forth, and to fix the rank and pay of such officer. June 8, 1880

Soldiers' monument, Marietta, Ohio. An act to authorize the Secretary of War to furnish four pieces of cast iron condemned ordnance for the soldiers' monument at Marietta, Ohio. June 8, 1880

Condemned cannon, Marion artillery. An act to authorize the Secretary of War to turn over to the government of Ohio the pieces of condemned cannon for the use of the Marion Artillery. June 8, 1880

Condemned cannon, William L. Curry Post, No. 18, Grand Army of the Republic. An act donating condemned cannon and cannon-balls or field pieces to William L. Curry Post No. 18, Grand Army of the Republic, for their place of burial. June 8, 1880

Library of Congress. An act to provide additional accommodations for the Congress. June 8, 1880

District of Columbia bonds. An act to amend an act entitled “An act authorizing the Commissioners of the District of Columbia to issue twenty-five per centum bonds of the District of Columbia, to redeem certain funded indebtedness of said District,” approved June tenth, eighteen hundred and seventy-nine. June 8, 1880

Mullan wagon-road. An act to authorize the Secretary of War to improve and repair the Mullan wagon-road between Fort Missoula and Couer d'Alene. June 8, 1880

Public lands. An act to provide for issuing patents for public lands claimed under the pre-emption and homestead laws in cases where the claimants have become insane. June 8, 1880

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Revised Statutes, sections 3357, 3359 amended. An act to amend sections thirty-three hundred and eighty-five and thirty-three hundred and fifty-seven of the Revised Statutes of the United States. June 9, 1880

Bridge, Lake Saint Croix, post-road. An act to authorize the Saint Paul and Chicago Short Line Railway Company to construct a bridge across Lake Saint Croix, and to establish it as a post-road. June 9, 1880

Baker County, Oregon, to receive title to block numbered fourteen in Baker City, Oregon, to Baker County. June 9, 1880

Revised Statutes, 2292, 2301 amended, settlers on public lands. An act to amend sections twenty-two hundred and sixty-two and twenty-three hundred and one of the Revised Statutes of the United States, in relation to the settler’s affidavit in pre-emption and commuted homestead entries. June 9, 1880

Gettysburg battle-field. An act to complete the survey of the Gettysburg battle-field, and to provide for the compilation and preservation of data showing the various positions and movements of troops at that battle, illustrated by diagrams. June 9, 1880

Pensions. An act to restore pensions in certain cases. June 9, 1880

Transportation of mails. An act providing for the transportation of the mails between East Saint Louis, in the State of Illinois, and Saint Louis, in the State of Missouri. June 9, 1880

Bark Annie Johnson. An act authorizing the Secretary of the Treasury to issue an American register to the bark Annie Johnson. June 9, 1880

City of Council Bluffs, grant of lake. An act to grant to the corporate authorities of the city of Council Bluffs, in the State of Iowa, for public uses, a certain lake or bayou situated near said city. June 9, 1880

Joseph L. Lewis, will of. An act to authorize a compromise of the claims of the United States under the will of Joseph L. Lewis. June 9, 1880

Public lands, Florida. An act to authorize the Secretary of the Treasury to issue patents for public lands embraced within certain specified areas in the former Palatka military reservation in Florida. June 9, 1880

Cotton cordage, naval service. An act authorizing the Secretary of the Navy to introduce cotton cordage into the naval service of the United States. June 10, 1880

Survey of lands, Dakota. An act abolishing the military reservations of Fort Abercrombie, Forteward, and Fort Ransom, all in the Territory of Dakota, and authorizing the Secretary of the Interior to have the lands embraced therein surveyed and made subject to homestead and pre-emption entry and sale, the same as other public lands. June 10, 1880

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Soldiers' Reunion at Central City, Nebr. Joint resolution granting the use of artillery, tents, and camp equipage to the soldiers' reunion to be held at Central City, Nebraska. April 16, 1880

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PUBLIC LAWS

OF THE

UNITED STATES OF AMERICA,

PASSED BY

THE FORTY-SIXTH CONGRESS,

1879-'81.
PUBLIC ACTS OF THE FORTY-SIXTH CONGRESS
OF THE
UNITED STATES,
Passed at the first session, which was begun and held at the city of Washington, in the District of Columbia, on Tuesday, the eighteenth day of March, 1879, and was adjourned without day on Tuesday, the first day of July, 1879.

RUTHERFORD B. HAYES, President: WILLIAM A. WHEELER, Vice-President, and President of the Senate. ALLEN G. THURMAN was elected President of the Senate pro tempore on the fifteenth of April, 1879. SAMUEL J. RANDALL was elected Speaker of the House of Representatives on the eighteenth day of March, 1879, and continued to act as such until the close of the session.

CHAP. 1.—An act to authorize the Secretary of the Treasury to contract for the purchase or construction of a refrigerating ship for the disinfection of vessels and cargoes, 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 Secretary of the Treasury be, and hereby is, authorized to contract for the purchase or construction of such steam vessel, and refrigerating machinery, or to arrange with the Navy Department for the use of such vessel as may be recommended by the National Board of Health, to disinfect vessels and cargoes from ports suspected of infection with yellow fever or other contagious disease; the construction of the same, if such construction shall be recommended by said Board of Health, to be under the inspection of an officer of the Bureau of Steam Engineering of the Navy, who may, at the request of the Secretary of the Treasury, be detailed by the Secretary of the Navy for that purpose; and for the purpose of such purchase or construction, the sum of two hundred thousand dollars, or so much thereof as may be necessary, to be immediately available, is hereby appropriated out of any moneys in the Treasury not otherwise appropriated.

Approved, April 18, 1879.

CHAP. 2.—An act changing the name of the National Bank of Commerce of Cincinnati, Ohio, to the National Lafayette and Bank of Commerce of Cincinnati, Ohio.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of the National Bank of Commerce of Cincinnati, Ohio, located in the city of Cincinnati, in the county of Hamilton and State of Ohio, shall be changed to the National Lafayette and Bank of Commerce of Cincinnati, Ohio, 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 nine months after the passage of this act, and that all expenses incident to such change, including engraving, shall be borne and paid by said bank.

SEC. 2. That all the debts, demands, liabilities, rights, privileges, and powers of the National Bank of Commerce of Cincinnati, Ohio, shall devolve upon and inure to the National Lafayette and Bank of Commerce of Cincinnati, Ohio, whenever such change of name is effected.

Approved, April 29, 1879.
CHAP. 3.—An act to provide for certain expenses of the present session of Congress 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 following sums of money be and the same are hereby appropriated out of any money in the Treasury not otherwise appropriated, namely:

SENATE:

To meet certain expenses of the Senate during the current fiscal year, as follows, namely:

Lycurgus Dalton.
For the payment of Lycurgus Dalton, as clerk to the Sergeant-at-Arms of the Senate, from the first day of April to the thirtieth day of June, inclusive, at the rate of two thousand two hundred dollars per annum, three hundred and sixty-eight dollars and seventy cents.

Horses.
For horses and mail-wagons for mail and document purposes, one thousand two hundred dollars.

Furniture.
For furniture and repairs of furniture, three thousand dollars.

Miscellaneous.
For miscellaneous items, exclusive of labor, five thousand dollars.

That the employees of the Senate who have served during the present session of Congress shall be paid their respective salaries out of the fund already appropriated for such service from the time they entered upon their duties until the time they took the oath required by law.

HOUSE OF REPRESENTATIVES.

To meet the miscellaneous expenses of the House of Representatives during the current fiscal year, to be disbursed by the Clerk of the House, twenty thousand dollars.

To pay Watson Boyle, H. A. Olcott, and W. H. Smith, employed under resolutions of the House, at three dollars and sixty cents per day each from and including March first, to June thirtieth, eighteen hundred and seventy-nine, one thousand three hundred and seventeen dollars and sixty cents.

Wm. Douglass.
To pay William Douglass in charge of water closet from and including March first to June thirtieth, eighteen hundred and seventy-nine, two hundred and eighty-two dollars and thirty cents.

General index to journals.
To pay person employed in preparing general index to journals of Congress under resolution of the House of June eighteenth, eighteen hundred and seventy-eight, at the rate of twenty-five hundred dollars, per annum, from and including March first, to June thirtieth, eighteen hundred and seventy-nine, eight hundred and forty dollars and thirty cents.

Messengers.
To pay eight messengers in the post office of the House two of them from and including April first and the remaining six from and including April fourth, eighteen hundred and seventy-nine, until the conclusion of the present session of Congress during the present fiscal year at the rate of eight hundred dollars each for seven months.

MINTS AND ASSAY-OFFICES.

To provide for deficiencies in the appropriations for mints and assay-offices for the current fiscal year, as follows, namely:

Philadelphia.
Mint at Philadelphia: For contingent expenses, ten thousand dollars.

Denver.
Mint at Denver, Colorado: For wages of workmen, eight hundred dollars.

For contingent expenses, seven hundred dollars.

Charlotte.
Assay-office at Charlotte, North Carolina: For wages and contingent expenses, three hundred and seventy-five dollars.

Boise City.
Assay-office at Boise City, Idaho Territory: For wages and contingent expenses, two thousand dollars.
Assay-office at Helena, Montana Territory: For wages of workmen, two thousand dollars.

For contingent expenses, three thousand dollars.

Approved, May 10, 1879.

CHAP. 4.—An act providing for a new propeller for the United States ship "Alarm".

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in order to enable the Secretary of the Navy to fit a new propeller to the United States torpedo-boat "Alarm", and to conduct experiments as to the best mode of propelling and steering said vessel, twenty thousand dollars, or so much thereof as may be necessary, is hereby appropriated out of any money in the Treasury not otherwise appropriated; the same to be available immediately on the passage hereof.

Approved, May 12, 1879.

CHAP. 5.—An act to amend sections fourteen hundred and seventeen, fourteen hundred and eighteen, fourteen hundred and nineteen, fourteen hundred and twenty, and sixteen hundred and twenty-four of the Revised Statutes of the United States, relating to the Navy.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section fourteen hundred and seventeen of the Revised Statutes of the United States be amended so as to read as follows:

"Sec. 1417. The number of persons who may at one time be enlisted into the Navy of the United States, including seamen, ordinary seamen, landsmen, mechanics, firemen, and coal-heavers, and including seven hundred and fifty apprentices and boys, hereby authorized to be enlisted annually, shall not exceed eight thousand two hundred and fifty: Provided, That in the appointment of warrant-officers in the naval service of the United States, preference shall be given to men who have been honorably discharged upon the expiration of an enlistment as an apprentice or boy, to serve during minority, and re-enlisted within three months after such discharge, to serve during a term of three or more years: Provided further, That nothing in this act shall be held to abrogate the provisions of section fourteen hundred and seven of the Revised Statutes of the United States."

That section fourteen hundred and eighteen be amended so as to read as follows:

"Sec. 1418. Boys between the ages of fifteen and eighteen years may be enlisted to serve in the Navy until they shall arrive at the age of twenty-one years; other persons may be enlisted to serve for a period not exceeding five years, unless sooner discharged by direction of the President."

That section fourteen hundred and nineteen be amended so as to read as follows:

"Sec. 1419. Minors between the ages of fifteen and eighteen years shall not be enlisted for the naval service without the consent of their parents or guardians."

That section fourteen hundred and twenty be amended so as to read as follows:

"Sec. 1420. No minor under the age of fifteen years, no insane or intoxicated person, and no deserter from the naval or military service of the United States, shall be enlisted in the naval service."

That article nineteen of section sixteen hundred and twenty-four be amended so as to read as follows:

"Sec. 1624. ARTICLE 19. Any officer who knowingly enlists into the naval service any deserter from the naval or military service of the United States, or any insane or intoxicated person, or any minor
between the ages of fifteen and eighteen years, without the consent of
his parents or guardian, or any minor under the age of fifteen years,
shall be punished as a court-martial may direct."

Approved, May 12, 1879.

May 13, 1879.

CHAP. 6.—An act making appropriations for constructing jetties and other works
at South Pass, Mississippi River.

Appropriation.

Eads jetties.

1875, ch. 134,
18 Stat., 463.

1878, ch. 313,
20 Stat., 108.

Proviso.

Proviso.

Reserve not appro-
priated.

May 14, 1879.

CHAP. 7.—An act to authorize the employment of three additional assistants in the
Library of Congress.

Library of Con-
gress.

Additional as-
sistants.

May 17, 1879.

CHAP. 8.—An act to amend section fifty-four hundred and forty of the Revised
Statutes.

R. S. 5440,
Amended.

Conspiracy
against U. S.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Librarian of Congress
be authorized to employ three additional assistants, at a yearly compen-
sation of twelve hundred dollars each; and the sum necessary is hereby
appropriated out of any money in the Treasury not otherwise appro-
priated.

Approved, May 14, 1879.

Approved, May 17, 1879.
CHAP. 10.—An act to provide for the change of name of the steamboat "Alexis". May 29, 1879.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to allow the owner of the American built and owned steamboat "Alexis" of New York, to change her name, so that she may hereafter be known as the "Riverdale".

Approved, May 29, 1879.

CHAP. 11.—An act to prevent the introduction of contagious or infectious diseases into the United States. June 2, 1879.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That it shall be unlawful for any merchant ship or vessel from any foreign port where any contagious or infectious disease exists, to enter any port of the United States except in accordance with the provisions of this act, and all rules and regulations of State boards of health and all rules and regulations made in pursuance of this act; and any such vessel which shall enter, or attempt to enter, a port of the United States, in violation thereof, shall forfeit to the United States a sum, to be awarded in the discretion of the court, not exceeding one thousand dollars, which shall be a lien upon said vessel, to be recovered by proceedings in the proper district court of the United States. And in all such proceedings the United States district attorney for such district shall appear on behalf of the United States, and all such proceedings shall be conducted in accordance with the rules and laws governing cases of seizure of vessels for violation of the revenue laws of the United States.

SEC. 2. All such vessels shall be required to obtain from the consul, vice-consul, or other consular officer of the United States at the port of departure, or from the medical officer, where such officer has been detailed by the President for that purpose, a certificate in duplicate setting forth the sanitary history of said vessel, and that it has in all respects complied with the rules and regulations in such cases prescribed for securing the best sanitary condition of the said vessel, its cargo, passengers, and crew; and said consul or medical officer is required, before granting such certificate, to be satisfied the matters and things therein stated are true; and for his services in that behalf he shall be entitled to demand and receive such fees as shall by lawful regulation be allowed, to be accounted for as is required in other cases.

That upon the request of the National Board of Health the President is authorized to detail a medical officer to serve in the office of the consul at any foreign port for the purpose of making the inspection and giving the certificates hereinbefore mentioned: Provided, That the number of officers so detailed shall not exceed at any one time six: Provided further, That any vessel sailing from any such port without such certificate of said medical officer, entering any port of the United States, shall forfeit to the United States the sum of five hundred dollars, which shall be a lien on the same to be recovered by proceedings in the proper district court of the United States. And in all such proceedings the United States district attorney for such district shall appear on behalf of the United States, and all such proceedings shall be conducted in accordance with the rules and laws governing cases of seizure of vessels for violation of the revenue laws of the United States.

SEC. 3. That the National Board of Health shall co-operate with and, so far as it lawfully may, aid State and municipal boards of health in the execution and enforcement of the rules and regulations of such boards to prevent the introduction of contagious or infectious diseases into the United States from foreign countries, and into one State from another; and at such ports and places within the United States as have no
National Board of Health:
quarantine regulations under State authority where such regulations
are, in the opinion of the National Board of Health, necessary to prevent
the introduction of contagious or infectious diseases into the United
States from foreign countries, or into one State from another; and at
such ports and places within the United States where quarantine regula-
tions exist under the authority of the State, which, in the opinion of the
National Board of Health, are not sufficient to prevent the introduction
of such diseases into the United States, or into one State from another,
the National Board of Health shall report the facts to the President of
the United States, who shall, if, in his judgment, it is necessary and
proper, order said Board of Health to make such additional rules and
regulations as are necessary to prevent the introduction of such diseases
into the United States from foreign countries, or into one State from
another, which, when so made and approved by the President, shall be
promulgated by the National Board of Health and enforced by the san-
tary authorities of the States, where the State authorities will undertake
to execute and enforce them; but if the State authorities shall fail or
refuse to enforce said rules and regulations the President may detail an
officer or appoint a proper person for that purpose.

Rules and regulations.
The Board of Health shall make such rules and regulations as are
authorized by the laws of the United States and necessary to be observed
by vessels at the port of departure and on the voyage where such vessels
sail from any foreign port or place at which contagious or infectious
disease exists, to any port or place in the United States, to secure the
best sanitary condition of such vessel, her cargo, passengers, and crew,
and when said rules and regulations have been approved by the Presi-
dent they shall be published and communicated to, and enforced by, the
consular officers of the United States: Provided, That none of the pen-
alties herein imposed shall attach to any vessel or any owner or officer
thereof, till the act and the rules and regulations made in pursuance
thereof shall have been officially promulgated for at least ten days in the
port from which said vessel sailed.

Proviso.

Sanitary reports.
SEC. 4. It shall be the duty of the National Board of Health to obtain
information of the sanitary condition of foreign ports and places from
which contagious and infectious diseases are or may be imported into
the United States, and to this end the consular officers of the United
States at such ports and places as shall be designated by the National
Board of Health shall make to said Board of Health weekly reports of
the sanitary condition of the ports and places at which they are respect-
ively stationed, according to such forms as said Board of Health may
prescribe; and the Board of Health shall also obtain, through all sources
accessible, including State and municipal sanitary authorities through-
out the United States, weekly reports of the sanitary condition of ports
and places within the United States; and shall prepare, publish, and
transmit to the medical officers of the Marine Hospital Service, to col-
lectors of customs, and to State and municipal health officers and authori-
ties, weekly abstracts of the consular sanitary reports and other perti-
nent information received by said board; and shall also, as far as it
may be able, by means of the voluntary co-operation of State and muni-
cipal authorities, of public associations and private persons, procure
information relating to the climatic and other conditions affecting the
public health; and shall make to the Secretary of the Treasury an annual
report of its operations, for transmission to Congress, with such recom-
endations as it may deem important to the public interests; and said
report, if ordered to be printed by Congress, shall be done under the
direction of the board.

Distribution of regulations.
SEC. 5. That the National Board of Health shall from time to time
issue to the consular officers of the United States and to the medical
officers serving at any foreign port, and otherwise make publicly known,
the rules and regulations made by it and approved by the President, to
be used and complied with by vessels in foreign ports for securing the
best sanitary condition of such vessels, their cargoes, passengers, and
crews, before their departure for any port in the United States, and in
the course of the voyage; and all such other rules and regulations as
shall be observed in the inspection of the same on the arrival thereof at
any quarantine station at the port of destination, and for the disinfection
and isolation of the same, and the treatment of cargo and persons
on board, so as to prevent the introduction of cholera, yellow fever, or
other contagious or infectious diseases; and it shall not be lawful for
any vessel to enter said port to discharge its cargo or land its passengers except upon a certificate of the health officer at such quarantine
station, certifying that said rules and regulations have in all respects
been observed and complied with, as well on his part as on the part of
the said vessel and its master, in respect to the same and to its cargo,
passengers and crew; and the master of every such vessel shall produce and deliver to the collector of customs at said port of entry, together with the other papers of the vessel, the said certificates required
to be obtained at the port of departure, and the certificate herein required
to be obtained from the health officer at the port of entry.

Sec. 6. That to pay the necessary expenses of placing vessels in proper
sanitary condition, to be incurred under the provisions of this act, the
Secretary of the Treasury be, and he hereby is, authorized and required
to make the necessary rules and regulations fixing the amount of fees to
be paid by vessels for such service, and the manner of collecting the same.

Sec. 7. That the President is authorized, when requested by the
National Board of Health, and when the same can be done without prejudice to the public service, to detail officers from the several departments
of the government, for temporary duty, to act under the direction of said
board, to carry out the provisions of this act; and such officers shall receive no additional compensation except for actual and necessary
expenses incurred in the performance of such duties.

Sec. 8. That to meet the expenses to be incurred in carrying out the
provisions of this act, the sum of five hundred thousand dollars, or so
much thereof as may be necessary, is hereby appropriated, to be disbursed under the direction of the Secretary of the Treasury on estimates
to be made by the National Board of Health, and to be approved by him.
Said National Board of Health shall as often as quarterly make a full statement of its operations and expenditures under this act to the Secretary of the Treasury, who shall report the same to Congress.

Sec. 9. That so much of the act entitled “An act to prevent the introduction of contagious or infectious diseases into the United States”,
approved April twenty-ninth, eighteen hundred and seventy-eight, as
requires consular officers or other representatives of the United States
at foreign ports to report the sanitary condition of and the departure of vessels from such ports to the Supervising Surgeon-General of the
Marine Hospital Service; and so much of said act as requires the Surgeon-General of the Marine Hospital Service to frame rules and regulations, and to execute said act, and to give notice to Federal and State officers of the approach of infected vessels, and furnish said officers with weekly abstracts of consular sanitary reports, and all other acts and parts of acts inconsistent with the provisions of this act be, and the same are hereby, repealed.

Sec. 10. This act shall not continue in force for a longer period than
four years from the date of its approval.

Approved, June 2, 1879.

CHAP. 12.—An act to provide for the exchange of subsidiary coins for lawful money
of the United States under certain circumstances, and to make such coins a legal
tender in all sums not exceeding ten dollars, 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 holder of any of the

FORTY-SIXTH CONGRESS. Sess. I. Ch. 11, 12. 1879.
silver coins of the United States of smaller denominations than one dollar, may, on presentation of the same in sums of twenty dollars, or any multiple thereof, at the office of the Treasurer or any assistant treasurer of the United States, receive therefor lawful money of the United States.

Sec. 2. The Treasurer or any assistant treasurer of the United States who may receive any coins under the provision of this act shall exchange the same in sums of twenty dollars, or any multiple thereof, for lawful money of the United States, on demand of any holder thereof.

Sec. 3. That the present silver coins of the United States of smaller denominations than one dollar shall hereafter be a legal tender in all sums not exceeding ten dollars in full payment of all dues public and private.

Sec. 4. That all laws or parts of laws in conflict with this act be, and the same are hereby, repealed.

Approved, June 9, 1879.

June 9, 1879.

CHAP. 13.—An act in relation to the accounts of the United States Entomological Commission.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the accounts of the salaries and disbursements of the United States Entomological Commission may be settled and allowed in the same manner and with the same effect as if the members and officers thereof had taken the oath required by law at the time they entered upon the performance of their duties: Provided, They shall have taken said oaths before the first day of July anno Domini one thousand eight hundred and seventy-nine.

Approved, June 9, 1879.

June 9, 1879.

CHAP. 14.—An act to authorize the Secretary of War to furnish condemned ordnance for the monument of Colonel Robert L. McCook, Ninth Ohio Volunteers, in Washington Park, in the city of Cincinnati, Ohio.

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 to furnish to the proper parties, out of ordnance and ordnance stores, belonging to the United States, of patterns not now in use, the following to be used in the railing around the public monument erected to the memory of Colonel Robert L. McCook, of the Ninth Regiment Ohio Volunteers, in Washington Park, in the city of Cincinnati, to wit: One hundred and forty muskets and bayonets; four twelve inch smooth bore siege guns, or rifles of like size; four ten inch spherical shot or shell; twelve thirty-two pound shot or shell.

Approved, June 9, 1879.

June 10, 1879.


CHAP. 15.—An act to amend an act entitled "An act making appropriations for the construction, repair, preservation, and completion of certain works on rivers and harbors and for other purposes", 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 such parts of the monies heretofore appropriated by the act of which this is amendatory for the improvement of the Great Kanawha River in West Virginia and the Kentucky River in the State of Kentucky as may be necessary in the prosecution of said improvements as undertaken may be expended in the purchase, voluntary or by condemnation as the case may be, of such sites as are necessary in the prosecution of said improvements: Provided, That such expenditure shall be under the direction of the Secretary of
War: And provided further, That if the owners of such lands or sites shall refuse to sell the same at reasonable prices, then the prices to be paid shall be determined and the title and jurisdiction procured in the manner prescribed by the laws of the State in which such lands or sites are situated.

Approved, June 10, 1879.

CHAP. 16.—An act to confer upon the Commissioners of the District of Columbia certain powers, duties, and limitations contained in chapter eight (Water Service) of the Revised Statutes of the United States relating to the District of Columbia, 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 Commissioners of the District of Columbia shall have all the powers and be subject to all the duties and limitations provided in chapter eight of the Revised Statutes of the United States relating to the District of Columbia, excepting such powers and duties as belong to the Chief of Engineers: Provided, That water-main taxes and water rents shall be uniform in said District: And provided further, That the rate of interest specified in section two hundred and two of said Revised Statutes shall be increased to ten per centum per annum from and after the passage of this act.

SEC. 2. That the Secretary of the Treasury be, and he hereby is, directed to advance to said Commissioners the sum of twenty-five thousand dollars, to be reimbursed by payment into the Treasury of the United States, until said sum is paid in full, of all collections of water main taxes now due said District; and the money so advanced shall be expended to improve the water supply on Capitol Hill.

Approved, June 10, 1879.

CHAP. 17.—An act authorizing the Commissioners of the District of Columbia to issue twenty year five per cent bonds of the District of Columbia to redeem certain funded indebtedness of said District.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioners of the District of Columbia be, and they are hereby, authorized to prepare, execute, and deposit with the Secretary of the Treasury of the United States bonds of the District of Columbia, bearing interest not exceeding five per centum per annum, and payable twenty years after date, to the amount of not more than one million two hundred thousand dollars, the proceeds to be used only for the redemption of funded indebtedness of said District or of the late municipal corporations of Washington and Georgetown which became due January first and March first, eighteen hundred and seventy-nine, or those now existing and payable at pleasure, for the redemption of which the sinking fund of said District may not provide. Said five per centum bonds shall be in such form and denominations as the Secretary of the Treasury shall approve, and shall be numbered consecutively and registered in the office of the auditor of said District, and also in the office of the Register of the Treasury of the United States, in such manner as the Secretary of the Treasury may direct, and shall bear the seal of the District of Columbia: Provided, That this act shall not be construed to make the government of the United States liable for either the principal or interest of said bonds, or any part thereof.

Said bonds shall be sold by the Secretary of the Treasury to the highest bidder upon public tender, but for not less than their par value, after being advertised for one week in two daily newspapers in the city of Washington and two in the city of New York. The bids shall be opened by the Secretary of the Treasury and the awards approved by him. The
money realized from the sale of said bonds shall be paid out by the Secretary of the Treasury only for the purposes named in this act.

SEC. 2. That the provisions of all acts conflicting herewith, and the acts or parts of acts authorizing said Commissioners of the District of Columbia to issue bonds to redeem certain bonds of said District falling due January first and March first, eighteen hundred and seventy-nine, no bonds having been issued thereunder, are hereby repealed.

Approved, June 10, 1879.

June 11, 1879.

CHAP. 18.—An act to amend an act approved February twenty-fourth, eighteen hundred and seventy-nine entitled "An act to create the northern judicial district of the State of Texas, and to change the eastern and western judicial districts of said State, and to fix the time and places of holding courts in said districts."

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 to which this is amendatory as provides that Jackson County shall be embraced in the western judicial district of Texas, be, and the same is hereby, repealed, and the said county of Jackson is hereby placed in the eastern judicial district of said State; and all process issued against defendants residing therein shall be returned to Galveston; and all civil causes of action which have accrued in said county, of which the courts of the United States have jurisdiction, shall be cognizable in the court at Galveston, but all offenses committed in said county against the laws of the United States before the passage of this act shall be cognizable in the court of the western district, as provided in said act of the twenty-fourth of February, eighteen hundred and seventy-nine.

SEC. 2. That so much of the act to which this is an amendment as makes all process against defendants residing in the counties of Aransas, Duval, Nueces, La Salle, Zapata, San Patricio, Refugio, Dimmit, Webb, Encinal, and Maverick returnable to Brownsville is hereby repealed, and such process is hereby made returnable to San Antonio; and all causes of civil action which have accrued in said counties, or either of them, since the passage of the act to which this is an amendment, or which shall hereafter accrue, shall be cognizable in the court at San Antonio.

SEC. 3. Civil actions or proceedings now pending against parties residing in either of said counties in the courts named in the first and second sections hereof, as provided in the act to which this is an amendment, may, on the application of either party, be transferred to the proper court of said district under this act; and in case of such transfer, all papers and files therein, with copies of all journal-entries, shall be transferred to the office of the clerk of such court; and the same shall proceed in all respects as though originally commenced in said court; and civil actions or proceedings now pending in the circuit courts at Brownsville, Austin, Galveston or Tyler which under this act would be cognizable in some other district, may on the application of either party be transferred to the proper court of said district, and in case of such transfer all papers and files therein with copies of all journal-entries, shall be transferred to the office of the clerk of such court, and the same shall proceed in all respects as though originally commenced in said court.

SEC. 4. The several districts as established in the act to which this is an amendment are hereby declared to be a part of the fifth judicial circuit; and the courts of the said northern district shall have the same jurisdiction as is conferred by law upon the courts of the eastern and western districts of said State; and the circuit court for said northern district shall be held twice a year at Waco on the first Mondays in April and October, at Dallas on the first Mondays in June and December, and at Graham on the first Mondays in February and August, and the circuit courts shall be held at Jefferson in the eastern district on the
second Mondays in February and September, and at San Antonio in the western district on the first Mondays in May and November.

SEC. 5. All laws and parts of laws in conflict with this act are hereby repealed.

Approved, June 11, 1879.

CHAP. 19.—An act to extend the time for the payment of pre-emptors on certain public lands in the State of Minnesota and Territory of Dakota.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the time at which pre-emptors on the public lands in the State of Minnesota, including the lands within the Fort Ridgeley and Sioux Indian reservations, and the old Sioux Indian reservation in the county of Grant, Territory of Dakota, are now required to make final proof and payment, be, and the same is hereby, extended two years from October first, eighteen hundred and seventy-eight, in all cases when the pre-emptor shall make due proof before the register and receiver of the local land office in the district in which their lands are situated that their crops have been destroyed or seriously injured by grasshoppers within two years prior to October first, eighteen hundred and seventy-eight.

Approved, June 12, 1879.

CHAP. 20.—An act to extend the time of special postal service until service can be obtained by advertisement.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in cases where special service has already been placed on new routes, the Postmaster-General may, in his discretion, extend such service until the time when service can be obtained by advertisement, not exceeding in any case one year. And whenever an accepted bidder shall fail to enter into contract, or a contractor on any mail-route shall fail or refuse to perform the service on said route according to his contract, or when a new route shall be established or new service required, or when, from any other cause, there shall not be a contractor legally bound or required to perform such service, the Postmaster-General may make a temporary contract for carrying the mail on such route, without advertisement, for such period as may be necessary, not in any case exceeding one year, until the service shall have commenced under a contract made according to law. And any provision of statute in conflict with this provision is hereby repealed.

Approved, June 12, 1879.

CHAP. 21.—An act to establish post routes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following post-routes be, and the same are hereby established.

ALABAMA.

From Blake's Ferry, to Cowpens.
From Victoria, to Clintonville.
From Abbeville, via Hardwicksburg to Smithville.
From Tuscaloosa, to Carrollton.
From Gainesville, Alabama, to Scooba, Mississippi.
From Talladega, via Maxwells' Mills, and Grishams Ferry, to Kelley's Creek Post Office.
From Hatchett Creek, to Sylacauga.
Alabama, cont'd.
From Butler, to Cooper's Mill.
From Springville, to Branchville.
From Boyds Switch, to Belmont Coal Mines.
From Center Star, to Bellevue.
From Rodgersville, to Bellevue.

Arkansas.

From Monticello, to Rock Springs, Arkansas.
From Mineral Springs, via Brownstown, to Ultima Thule, Arkansas.
From Harrison, to Summit Springs.
From Jones' Mill, to Franklin.
From Salem, via Trace Creek, to Bakersville, Missouri.
From Ash Flat, to Salem.
From Ozark, to Mountainsburg.
From Conway to El Paso.
From Hot Springs, to Mountain Valley.
From Danville, on south side of Petit Jean, to Sugar Grove.
From Danville, to Sulphur Springs.
From Benton, to Red Bluff.
From Benton, via Martin Hickman's and J. W. Coles' to J. D. Henslees farm.
From Hamburg, to Lin Grove.
From Slemons, to Durmott.
From Hamburg, to Chatham School House, Arkansas.
From Limestone Valley, via Boston Mountain, to Mount Parthenan.
From Curtis to Genoa.
From Jonesborough, to Old Town on the Saint Francis River.
From Gainesville, via Mount Carmel and New Bethel, to Greens borough.
From Crowley, via Walcott, to Herndon.
From Salem to Batesville.
From Hamburg, via Petersburg, to Morehouse Point.
From West Fork, to Lee's Creek.
From Harrison to Lead Hill.

Colorado.

From Breckinridge, via the Blue River, to Hot Sulphur Springs.
From Lake City, to Crested Rocks.
From Leadville, to Crested Rocks.
From Hot Sulphur Springs to Eagle River.
From Alpine, via Hillerton and Chalk Creek, to Crested Buttes.
From Leadville, to Adelaide.
From Zapata, to Medano Springs.
From River Bend, to Kuhn's Crossing.
From Hot Sulphur Springs, to Breckinridge.
From Steam Boat Springs, to Hahn's Peak.
From Gunnison, to Crested Buttes.
From Gunnison, to Hillerton.

Dakota.

From Oakwood, via Estelline, to Goodwin.
From Julian, to Watertown.
From Dahl, to Grand Forks.
From Forest River, to Walshville.
From Allentown, to Ramsey.
From Watertown, via Grant Center, to Inkpa City.
From Herman to Forestburg.
From Lost Lake, via Cameron, Herman, and Baders, to Oakwood.
From Bonnersville, to Lisbon.
FLORIDA.

From Molino, Florida, via Walnut Hill, Florida, to Williams' Station, Alabama.
From Anclote, via Stevison's Bridge, to Tampa.
From Tampa, down Hillsborough Bay, and across Tampa Bay, to Point Pinellas Post-Office, thence up Boca Ceiga Bay, to I. J. Adair's Store, on Boca Ceiga Bay.
From Enterprise, to Titusville.
From Hart's Road, on the A. G. and W. I. T. Company's Railway, via John Owens', and Mrs. Hutlo Braddocks, to Stokes' Ferry, on Saint Mary's River.
From Troy, on the Suwannee River, to Clear Water Harbor.
From Keysville, to Pine Level.
From Campbellton, to Ewcheeanna via Cerro Gordo.
From Anclote, via Stevenson's Bridge, to Tampa.
From Sumpterville, to Barton.
From Ewcheeanna, to Oak Grove.

GEORGIA.

From Dirt Town, to Chattoogaville, via Mountain Home and Holland Store.
From Forsythe, to Cornucopia.
From Mount Vernon, to Seward.
From Long Creek, South Carolina, to Clayton, Georgia.
From Cartecay, to Blairsville, via Smith's Store, Rock Hill, Stock Hill, Neyor Hill, and Young Cane.
From Albany, to Seaverston.
From Talbotville, via Bellview, to Chalybeate Springs.
From Dawson, via Weston to Preston.
From Mcaee, to Dublin.
From Cool Springs, via Burke's Store, to Jeffersonville.
From Macon, to Jeffersonville.
From Arcola, via Sink Hill, to Red Branon.
From Number One, and half-way Station, A. & G. R. R. via Bryan Court House, and Maulden Branch Post-Office, and Caney Branch, to Red Branch Post-Office.
From Statesborough, to Swainsborough, via Bay Branch.
From Backsley, via Alemaha, to Reedsville.
From Blackshear, to Douglass.
From Way Cross, via Centre Village, to Trader's Hill.
From Calhoun, via Sonora, to Fairmount.
From Athens, via Gum Springs, to Clarksboro.
From Belton, to Homer.
From Watkinsville, via Salem Scull Shoals—
From Nicholson, to Jefferson.
From Na-coo-chee, via Simpson's Gap, to Clayton.
From Lawrenceville, to Rockbridge.
From Lawrenceville, via Sewell McClurg's, to Dillards' Cross Roads.
From Lawrenceville, to Teagle's Store.

ILLINOIS.

From Dahlgreen, via Palo Alto, via Taylor Hill, via Bladeville, to Benton.
From Dahlgreen, via Palo Alto, Knight's Prairie, Damell's to Thompsonville.
Illinois, cont'd.
From Keenville, via Aid, to Johnsonville.
From Carmi to School.
From Champaign to Urbana.
From Omaha, to Elba.
From Farm Ridge, to Grand Ridge.
From Utica, to Waltham.

Indiana.

INDIANA.

From Dana, to Quaker Hill.
From Round Grove, to Remington.
From Shielville, to Ekin.
From Centre Valley, via La Clair, to Hall.
From Corydon, to Leavenworth.

Kansas.

KANSAS.

From Kinsley, to Brown's Grove.
From Dodge City, to Hill Grove.
From Grinnell, to Cimmarron.
From Bow Creek, to Hunton.
From Arastelta, to Aurora.
From Bacon, to Vesper.
From Durham Park, to Abiline.
From Herald to Haven.
From Wellington, to Levy.
From London, to Clear Water.
From Pride, to Maherville.
From Keimfield, to Ellis.
From Hogeeman, to Colorado Line.
From Ness, to Vernon.
From Brown's Grove, to Kinsley.
From Brown's Grove, to Great Bend.
From Gourrocks, to Anthony.
From Ashland, to County seat of Greeley County.
From Ashland, to Nearby.
From Scullyville, to Eufala, Indian Territory.
From Lacross, via West Point, Hampton, Elm Valley, Bright and
Spring Creek, to Wakeeny.
From London, to Clearwater.
From Sidney, to Vernon.
From Wellington, to Glen Valley.
From Lenora, to Sheridan.
From Rosetta, to Pottersburg.
From Junction City, via Lodl, Tully and Buggs to Alma.
From Nickerson, to Stone Corral.
From Nickerson, to McPherson Center.

Kentucky.

KENTUCKY.

From Maysville, via Rectorville, to Burtonville.
From Willer Grove, via Mouth of Wolf, and via Isaac Smith's, Ten-
nessee, to Albany, Kentucky.
From Black Jack, Tennessee, to Franklin, Kentucky.
From Woodville, via Bridgewater Shop, Hazelwood Post-Office, and
Burlow City, to Hinkleville.
From Shelbyville, via Finchville, and Elk Creek, to Taylorsville.
From Wilsonville, via Lancaster Precinct and Finchville, to Shelby-
ville.
From Butler Station, via Peach Grove, Public Cross Roads, Lennox-
ville and Berlin, to Brooksville.
From Newport, to Camp Springs.
From Alexandria to Camp Springs.
From Newport, to John's Hill.
From Maysville via the Maysville and Bracken, and the Maysville and Dover, and the Minerva and Beasley Creek Turnpikes, to Minerva.
From Ty'e's Ferry, to Lin Camp Post-Office.
From Flat Lick, via T. J. Ingrahams, Poplar Creek, Mahan's Gap, Ben Bennett's, Big Poplar Creek, and Trace Fork, to Mud Creek, thence via Merritt Lawsons, to Boston.

LOUISIANA.

From Palestine, Washington Parish, Louisiana, to Courley's, Pike County, Mississippi.
From Saint Joseph, via Winn'sborough, to Columbia.
From Columbia, via Castor Springs, Hood's Mills, to Vernon.
From Lake Providence, via Floyd, Bastrop, Ouachita City, Farmer-ville, to Vienna.
From Omega, via Tullulah, and via Saint Joseph, to Vidalia.
From Caledonia, Louisiana, to Poplar Bluff, Arkansas.
From Pine Grove, via Grangeville, to Stony Point.
From Bluff Creek, to Grangeville.
From Riverside, via Dutch Town, to Port Vincent.
From Babb's Bridge, to Bayou Chicot.
From Fabacker, to Hickory Flat.
From Baton Rouge, via Griffith's Store and Jones Creek, to Hope Villa.
From Covington, via Charles Straightman's and James Pierce's, to Pearl River.
From Greensburg, Louisiana, to Liberty, Mississippi.
From Palestine, Louisiana, to Conerly's, Mississippi.

MARYLAND.

From Baltimore, via Gardenville, to Kingsville.

MAINE.

From Waldoboro, to Round Point.
From Portland, to Strandwater.
From Jefferson, via South Jefferson, to Bunker Hill.
From Carmel, via North Carmel, South Levant, and Levant, to Ken-duskeag.

MICHIGAN.

From Bensonia to Wexford.
From Big Rapids, via Grant Center, Knapp School House, Emerald Lake, Chippewa Post-Office and Fork, to Sherman City.
From Cheshire Center, to Bloomingdale Center.
From Detroit to Del Ray.
From Little Traverse, via Pleasant View, Center, Bliss, Carp Lake to Mackinaw City.
From Detroit, to West End.
From Mount Pleasant, via Rolland, to Blanchard.
From Mount Pleasant, via Dall, to Winn.
From Ovid, via Elsie, Chapin, and Brant, to Saint Charles.
From Green Oak, to Kensington.
From Gaselton via New Lothrop, Elk and Layton Corners, to Chesan-nig.

MONTANA.

From Fort Logan, via Onondaga, to Unity.
From Virginia City, via Pullers Springs, to Home Park.
Montana, cont'd.  
From Fort Logan, to Fort Benton.
From Fort Belknap, to Fort Buford.
From Boulder City, to Gallatin.

Minnesota.  
From Herman, via Toqua, to Orlonville.
From Breckinridge, Minnesota, to Fort Pierre, Dakota Territory.
From Kasson, to Dexter.
From Warner, via Colfax to Burbank.
From Good Thunder, to Saint James.
From Lverne, to Rockville.
From Mazeppa, via Bear Valley, Belle Chester, Thoten Belvidere Mills and Hay Creek to Red Wing.
From Mountville, via Transit, Bismarck, Moltke, and Grafton, to Stewart.

Mississippi.  
From Goodman, via Richland, Ebeneezer, Eulogy, and Oak Grove Church, to Gum Grove, Mississippi.
From Carrollton, to Bright Corner.
From Winowa, via Kilmichael, to Mayfield.
From Oxford, to Pittsboro.
From Poplar Corner, to Wild-Wood.
From Shannon, via Troy, to Red Land.
From Blue Mountain, to Guyton's Store.
From Moscow, Alabama, via Wolf's Road, to Columbus, Mississippi.
From Waverly, to Columbus.
From Columbus, to McClanahan's Store.
From McClanahan's Store, to Deerbrook.
From Tyro, via Murphy's Store, to Looxahoma.
From Osyka, Mississippi, to Gillsburg, Louisiana.
From Holly Springs, Mississippi, via Bainesville, and Oak Grove, to Colliersville, Tennessee.
From Fairmount, via May and North Star, to Saint James.

Missouri.  
From Ironton, via Arcadia, and Silver Mountain, to Fredericktown.
From Darlington, to Grant City.
From Van Buren, to Pike Creek.

New York.  
From Arietta, to Pine Lake.
From Casenovia, via Nelson, and Morrisville, to Morrisville Station.
From Ashford Station, via West Valley and East Ashford, to Springville.
From Olean, to Barnum.
From Homer to Spafford, via East Scott and South Spafford.

New Mexico.  
From Fort Wingate, New Mexico, via Zania Saint Johns Round Valley Camp Apache Ponto Basin, to Camp Verde, Arizona.

Nebraska.  
From Eagle, to Palmyra.
From Hayes to Blair.
From Grand Island, to New Helena.
From Dannebroy, to Ord.
From Loup City, to North Loup.
From Georgetown to Cedarville.
From Madison, via Clarion, Emerick, and Giles' Creek, to Oakdale.
From O'Neill City, via McDonough's Ranch, Pleasant Valley, Hynes,
and Blackmore, to Keya Pa Hox.
From O'Neill City, via Curran, Eagle Creek, to Lavinia.
From Basill Mills, via Verdigris Bridge and Middle Branch, to O'Neill
City.
From West Point, to Genecoe.
From Chapman to Aurora.
From O'Neill City to Chelsea.
From Red Willow, via Box Elder, Osborn, and Rola, to Carrico.
From Vermillion, Dakota Territory, to Daily Branch, Nebraska.

NORTH CAROLINA.

From Franklinsville, via Heart Ford, to Moffitt Mills.
From Beaufort, via North River, to Reed Forest.
From Scotland Neck, to Kill creek.
From Shelby, to James Meads' on Crooked Run.
From Sumsburg, via Gatesville, to Mintonsville.
From Elizabeth City, to Nixonton, via New-begun Creek.
From Windsor, to Cedar Landing.
From Henderson, via Williamsboro, to Saint Joseph.
From Saint Joseph, via Midway to Henderson.
From Chimney Rock, via Lakey's Gap, to Head of North Fork of
Swannawna.
From Thomasville, to Beaver Dam.
From Charlotte, via Monteith's Mills, Rock Grove, Oaklawn, and
Starne's to Davidson College.
From Leincolaton, via Beatta's Ford, to Davidson College.
From Old Fort, to Bear Wallow.
From Townesville, to Williamsboro.

OREGON.

From Springfield, via Hills Mill, Fall Creek, Middle Fork Pass of the
Mountains, Silver Lake, Summer Lake, Chewaukan, Goose Lake, and
Surprise Valley, California, to Winnemacca, Nevada.
From Union, Oregon, via Summerville and Weston, to Walla-Walla,
Washington Territory.

PENNSYLVANIA.

From Ryerson Station, via Sugar Grove, to Aleppa.
From Lindleys' Mill, via Dunn's Station, Hope, Ruffs creek, Lippencott,
Carlisle, to Zollersville.
From Dent, via Well's Mills, to Wadestown, West Virginia.
From Markle, to Merwin.
From Sardis to Drennan.
From Morris Cross Roads, to Point Manion.
From Farmington, via National Road, to Somerfield.
From Rockwood, via Glade and Barron's Mill, to Bakerville.
From Ursina, via Harnedsville, Silbaugh's, Pecks Corner, to Elklick
Post-Office.
From Stoystown, to Hooversville.
From Everett to Five Roads.

SOUTH CAROLINA.

From Bonneau's, via Cross Mills, to Entawville.
From Hope Station, via Wilson and Fulmer's Store and Little Mount-
ain, to Efrid's Store.
South Carolina, continued.

From McClellanville, via J. C. Butler's Store, to Palmerville.
From Gallivant's Ferry, via Pee Dee Road, to Fort Harrelson.
From Conwayboro, via Potatoe-fed-Ferry Road, to the Pee Dee Road.
From Barnwell Court House, via Fiddle Pond, Ulma's Store, Beauford's Bridge, J. M. Ray's Harkness' Creek, to Barnwell Court House.
From Grahamville, via Robertsville, to Hampton Court-House.
From Lawtonville, via Homer People's Store, and Mar's Store, to Brunson.
From Willow Swamp, via M. L. Gleaton's Store, Wilkes Sawyer's Store, and I. D. Durham's Store, to Rishe's Store.
From Reeseville, via I. O. A. Connor's, to Snell's Store.
From Singlearysville, to Lynches Lake on the North Eastern Railway.
From New Zion, via Sandygrove, and Mouzon's to Kingstree.
From Potato Ferry, via Anderson's Precinct near Captain Camlins and Sutton's to Gourdin's Depot.

Ohio.

From Bucyrus, via Sulphur Springs, to New Washington.
From Bucyrus, to Sulphur Springs.

Tennessee.

From Tona, to Linden.
From Brick Mills, via Well's Mills, to Ball Play, via Ferry over little Tennessee.
From Coal Creek, via Fork of Powell, Clinch River, and Hatmaker's, to New Prospect.
From Boyd's Creek, via Henry's Cross Roads, Shady Grove, Stoney Bluff, to Dandridge.
From Alexander Whites on Sevierville Road, via Wrinkle's Store, and Keener's Store, to Boyd's Creek.
From Strawberry Plain, via Thorn Grove, to Henry's Cross Roads.
From New Prospect, via Long Hollow, and Powells River, to Jacksborough.
From Post Oak Springs, to Kingston.
From Warburg, to Rockwood.
From Lodi, via Butler's Landing, to Hilham.
From Fairview, through Frost's Bottom, via New River Settlement, down New River, via Smoky Settlement, to Huntsville.
From Marysville, via Wright's Ferry, and Lyon's View, to Ebeneezer.
From River Hill, via Dodson, Big Bottom and Seals, to Pikeville.
From Rockford, via Roddy's Branch, and David Godlen's, to Alex White's.
From Morganton, via Unitia and Friendsville, to Brick Mills.
From Hall's Cross Roads, via Raccoon Valley, and Warwick's Cross Roads, to Maynardsville.
From Knoxville, via Doyle's Springs, to Miller's Cove.
From Rutlege, via Rose Hill, to Turnley's Mills.
From Fullen's via Horse Creek, Camp Creek, Woolsey College, and Limestone Springs, to Cedar Creek.

Texas.

From Dayton, to Cedar Bayou.
From Saint Jo, to Fort Sill, Indian Territory.
From Livingston, to Shepherd.
From Canton, to Prairieville.
From Will's Point, to Emory.
From Camp Stockton, to Presidio.
From Heame, via Belton, Lampasas, Brady, Menardsville, Fort Texas, cont'd. McKavitt, to Camp Stockton.
From San Antonio, via Waresville, Rio Frio, to Camp Stockton.
From Eagle Pass, to Presidio del Norte.
From Blanco, via Boerne, to Bandera.
From Columbus, to Victoria.
From San Antonio, to Mouth of Pecos.
From Will's Point to Goshen.
From Albany, to Fort Phantom Hill.
From Graham to Fort Griffin.
From Spanish Fort, via Cottonwood, and Farmer's Creek, to Montague.
From Millwood, via Van Sickle's to Greenville.
From Shepherd, via Cold Springs, to Livingston.
From Monterey, to Cleburne.
From Giddings, to Taylorsville.
From Dangerfield, to Wheatville.
From Weimar, to Victoria.
From Spring Creek, via Oregon City, the Narrows, Rockford on Big Wichita River, and Clarendon, to Fort Elliott.
From Monkstown, via Honey Grove and Milltown, to Ben Franklin.
From Overton, via Jamestown, Brownings, and Starrville to Winowa.
From Rosston, via Pella, Glasgow, and Grafton, to Jacksborough.
From Paris, via Bjardston, and Charleston, to Sulphur Springs.
From Fredericksburg, via Spring Creek, Devil's River, and Johnson's Fork, to Junction City.
From Dexter, via Collinsville and Whitesborough, to Pilot Point.
From Gainesville, Texas, via Red River Station, to Fort Sill, Indian Territory.

VERMONT.
From Hartford, to Jericho.

VIRGINIA.
From News Ferry, Virginia, via Cunningham's Store, McGee's Mill, Olive Hill and Winstead, to Leasburg, North Carolina.
From Hale's Ford, via Gill's Creek, to Union Hall.
From Madison Court House, Madison County, via Carmel, Dulinsville, Madison Factory, thence back to Madison Court House, the starting point.
From Chatham's via John W. Motley and Son's Store, to Mount Airy.
From Herndon, via Colvin Run, Kenmore and Lewinsville, to Langley.
From Pernello, via Waidsboro, to Rocky Mount.
From Blue Spring Run, to Sweet Chalybeate Springs.
From Covington, to Potts Creek Post-Office.
From Columbia, via Kent's Store, Locust Level, Bell's Cross Roads, and Poindexter's Store, to Trevillian's Store.
From Pongoteague, to Sturgis.
From Bristol, Tennessee, via Benham's Mills, to Mendota, Virginia.
From Heathsville, to Davenport's Store.
From Mount Holly, to Templeman's Cross Roads.
From Mathias Point, via Friendshipville, to Edge Hill.
From Stevensville, via Carlton's Store, Dragonsville, to Ashland Mill.
From Davis Mills, via Kasey's and Gills Creek, to Union Hall.

WASHINGTON TERRITORY.
From Port Discovery, via Sequim Prairie, New Dunginess, to Port Angelos.
Washington, continued.

From Knappton, to Gray's Harbor.
From Lake View, to Muck.
From Washougal, to Fern Prairie.
From Klickitat, to New Lebanon.
From Walla-Walla, via Cottonwood Creek, Russell Creek, Upper Mill Creek, Upper Dry Creek, Upper Coppel Creek, Whiskey Creek, and Hogeye, to Dayton.
From Walla-Walla via Mullen's Bridge, to Waitsburgh.
From Fort Colville to the Okonagan.

West Virginia.

WEST VIRGINIA.

From Lubeck, via Wadesville, to Limestone.
From New England to Limestone.
From West Union, via Coldwater, Think's Creek, and Saint Clara, to Weston.
From Troy, to Glenville.
From New Salem, via Flint Run, to Middlebourne.
From Ridgeville, via Knobby Ridge road, to Martin's Mill.

Wisconsin.

From Black Creek Station, via Appleton's Roads, via Cicero, via Leisor, via Heartland, to Bondwel Post-Office, and Shawano Mail Route, thence north and northeasterly to Pulcifer Post-Office, on the Oconto River, following the road known as the Oconto road.
From Namure, Dove County, via Rosiere and Forestville, to Ahnapee.
From Bashaw, to Trout Brook.
From Naugur, to Hamburg.
From Warsaw, to Antigo.
From Centralha, via Seneca and Company Farm, to Pittsville.

Delaware.

From Magnolia to Reedville or Bowers Beach.
Approved, June 12, 1879.

June 14, 1879.

CHAP. 22.—An act to correct an error in “An act making appropriations for the construction, repair, preservation, and completion of certain works on rivers and harbors, and for other purposes” 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 so much of the act entitled “An act making appropriations for the construction, repair, preservation, and completion of certain works on rivers and harbors, and for other purposes”, approved March third, eighteen hundred and seventy-nine, as, provides for the survey of “Chattahooclee” River, between Geneva and Newton, in Alabama, be, and the same is hereby, corrected so as to read, “Choctawhatchee” River, Alabama, from Geneva to Newton.

Approved, June 14, 1879.

June 14, 1879.

CHAP. 23.—An act relating to vinegar factories established and operated prior to March first, 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 any vinegar factory for the manufacture of vinegar, established and operated as a vinegar factory prior to March first, eighteen hundred and seventy-nine, may be operated
for the manufacture of vinegar by the use of alcoholic vapor within such
distance less than six hundred feet of any distillery or rectifying-house
under such regulations as the Commissioner of Internal Revenue may
prescribe with the approval of the Secretary of the Treasury.

Approved, June 14, 1879.

CHAP. 26.—An act to authorize the Secretary of the Treasury to negotiate for the
purchase at private sale, or, if necessary, procure by condemnation, a site for a post-
office in the city of Baltimore, State of Maryland.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Secretary of the Treasury
be, and he is hereby, authorized and directed to negotiate and con-
tract for the conditional purchase, at private sale, or, if necessary, pro-
cure by condemnation, in pursuance of the statutes of the State of Mary-
land now in force, or any statute of said State which may hereafter be
passed by its legislature for that purpose, a suitable piece of ground or
site in the city of Baltimore in the State of Maryland for the erection
of a building to be used for a post-office, court-house, and other public
offices, the cost of the same not to exceed the sum of five hundred
thousand dollars; and the sum of four thousand dollars is hereby appro-
priated, or so much as may be necessary therefor, out of any money in
the Treasury not otherwise appropriated, for the costs and expenses of
condemnation of said ground or site, if proceedings of condemnation
are, in the judgment of the Secretary of the Treasury, required to pro-
cure the same: Provided, That no money except the sum hereinbefore
appropriated for expenses of condemnation be expended for purchase
of said site until the purchase and contract for the same shall have
been approved by Congress nor until a valid title to such ground or site
is vested in the United States, and the State of Maryland shall have
released and relinquished jurisdiction over the same, and exempted
from taxation such site and such buildings as may hereafter be erected
thereon, so long as the same are the property of the United States.

Approved, June 18, 1879.

CHAP. 27.—An act supplemental to "An act to establish post-routes.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the following post-routes
be, and the same are hereby established.

ALABAMA.
From Clinton to Ozark.
From Clinton to Newton.
From Moscow, Alabama, to Caledonia, Mississippi.

ARKANSAS.
From El Dorado to Calhoun.

GEORGIA.
From Clarksville, via Soquee, Batesville, and Burton's to Hiassee.
From Watkinsville to Liberty.
From Clarksville, via Wilbank's store to King's store.
From Hahira, via Well's Mills to Ava.

IDAHO.
From Oneida to Oxford.
From Swan Lake Station to Oxford.
Idaho, cont'd. From Franklin to Weston.
From Weston to Oxford.
From Rock Creek to Reynold's Creek.

Illinois.

From Fayetteville to Mascontah.
From Venice to Six-mile.
From Girard to Morrisonville.

Iowa.

From East Elkport to Edgewood.
From Vinton to Watkins.

Kentucky.

From Manchester, via Mouth of Laurel, Clarke's Salt Works, and mouth of Sexton to South Fork Post-Office.

Louisiana.

From Wildwood to Lamarque Store.
From Columbia via Davis Funny Louis Jena Rhinehart's Ferry to Troy.
From Floyd via Bastrop Ouachita City Downsville to Vienna.

Minnesota.

From Willmar, via Fahlen, to Lake Lillian.

Missouri.

From Farmington to Goodfellow.
From Fredericktown to Einstein Silver Mines Post Office.
From Brush College, Missouri to Fort Scott, Kansas.
From Billings to Laurenceburg.
From Pierce City to Flat Creek.

Mississippi.

From Greenwood via Sidon and Roebuck to Sheppardtown.

South Carolina.

From Brighton via Greenfield to Lawtonville.
From Manning C. H. via Jordan, Wright's Bluff, Panola, Fulton and Packsville back to Manning C. H.
From Manning C. H. via Oakland to Sumpter.
From Manning C. H. via Midway New Zion, Bethlehem and Sardinia back to Manning C. H.

Texas.

From Caledonia to Buena Vista.
From Weatherford via Millsap and Cokelan to Graham.
From Uvalde via Follet Montell and Camp Wood to Bull Head.

Wisconsin.

From Poysippa via Brushville to Tustin.
Approved, June 18, 1879.
CHAP. 32.—An act to authorize the Secretary of War to use certain moneys appropriated by act of Congress approved March third, eighteen hundred and seventy-nine, "for the protection of the high sand-banks on the Chippewa River", in the completion and protection of improvements in and near the mouth of said Chippewa River.

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, and he is hereby, authorized, in his discretion, to apply and use for the completion and protection of the wing-dams, jetties, and other improvements of the Chippewa River in the State of Wisconsin, located at and near the mouth of said river, so much of the moneys appropriated by an act of Congress approved March third, eighteen hundred and seventy-nine, entitled "An act making appropriations for the construction, repair, preservation, and completion of certain works on rivers and harbors, and for other purposes", as were appropriated "for the protection of the high sand banks on the Chippewa River", and so forth, as may be required for such purpose herein provided: Provided, That such use or application of the moneys herein authorized shall be made under the same limitations and conditions as provided in the act hereinbefore named, and subject to the terms and conditions of the proviso attached to said appropriation for said Chippewa River in said act approved, March third, eighteen hundred and seventy-nine.

Approved, June 19, 1879.

CHAP. 33.—An act to relieve the churches of the District of Columbia, and to clear the title of the trustees of such property.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That so much of an act of Congress entitled "An act for the government of the District of Columbia, and for other purposes", approved June twentieth, eighteen hundred and seventy-four, as was construed to authorize the Commissioners of the District to set aside former exemptions from taxation of church property which was actually held and used for the purpose of divine worship, and to enforce a tax upon such property, be, and is hereby, repealed; and the title to such property is hereby declared to vest in the trustees, or such other persons as held the title to the same at the time of the passage of the act of eighteen hundred and seventy-four, or their successors in interest, notwithstanding the sale of such property for non-payment of taxes.

SEC. 2. That the Commissioners of the District of Columbia be, and they hereby are, authorized and required to refund to the trustees or other proper officers of such church or churches as have paid the taxes assessed against them under the act of June twentieth, eighteen hundred and seventy-four, such sums respectively as were paid by each upon property actually held and used for the purpose of divine worship.

Approved, June 21, 1879.

CHAP. 34.—An act making appropriations for the legislative, executive, and judicial expenses of the government for the fiscal year ending June thirtieth, eighteen hundred and eighty, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That for the purpose of providing for the legislative, executive, and judicial expenses of the government for the fiscal year ending June thirtieth, eighteen hundred and eighty, there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, the same sums of money and for the like purposes (and continuing the same provisions relating thereto), as were appropriated for the service of the fiscal year ending June thirtieth, eighteen hundred and seventy-nine, by the act entitled "An act making appropriations for the legislative, executive, and judicial expenses of the
government for the fiscal year ending June thirtieth, eighteen hundred and seventy-nine, and for other purposes”, approved June nineteenth, eighteen hundred and seventy-eight, (except as hereinafter declared), subject to all the limitations and conditions in respect to the disbursement of the appropriations hereby made that were imposed by said act and the other laws of the United States upon or in respect to the appropriations made by said act: Provided, That nothing is appropriated by this section for the purchase of the copyright and plates to the Reference Index to the Revised Statutes of the United States; for a telegraph operator at the Executive Office; for more than eighty clerks of the class paid nine hundred dollars per annum each, in the office of the Treasurer of the United States; for more than twenty-nine clerks of class one; for more than eighteen clerks of the class of nine hundred dollars under the same officer, “employed in redeeming national currency,” (and seven of the clerks of class one so employed are hereby transferred to the office of the said Treasurer); “for temporary clerks for the Treasury Department”; “for replacing boilers and enlarging and rebuilding the boiler house of the mint at Carson, Nevada”; “for repairs and machinery at the mint at New Orleans, Louisiana”; “for purchase of library for the use of the General Land Office”; “for legislative expenses” of the Territories of Arizona, of Dakota, of Idaho, or of Montana, (but the usual annual amount of two thousand dollars to each of said Territories for the expenses of the secretary’s office is hereby appropriated); nor for rent of the “Towson House”, or to repairs of the roof or flooring of the Army Medical Museum; “for the special purpose of investigating the history and habits of insects injurious to the cotton plant”, other than that appropriated by this act to be expended by the Entomological Commission, or for the Southern Claims Commission.

Limitation of amounts.
And no more than the sums herein stated respectively are appropriated under this section for the following purposes, to wit: For the State Department: “For fuel”, three thousand dollars; “for light”, two thousand dollars. For the Treasury Department: “For carpets, oil-cloth, and matting, and repairs, cleaning, and laying the same”, seven thousand dollars; “for the additional duties imposed upon the Bureau of Statistics by the legislation of the second session of the Forty-third Congress”, eight thousand eight hundred dollars; “for purchase of new plants and seeds for greenhouse, Agricultural Department”, six hundred dollars.

Amendments.
And certain clauses in said act of June nineteenth, eighteen hundred and seventy-eight, are amended, for the purposes of the appropriations for the fiscal year ending June thirtieth, eighteen hundred and eighty, as follows:

Under heading of “Senate”, the clause commencing “For eight skilled laborers” is amended by striking out therefrom the name “Kate Dodson”, and inserting in lieu thereof female attendant.

Under the head of contingent expenses of the Senate, the following clauses, namely: The clause commencing “For twenty-seven clerks to committees” is amended so as to read for twenty-five clerks to committees, and the sum of the clause shall read thirty-one thousand one hundred dollars; the clause commencing “For fourteen pages for the Senate Chamber” is amended by striking out the words “one page for the Vice-President’s room”, and the sum of the clause shall read ten thousand two hundred and sixty-five dollars; the clause commencing “For fuel and oil for the heating apparatus” is amended by striking out the words “and of this amount not exceeding four hundred dollars may be used for the purchase of platform-scales for weighing coal”.

Under the heading “House of Representatives”, the clause commencing “For eight messengers” is hereby amended by striking out therefrom the name “Henry Douglas”; the clause among the contingent expenses for the House of Representatives, commencing “For twenty-one clerks to committees”, is amended so as to read, for thirty-five clerks, and the sum of the clause shall read forty-four thousand one
hundred dollars; the clause commencing “twenty-eight pages” is amended to read twenty-nine, and the sum of the clause shall read fifteen thousand eight hundred and sixty-five dollars; the clause “For fuel and oil for the heating apparatus” is amended to include, also, and for steam-pump and condenser for same; and the clause “For miscellaneous items” is amended to read, seventy thousand dollars.

And the last clause under heading “Department of State” is amended to read as follows: For expenses of editing and distributing the laws enacted at the third session of the Forty-fifth Congress, and for editing and distributing the Statutes at Large, five thousand dollars.

And the clause under heading “Library of Congress”, in said act, is amended as follows: In lieu of the number named it shall read twenty-one assistant librarians, and in lieu of “two” there shall be five assistants at one thousand two hundred dollars each; and the total sum of the clause shall read, thirty-three thousand two hundred and forty dollars.

And under the “Independent Treasury” heading, the last two clauses are amended as follows: In lieu of the sum stated for “checks and check-books”, it shall read ten thousand dollars; and in lieu of the sum stated “for contingent expenses”, it shall read forty thousand dollars.

And the clause “for contingent expenses” in the office of the Adjutant-General is amended so that the sum named therein shall read eight thousand dollars; and the clause “for a foreman and laborers” under the heading of “Public Buildings and Grounds”, is amended so that the sum named therein will read twenty-four thousand dollars; and the clause “for stationery, books, fuel, labor, postage and other contingent and miscellaneous expenses” under the heading “Court of Claims” is amended so that the sum therein will read, two thousand five hundred dollars.

And the clause “for contingent and miscellaneous expenses of the Patent Office” is amended so that the sum named therein shall read thirty-five thousand dollars.

For a scientific library for the Patent Office, five thousand dollars.

And the clause “for photo-lithographing or otherwise producing plates for the Official Gazette”, and so forth, is amended so that the sum named therein shall read twenty-four thousand dollars.

And the clause commencing “General Land Office: For the Commissioner”, and so forth, is amended as follows: In lieu of the number named, it shall read, six clerks of class four; in lieu of the number named, it shall read, eighty clerks of class one; in lieu of the number named, it shall read, thirty clerks of class one thousand dollars, and nine copyists at nine hundred dollars each; in lieu of the number named, it shall read, nine assistant messengers; in lieu of the number named, it shall read, twelve laborers; and in lieu of the number named, it shall read six packers; and the total sum of the clause shall correspond in amount to the change; and the sums of money necessary to carry out the foregoing amendments are hereby appropriated out of any money in the Treasury not otherwise appropriated.

SEC. 2. For salaries of certain offices created by acts of eighteen hundred and seventy-nine, and for certain expenses rendered necessary by the removal of the offices of the War Department and of the Navy Department, and for matters heretofore provided for in other acts, and for the mints and assay-offices, and for other purposes, the following additional sums are hereby appropriated out of any money in the Treasury not otherwise appropriated:

HOUSE OF REPRESENTATIVES.

For two messengers in the House library, at three dollars and sixty cents per day, two thousand six hundred and thirty-five dollars and twenty cents; and one additional engineer, one thousand two hundred dollars.
For messenger to the Speaker, one thousand two hundred dollars.
For laborer in the office of the Sergeant-at-Arms, six hundred and sixty dollars.
For the person preparing the general index to the journals of Congress under resolution of June eighteenth, eighteen hundred and seventy-eight, two thousand five hundred dollars.
For the journal clerk for preparing Digest of the Rules, one thousand dollars.
For five folders in the folding-room, three thousand six hundred dollars.
For two additional watchmen on the Capitol police force, at nine hundred dollars each, eighteen hundred dollars.

SENATE.

Employés.

For clerk to Committee on Military Affairs and for clerk to Committee on Post-Offices and Post-Roads, at two thousand two hundred and twenty dollars each.
For assistant clerk to Committee on Appropriations, one thousand two hundred dollars.
For clerk to the Sergeant-at-Arms, two thousand dollars.
For messenger to the Vice-President's room, to be appointed by the Vice-President, one thousand four hundred and forty dollars.
For miscellaneous items, twenty thousand dollars.

LIBRARY OF CONGRESS.

Works of art.

To enable the Joint Committee on the Library to purchase works of art, five thousand dollars.

STATE DEPARTMENT.

Report on wages, etc.

That the sum of four thousand dollars be, and is hereby, appropriated, out of any moneys in the Treasury not otherwise appropriated, for the purpose of printing fifteen thousand copies of the letter of the Secretary of State, with consular reports showing the rates of wages, hours of labor, prices of food, the general condition of the working classes in the several countries of Europe; to be available immediately.

Remonetization of silver.

For negotiation with foreign governments with a view to the international remonetization of silver, to be expended in the discretion of the President, twenty thousand dollars; and an account of the expenditure thereof shall be submitted to the Congress that meets December, eighteen hundred and eighty.

For Third Assistant Secretary of State, three thousand five hundred dollars.

JUDICIAL.

Salaries.

For associate judge of the supreme court in the District of Columbia, four thousand dollars.
For a district judge for the northern district in Texas, three thousand five hundred dollars.

TREASURY DEPARTMENT.

Salaries.

SECRETARY'S OFFICE.—For five female clerks, at nine hundred dollars, four thousand five hundred dollars.
FIRST COMPTROLLER OF THE TREASURY.—For one clerk of class four, one thousand eight hundred dollars.
FIRST AUDITOR.—For one clerk of class four, one thousand eight hundred dollars.
For one skilled laborer in the office of the Auditor of the Treasury for the Post-Office Department, one thousand dollars.
Office of Life Saving Service: For General Superintendent of the Life Saving Service, four thousand dollars; assistant general superintendent of the Life Saving Service, two thousand five hundred dollars; one principal clerk and accountant, one thousand eight hundred dollars; two clerks of class three; one clerk of class two; one clerk of class one; one clerk, one thousand dollars; four clerks, at nine hundred dollars each; one assistant messenger, seven hundred and twenty dollars; in all, nineteen thousand four hundred and twenty dollars.

INTERNAL REVENUE.

To meet a deficiency in the appropriation for salaries and expenses of agents and surveyors' fees and expenses of gaugers, salaries of storekeepers, and miscellaneous expenses, being for the present fiscal year, one hundred and fifty thousand dollars: Provided, That hereafter storekeepers at distilleries that mash less than sixty bushels of grain per day shall be allowed not exceeding fifty dollars per month. But when one person acts as storekeeper and gauger, his salary shall not exceed four dollars per day for the time actually employed.

FOR THE MINTS AND ASSAY-OFFICES.

Mint at Denver, Colorado: For assistant assayer, one thousand four hundred dollars; one clerk, one thousand four hundred dollars; for wages of workmen, two thousand five hundred dollars; for fuel, lights, and other necessaries, three thousand dollars.

Mint at New Orleans, Louisiana: For wages of workmen and adjusters, eighteen thousand dollars; for repairs and machinery, five thousand dollars.

Assay-office at Helena, Montana: For wages of workmen, seven thousand dollars; for fuel, crucibles, chemicals, and other necessaries, nine thousand four hundred and eighty-five dollars.

Assay-office at Boise City, Idaho: For wages of workmen, fuel, crucibles, and other incidental expenses, four thousand dollars.

Assay-office at Charlotte, North Carolina: For labor and other expenses, two hundred and fifty dollars.

For the office of the Director of the Mint, for purchasing books, periodicals, and pamphlets containing information relative to monetary questions, two hundred dollars.

GOVERNMENT IN THE TERRITORIES.

For salary of an associate judge in the Territory of Dakota, two thousand six hundred dollars.

"For legislative expenses", for the biennial year, in the following named Territories respectively:

For the Territory of New Mexico, eighteen thousand six hundred and eighty-three dollars and ninety cents.

For the Territory of Utah, fifteen thousand six hundred dollars.

For the Territory of Washington, fifteen thousand eight hundred dollars.

For the Territory of Wyoming, fifteen thousand four hundred and sixty dollars.

OFFICE OF DEPOSITARY AT TUCSON, ARIZONA.—For depositary, in addition to his pay as postmaster, eight hundred dollars.

WAR DEPARTMENT.

For eight charwomen, to be employed in the office of the Secretary of War, in the new State, War, and Navy Department building, at one hundred and eighty dollars per annum each, one thousand four hundred and forty dollars.
For four watchmen, two firemen, and one laborer in the part of the Adjutant-General’s Office to be located on the first and second floors of the old Navy Department building; in all, four thousand nine hundred and eighty dollars.

Contingent.

For contingent expenses of the Adjutant-General’s Office, in the old Navy Department building, including fuel, light, heating apparatus, matting, cleaning, labor, and incidental items of care of two floors of Navy Department building to be occupied by Adjutant-General’s Office, two thousand dollars.

NAVY DEPARTMENT.

Salaries.

To maintain a force of watchmen and laborers to protect and to attend to the old building occupied by the Navy Department, namely, for four watchmen and two laborers, to be put on duty when the building is vacated, four thousand two hundred dollars.

For fuel, lights, and miscellaneous items, two thousand dollars.

To provide for an additional force for the proper care of and for service in the new building, namely, one engineer, one thousand two hundred dollars; one assistant engineer, one thousand dollars; one conductor for the elevator, seven hundred and twenty dollars; three firemen, at seven hundred and twenty dollars each, and eight charwomen, at one hundred and eighty dollars each, to be employed when the new building shall be taken possession of, a sufficient sum is hereby appropriated.

INTERIOR DEPARTMENT.

Salaries.

OFFICE OF THE SECRETARY OF THE INTERIOR.—For one stenographer, eighteen hundred dollars; two clerks of class four; two clerks of class one; and one assistant messenger; eight thousand five hundred and twenty dollars.

For casual repairs of the building, five thousand dollars.

Office of Assistant Attorney-General.—For three clerks, at two thousand dollars each; and one clerk, at one thousand two hundred dollars; in all, seven thousand two hundred dollars.

Indian Office.—For four clerks, at one thousand dollars each; two copyists, at nine hundred dollars each; and one laborer; in all, six thousand four hundred and sixty dollars.

Patent-Office.—For seven copyists; five assistant messengers; and one folder and paster, at four hundred and eighty dollars; in all, ten thousand three hundred and eighty dollars.

Bureau of Education. For collecting statistics and writing and compiling matter for annual and special reports, and editing and publishing circulars of information, seven thousand dollars.

Pension-Office.—For compensation of the Commissioner of Pensions, three thousand six hundred dollars; deputy commissioner, two thousand four hundred dollars; said office to continue for one year only; chief clerk, two thousand dollars; medical referee, two thousand two hundred and fifty dollars; twenty-six clerks of class four; fifty-two clerks of class three; eighty-four clerks of class two; one hundred and forty-seven clerks of class one; ten clerks, at one thousand dollars each; one skilled mechanic, at one thousand two hundred dollars; thirty copyists, at nine hundred dollars each; and one messenger and twelve assistant messengers; and for eight laborers and two watchmen; in all, four hundred and eighty-nine thousand three hundred and fifty dollars; this being in lieu of the paragraph of the same nature in the act of eighteen hundred and seventy-eight, which is not continued and rendered available. And the Secretary of the Interior is hereby authorized to rent such buildings as may be necessary from time to time for the purpose of the census, the total expenditure not to exceed twenty-five thousand dollars, to be paid from the amount authorized to be expended.
by section twenty of act of March third, eighteen hundred and seventy-nine, census act; also to enable him to provide offices for the Geological Survey, and offices for additional accommodation of pension clerks, three thousand dollars.

**Under the architect of the Capitol.**—For person in charge of heating apparatus of the Congressional Library and Supreme Court, eight hundred and sixty-four dollars; for one laborer in charge of water closet in central portion of the Capitol, six hundred and sixty dollars; for three laborers for cleaning rotunda, corridors, and dome, at six hundred and sixty dollars each; for the pay of six watchmen employed on the Capitol grounds, at seven hundred and twenty dollars each; in all, seven thousand eight hundred and twenty-four dollars.

**Office of auditor of railroad accounts.**—For auditor, three thousand six hundred dollars; book-keeper, two thousand four hundred dollars; assistant book-keeper, two thousand dollars; railroad engineer, two thousand dollars; one clerk, one thousand four hundred dollars; one copyist, nine hundred dollars; traveling and other expenses, one thousand five hundred dollars; incidental expenses, two hundred and fifty dollars; in all, fourteen thousand and fifty dollars.

**Southern claims commission.**

For pay of three commissioners to the tenth day of March, eighteen hundred and eighty, at the rate of five thousand dollars per annum each; one clerk, at the rate of two thousand five hundred dollars; one stenographer, at the rate of two thousand five hundred dollars; one messenger at the rate of one thousand two hundred dollars; three additional clerks, at the rate of one thousand two hundred dollars each; in all, seventeen thousand two hundred and twenty-two dollars and twenty-one cents.

For compensation of three investigating agents, at five dollars per day when actually employed; also traveling expenses of agents, fees and mileage to government witnesses, costs of summoning government witnesses, fees to commissioners for taking testimony, fees for abstracts and exemplifications of public records relating to claims and claimants, six thousand dollars: Provided, That said agents shall give notice to claimants whose claims it is proposed to investigate of the time and place of taking testimony, who shall have the right to cross examine every witness who may testify in behalf of the government; and said agents shall also take at the same time the testimony of any and all witnesses who may be presented by the claimant, on his paying the expenses thereof; and all such testimony, both on behalf of the claimant and the government, shall be taken under the law and rules which usually govern the taking of testimony; and the judges of the Southern Claims Commission shall prescribe and publish rules for the taking of the testimony, and shall provide in all cases for full and fair notice to be given of the time and place thereof; and sections two, three, four, five, and six of the act of March third, eighteen hundred and seventy-nine, authorizing the Southern Claims Commission, are hereby repealed, to take effect on and after the tenth day of March, eighteen hundred and eighty.

For contingent expenses, namely, office rent, furniture, fuel, stationery, printing and binding, postage and expressage, labor, and assistance to shorthand reporter when needed, four thousand dollars.

**United States entomological commission.**—To provide for the investigation into the habits of the cotton-worm and other insects injurious to the cotton-plant and to agriculture, with a view of preventing their injuries, five thousand dollars.

**Post-office department.**

**Third assistant postmaster-general.**—In the office of the Third Assistant Postmaster-General the following increase of force over that
of the current year is hereby authorized and appropriated for, namely:
One clerk of class four; two clerks of class three; three clerks of class
two; one clerk of class one; and three female clerks, at nine hundred
dollars per annum each; in all, thirteen thousand one hundred dollars.

AGRICULTURAL DEPARTMENT.

For the continuance of the investigation of the diseases of swine, and
infectious and contagious diseases to which all other classes of domes-
ticated animals are subject, ten thousand dollars.

SEC. 3. That sections forty-seven hundred and seventy-one, forty-seven
hundred and seventy-two, and forty-seven hundred and seventy-three of
the Revised Statutes of the United States, providing for biennial ex-
aminations of pensioners, are hereby repealed: Provided, That the
Commissioner of Pensions shall have the same power as heretofore to
order special examinations, whenever, in his judgment, the same may
be necessary, and to increase or reduce the pension according to right
and justice; but in no case shall a pension be withdrawn or reduced
except upon notice to the pensioner and a hearing upon sworn testi-
mony, except as to the certificate of the examining surgeon. In order
to provide for the speedy payment of arrearages of pensions, the Sec-
retary of the Treasury is hereby authorized and directed to issue imme-
diately in payment thereof, as they may be adjusted, the legal-tender
currency, now in the United States Treasury, held as a special fund for
the redemption of fractional currency under section one of joint reso-
lution number seventeen of the Congress of the United States, ap-
proved July twenty-second, eighteen hundred and seventy-six; and
fractional currency presented for redemption shall be redeemed in any
moneys in the Treasury not otherwise appropriated.

SEC. 4. That the pay of assistant messengers, firemen, watchmen,
and laborers provided for in this act, unless otherwise specially stated
in particular cases in the act of June nineteenth, eighteen hundred and
seventy-eight, which it continues and makes available (except as de-
clared in the first section of this act), shall be as follows: For assistant
messengers, firemen, and watchmen, seven hundred and twenty dollars
per annum each; for laborers, six hundred and sixty dollars per annum
each; and a sufficient amount to meet the provisions of this section is
hereby appropriated.

Approved, June 21, 1879.
For contingent expenses of the Adjutant-General's Department at the headquarters of military divisions and departments, three thousand dollars.

For expenses of the Signal Service of the Army, purchase, equipment, and repair of electric field-telegraphs and signal equipments, ten thousand five hundred dollars.

**PAY DEPARTMENT.**—For pay of the commissioned and non-commissioned officers, privates (including those employed as Indian scouts), storekeepers, musicians, and veterinary surgeons, artificers, farriers, and saddlers, except as hereinafter enumerated, nine million eight hundred and eighty thousand dollars.

**MISCELLANEOUS.**—For the pay of contract surgeons, one hundred and sixty-five thousand dollars.

For the pay of fifty-four paymasters' clerks, sixty-four thousand eight hundred dollars.

For the pay of one hundred and eighty-six hospital-stewards, sixty-six thousand dollars.

For the pay of two hundred hospital-matrons, twenty-four thousand dollars.

For the pay of one hundred and forty-seven commissary-sergeants, fifty-nine thousand dollars.

For messengers to paymasters, fifteen thousand dollars.

**PAY DEPARTMENT.**—For pay of the commissioned and non-commissioned officers, privates (including those employed as Indian scouts), storekeepers, musicians, and veterinary surgeons, artificers, farriers, and saddlers, except as hereinafter enumerated, nine million eight hundred and eighty thousand dollars.

**MISCELLANEOUS.**—For the pay of contract surgeons, one hundred and sixty-five thousand dollars.

For the pay of fifty-four paymasters' clerks, sixty-four thousand eight hundred dollars.

For the pay of one hundred and eighty-six hospital-stewards, sixty-six thousand dollars.

For the pay of two hundred hospital-matrons, twenty-four thousand dollars.

For the pay of one hundred and forty-seven commissary-sergeants, fifty-nine thousand dollars.

For messengers to paymasters, fifteen thousand dollars.

For extra-duty pay to enlisted men, thirty thousand dollars.

For travel-pay and commutation of subsistence to discharged soldiers, three hundred and seventy thousand dollars.

For travel-pay and commutation of subsistence to discharged soldiers, three hundred and seventy thousand dollars.

For pay to soldiers for clothing not drawn, four hundred and fifty thousand dollars.

For additional pay to enlisted men, four hundred and forty thousand dollars.

**MILEAGE.**—For mileage of officers of the Army when traveling under orders, one hundred and seventy thousand dollars.

For cost of telegrams; and telegrams are authorized to be transmitted by railroad companies which may have telegraph lines, and which shall file their written acceptance of the restrictions and obligations imposed on telegraph companies by title sixty-five of the Revised Statutes, for the government and for the general public, at rates to be fixed by the government, according to the provisions of title sixty-five of the Revised Statutes; and also for compensation of citizen witnesses attending upon courts-martial, military commissions, courts of inquiry; traveling expenses of paymasters' clerks, seventy thousand dollars: **Provided,** That the appropriations under the head of "Pay Department" in this act, amounting to twelve million two hundred and ninety-nine thousand dollars, shall be accounted for by disbursing officers under the title of "Pay, and so forth, of the Army, eighteen hundred and eighty."
Forty-sixth Congress. Sess. I. Ch. 35. 1879.

Between cost of rations and commutation thereof for detailed men, and for enlisted men and recruits at recruiting stations, and for cost of hot coffee and cooked rations for troops traveling on cars; for subsistence stores for Indians visiting military posts, and Indians employed without pay as scouts, and guides, two million three hundred thousand dollars; of which amount three hundred thousand dollars shall be available from and after the passage of this act, for the purchase of stores necessary to be transported to distant posts in advance of the thirtieth of June, anno Domini eighteen hundred and seventy-nine: Provided, That to the cost of all stores and other articles sold to officers and men, except tobacco, as provided for in section one thousand one hundred and forty-nine of the Revised Statutes, ten per centum shall be added to cover wastage, transportation, and other incidental charges.

For incidental expenses, to wit: For postage and telegrams or dispatches; extra pay to soldiers employed under the direction of the Quartermaster's Department in the erection of barracks, quarters, storehouses, and hospitals, in the construction of roads, and other constant labor, for periods of not less than ten days, including those employed as clerks at division and department headquarters and signal-service sergeants; expenses of expresses to and from the frontier posts and armies in the field; of escorts to paymasters and other disbursing officers, and to trains where military escorts cannot be furnished; expenses of the interment of officers killed in action, or who die when on duty in the field, or at posts on the frontiers, or when traveling on orders, and of non-commissioned officers and soldiers; authorized office furniture; hire of laborers in the Quartermaster's Department, including the hire of interpreters, spies, and guides for the Army; compensation of clerks to officers of the Quartermaster's Department; compensation of forage and wagon masters authorized by the act of July fifth, eighteen hundred and thirty-eight; for the apprehension, securing, and delivering of deserters, and the expenses incident to their pursuit; and for the following expenditures, required for the several regiments of cavalry, the batteries of light artillery, and such companies of infantry and scouts as may be mounted, and for the trains, to wit: hire of veterinary surgeons, medicine for horses and mules, picket-ropes, and for shoeing the horses and mules; also, generally, the proper and authorized expenses for the movement and operations of the Army not expressly assigned to any other department, one million dollars.

For purchase of horses for the cavalry and artillery, and for the Indian scouts, and for such infantry as may be mounted, two hundred thousand dollars.

For transportation of the Army, including baggage of the troops, when moving either by land or water; of clothing and camp and garrison equipage from the depots of Philadelphia and Jeffersonville to the several posts and Army depots, and from those depots to the troops in the field; of horse equipments and of subsistence stores from the places of purchase and from the places of delivery, under contract, to such places as the circumstances of the service may require them to be sent; of ord-
nance, ordnance stores, and small arms from the founderies and armories to the arsenals, fortifications, frontier posts, and Army depots; freights, wharfage, tolls and ferriages; the purchase and hire of horses, mules, oxen, and harness, and the purchase and repair of wagons, carts, and drays, and of ships and other sea-going vessels and boats required for the transportation of supplies, and for garrison purposes; for drayage and cartage at the several posts; hire of teamsters; transportation of funds for the pay and other disbursing departments; the expenses of sailing public transports on the various rivers, the Gulf of Mexico, and the Atlantic and Pacific; for procuring water at such posts as, from their situation, require it to be brought from a distance; and for clearing roads and for removing obstructions from roads, harbors, and rivers, to the extent which may be required for the actual operations of the troops in the field, four million two hundred thousand dollars.

For hire of quarters for troops, of storehouses for the safe keeping of military stores, of offices, and of grounds for camp and summer cantonments, and for temporary frontier stations, for the construction of temporary huts and stables; and for repairing public buildings at established posts, eight hundred and eighty thousand dollars: Provided, That of said sum thirty thousand dollars, or so much thereof as shall be necessary, in the discretion of the Secretary of War, be expended in the construction of a necessary storehouse and depot building at the city of Omaha, in the State of Nebraska: And provided further, That no part of said sum shall be used in the purchase of the ground required for such purchase. The Secretary of War is hereby authorized to receive, by donation of citizens or others, the title for any lots or tracts of land necessary to the proper location of the building or buildings hereinbefore provided for.

For the construction of a military post near the Niobrara River in Northern Nebraska or Dakota, at a point to be selected by the General of the Army, with the approval of the Secretary of War, fifty thousand dollars, or so much thereof as may be necessary.

For construction and repair of hospitals, as reported by the Surgeon-General of the Army, seventy-five thousand dollars.

For construction and repair of hospitals, as reported by the Surgeon-General of the Army, seventy-five thousand dollars.

For all contingent expenses of the Army not provided for by other estimates, and embracing all branches of the military service, to be expended under the immediate orders of the Secretary of War, forty thousand dollars.

MEDICAL DEPARTMENT.—For purchase of medical and hospital supplies, medical care and treatment of officers and soldiers on detached duty, expenses of purveying-depots, advertising, and other miscellaneous expenses of the Medical Department, two hundred thousand dollars.

For the Army Medical Museum, and for medical and other works for the library of the Surgeon-General’s Office, ten thousand dollars.

ENGINEER DEPARTMENT.—For engineer depot at Willets Point, New York, namely: For purchase of engineering materials to continue the present course of instruction of the engineer battalion in field engineering, one thousand dollars.

For incidental expenses of the depot, remodeling ponton-trains, repairing instruments, purchasing fuel, forage, stationery, chemicals, extra...
duty pay to soldiers engaged in special skilled labor, and ordinary repairs, four thousand dollars.

**Ordnance Service.**

**Ordnance Department.**—For the ordnance service, required to defray the current expenses at the arsenals; of receiving stores and issuing arms and other ordnance supplies; of police and office duties; of rents, tolls, fuel, and lights; of stationery and office furniture; of tools and instruments for use; of public animals, forage, and vehicles; incidental expenses of the ordnance service, including compensation of workmen in the armory and museum building connected with the Ordnance Office and those attending practical trials and tests of ordnance, small-arms, and other ordnance supplies, one hundred and ten thousand dollars: Provided, That none of the money hereby appropriated shall be expended, directly or indirectly, for any use not strictly necessary for, and directly connected with, the military service of the government; and this restriction shall apply to the use of public animals, forage, and vehicles.

**Proviso.**

For manufacture of metallic ammunition for small-arms, seventy-five thousand dollars.

For overhauling, cleaning, and preserving new ordnance stores on hand at the arsenals, twenty-five thousand dollars.

For dismounting guns and removing the armament from forts being modified or repaired, including heavy carriage returned to arsenals for alteration and repairs, and other necessary expenses of the same character, and for repairing ordnance and ordnance stores in the hands of troops and for issue at the arsenals and depots, and for extra duty for enlisted men detailed for ordnance service, thirty thousand dollars.

For purchase and manufacture of ordnance stores, to fill requisitions of troops, one hundred and fifteen thousand dollars;

For infantry, cavalry, and artillery equipments, consisting of clothing-bags, haversacks, canteens, and great-coat straps, and repairing horse equipments for cavalry troops, seventy-five thousand dollars.

For purchase of site for powder-depot, and commencing the erection of suitable buildings, fifty thousand dollars.

For manufacture of arms at national armories, two hundred and fifty thousand dollars.

For conversion of smooth-bore guns, fifty thousand dollars.

For leveling, clearing, and grading range ground at Sandy Hook common, building plank roads, targets, cranes, and similar necessaries, and for telegraph poles and wires for ballistic instruments, five thousand dollars.

For quarters for superintendent of the proving ground at Sandy Hook, two thousand five hundred dollars.

SEC. 2. That the Secretary of War is authorized and directed to cause all the regulations of the Army and general orders now in force to be codified and published to the Army, and to defray the expenses thereof out of the contingent fund of the Army.

SEC. 3. And the examiner of State claims in the office of the Secretary of War shall have, while on such duty, the pay, emoluments, and allowances of mounted officers one grade higher than that held by him in his regiment or corps.

SEC. 4. That when a vacancy occurs in the office of professor of the French language or in the office of professor of the Spanish language in the Military Academy, both these offices shall cease, and the remaining one of the two professors shall be professor of modern languages; and therefore there shall be in the Military Academy one, and only one, professor of modern languages; and that section thirteen hundred and thirty-six of the Revised Statutes be, and is hereby, amended by inserting, after the word "service" in the first line, the words "as professor".

SEC. 5. That each member of the graduating classes of the Military Academy, of eighteen hundred and seventy-nine, and eighteen hundred and eighty, after graduation, may elect, with the assent of the Secretary
of War, to receive the gross sum of seven hundred and fifty dollars and mileage to his place of residence; and the acceptance of this gross sum shall render him ineligible to appointment in the Army, except in the event of war, until two years after his graduation; and the amount required to defray the expenditure herein provided for shall be paid out of any money in the Treasury not otherwise appropriated.

SEC. 6. That no money appropriated in this act is appropriated or shall be paid for the subsistence, equipment, transportation, or compensation of any portion of the Army of the United States to be used as a police force to keep the peace at the polls at any election held within any State.

SEC. 7. That the Secretary of War shall be authorized to detail an officer of the Army, not above the rank of captain, for special duty with reference to Indian education.

SEC. 8. That section six of the act approved June eighteenth, eighteen hundred and seventy-eight, making appropriations for the support of the Army, be, and is hereby, repealed: Provided, That when the economy of the service requires, the Secretary of War shall direct the establishment of military headquarters at points where suitable buildings are owned by the government.

Approved, June 23, 1879.

CHAP. 38.—An act authorizing the Commissioners of the District of Columbia to extend the area for the taking up and impounding of domestic animals in the District of Columbia.

Approved, June 27, 1879.

CHAP. 39.—An act providing for the binding of the Internal Revenue Laws and Manual.

Approved, June 27, 1879.

CHAP. 40.—An act concerning the legislative assemblies of the several Territories of the United States

Approved, June 27, 1879.
June 27, 1879.

CHAP. 41.—An act fixing the rate of interest upon arrearages of general taxes and assessments for special improvements now due to the District of Columbia, and for a revision of assessments for special improvements, 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 rate of interest to be collected of any person owing arrearages of general taxes or assessments for special improvements now due to and the liens for which are held by the District of Columbia shall be six per centum per annum in lieu of the rate and penalties now fixed by law: Provided, This provision shall apply only to taxes and assessments paid on or before the first day of October, eighteen hundred and seventy-nine.

SEC. 2. Where property has been sold under tax sales and bought in by any other party than the District of Columbia, or where any third person has acquired tax-lien certificates or special assessment certificates, the parties owning the property thus sold or on which such certificates may have been acquired, may tender to the purchaser or holder of said certificates, on or before the first day of October, eighteen hundred and seventy-nine, the amount due and six per centum interest, which when received, shall be in full of principal, interest, and penalties attached thereto by law.

SEC. 3. That the Commissioners of the District of Columbia are hereby authorized and directed, upon written complaint being made to them within sixty days from the passage of this act, by any person or persons who had, prior to June nineteenth, eighteen hundred and seventy-eight, paid their special improvement taxes prepared under an act of the legislative assembly of said District, of August tenth, eighteen hundred and seventy-one, that their said assessment or assessments were erroneous or excessive, to revise and correct such assessments so complained of; and in case the amount of any such assessment is found to be erroneous or excessive, the Commissioners shall issue to the person entitled to the same a drawback certificate for the amount of such excessive or erroneous charge, which certificate shall be received in payment of all special assessments, and for all general taxes due before the first day of July, eighteen hundred and seventy-seven: Provided, That complaints filed under the act of June nineteenth, eighteen hundred and seventy-eight, (paid or unpaid) by a property holder his agent or attorney need not be refiled under this act.

SEC. 4. That hereafter the date of publication of notice of sale for delinquent taxes provided for in section five of "An act for the support of the government of the District of Columbia for the fiscal year ending June thirtieth, eighteen hundred and seventy-eight, and for other purposes," approved March third, eighteen hundred and seventy-seven, shall be as follows:

For the tax year ending June thirtieth, eighteen hundred and seventy-nine, said notice of sale shall be published on the first Tuesday of November, eighteen hundred and seventy-nine, and for each subsequent year on the first Tuesday in September of each such year.

Approved, June 27, 1879.

June 27, 1879.

CHAP. 42.—An act authorizing the Conway National Bank of Conway, Massachusetts, to change its location and name.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Conway National Bank of Conway, now located in the town of Conway and State of Massachusetts, is hereby authorized to change its location to the city of Holyoke, in said State. Whenever the stockholders representing two-thirds of the capital of said bank, at a meeting called for that purpose, determine to make such change, the president and cashier shall execute a certificate, under the corporate seal of the bank, specifying such determination, and shall cause the same to be recorded in the office of the
Comptroller of the Currency, and thereupon such change of location shall be effected and the operations of discount and deposit of said bank shall be carried on in the city of Holyoke.

Sec. 2. That nothing in this act contained shall be so construed as in any manner to release the said bank from any liability or affect any action or proceeding in law in which the said bank may be a party or interested; and when such change shall have been determined upon as aforesaid, notice thereof, and of such change, shall be published in two weekly papers, one in Greenfield and one in Springfield, in the State of Massachusetts, not less than four weeks.

Sec. 3. That whenever the location of said bank shall have been changed from the town of Conway to the city of Holyoke, in accordance with the first section of this act, its name shall be changed to the City National Bank of Holyoke, if the board of directors of said bank shall accept the new name by resolution of the board, and cause a copy of such resolution, duly authenticated, to be filed with the Comptroller of the Currency.

Sec. 4. That all the debts, demands, liabilities, rights, privileges, and powers of the Conway National Bank of Conway shall devolve upon the City National Bank of Holyoke whenever such change of name is effected.

Sec. 5. That this act shall take effect and be in force from and after its passage.

Approved, June 27, 1879.

CHAP. 43.—An act to provide for the appointment of a "Mississippi River Commission" for the improvement of said river from the Head of the Passes near its mouth to its headwaters.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That a commission is hereby created, to be called "The Mississippi River Commission", to consist of seven members.

Sec. 2. The President of the United States shall, by and with the advice and consent of the Senate, appoint seven commissioners, three of whom shall be selected from the Engineer Corps of the Army, one from the Coast and Geodetic Survey, and three from civil life, two of whom shall be civil engineers. And any vacancy which may occur in the commission shall in like manner be filled by the President of the United States; and he shall designate one of the commissioners appointed from the Engineer Corps of the Army to be president of the commission. The commissioners appointed from the Engineer Corps of the Army and the Coast and Geodetic Survey shall receive no other pay or compensation than is now allowed them by law, and the other three commissioners shall receive as pay and compensation for their services each the sum of three thousand dollars per annum; and the commissioners appointed under this act shall remain in office subject to removal by the President of the United States.

Sec. 3. It shall be the duty of said commission to direct and complete such surveys of said river, between the Head of the Passes near its mouth to its headwaters as may now be in progress, and to make such additional surveys, examinations, and investigations, topographical, hydrographical, and hydrometrical, of said river and its tributaries, as may be deemed necessary by said commission to carry out the objects of this act. And to enable said commission to complete such surveys, examinations, and investigations, the Secretary of War shall, when requested by said commission, detail from the Engineer Corps of the Army such officers and men as may be necessary, and shall place in the charge and for the use of said commission such vessel or vessels and such machinery and instruments as may be under his control and may be deemed necessary. And the Secretary of the Treasury shall, when requested by said commission in like manner detail from the Coast and Geodetic Survey
such officers and men as may be necessary, and shall place in the charge and for the use of said commission such vessel or vessels and such machinery and instruments as may be under his control and may be deemed necessary. And the said commission may, with the approval of the Secretary of War, employ such additional force and assistants, and provide, by purchase or otherwise, such vessels or boats and such instruments and means as may be deemed necessary.

Additional force.

Duties.

SEC. 4. It shall be the duty of said commission to take into consideration and mature such plan or plans and estimates as will correct, permanently locate, and deepen the channel and protect the banks of the Mississippi River; improve and give safety and ease to the navigation thereof; prevent destructive floods; promote and facilitate commerce, trade, and the postal service; and when so prepared and matured, to submit to the Secretary of War a full and detailed report of their proceedings and actions, and of such plans, with estimates of the cost thereof, for the purposes aforesaid, to be by him transmitted to Congress: Provided, That the commission shall report in full upon the practicability, feasibility, and probable cost of the various plans known as the jetty system, the levee system, and the outlet system, as well as upon such others as they deem necessary.

Report.

Proviso.

Immediate works.

SEC. 5. The said commission may, prior to the completion of all the surveys and examinations contemplated by this act, prepare, and submit to the Secretary of War plans, specifications, and estimates of costs for such immediate works as, in the judgment of said commission, may constitute a part of the general system of works herein contemplated, to be by him transmitted to Congress.

Secretary.

SEC. 6. The Secretary of War may detail from the Engineer Corps of the Army of the United States an officer to act as secretary of said commission.

Appropriation.

SEC. 7. The Secretary of War is hereby authorized to expend the sum of one hundred and seventy-five thousand dollars, or so much thereof as may be necessary, for the payment of the salaries herein provided for, and of the necessary expenses incurred in the completion of such surveys as may now be in progress, and of such additional surveys, examinations, and investigations as may be deemed necessary, reporting the plans and estimates, and the plans, specifications, and estimates contemplated by this act, as herein provided for; and said sum is hereby appropriated for said purposes out of any money in the Treasury not otherwise appropriated.

Approved, June 28, 1879.

June 28, 1879.

CHAP. 44.—An act to establish post-roads in certain States therein named.

Post-routes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following post-routes be and the same are hereby established

Alabama.

From Victoria to Clintonville.
From Town Creek to Bellevue.

California.

From Burnt Ranch to Forks New River.

Delaware.

From Laurel to Lewisville.
FLORIDA.
From Bronson via Willis Mills, Fants Store McDavids Store to Ocala.
From Bronson to Levyville.
From Sumterville via Frank Hayes', David Knights', John Harris',
and W. A. Duells' to Bartow.
From Brooksville, via Apopka Lake and New Hope to Dampiers'.
From Myers to Eau Gallie.
From Bartow to Eau Gallie.

GEORGIA.
From Hahird P. O. via Wills' Mills to Avon P. O.

INDIANA.
From Amboy via Red-bridge and Pucker-brush to Wabash.
From Memphis via Blue Lick to Chestnut Hill.

KANSAS.
From Lacrosse via West Point, Hampton, Elm Valley, Bright Spring Creek to Wakeeney.

ILLINOIS.
From Green Garden to Chelsea.
From Raleigh via Long Branch and Walpole to Broughton.

KENTUCKY.
From Princeton to Lamasco.
From Combling Falls to Cumberland Falls.
From Springfield via Hubbardsville, and Black Jack, Tennessee, via Millikens Store to Franklin, Kentucky.

LOUISIANA.
From Houma to St Martins.
From Donaldsonville via Fort Vincent, New River, Lane, Hope Villa and Bayon Vicknair to Amite City.

MARYLAND.
From Prices Station to Ruttlesburg.
From Oakland to Fort Pendleton.

MINNESOTA.
From Mountville via Transit Bismark, Moltke, and Grafton to Stewart.
From Kenyon to Richland.

NORTH CAROLINA.
From Ridgeway, via Clifton, Shoeco Mills, Brodie Place, Sledge's Store, to Williams' Store.

TENNESSEE.
From Beaver Hill, down the West Fork of Obidi River, to Nettle Carrier.
From Eaton's Cross Roads, via Letinsgee, Huckney's Mill, Beaver Ridge to Powells Station.
From Andersonville via Direct Public Road, to Lays Cross Roads.
From Middle Creek, via Public Road to Wear's Valley.
From Kingston, via Jake Commichaels and Bunn's Mill to Winters Gap.
From Wear's Valley to Millers Cove.
From Campbells Station via Bull Camp, Beaver Ridge, and John Chiles' to Clinton.
From Waverly to Erin.
From Solon to Grafey Coor.
From Grafey Coor, via C. G. Gibson's to Robbsville.
From Erin via Wm Edwards' on White Oak Creek to McEwen.

Texas.

From Seguin to San Marcos.
From Weatherford via Dry Creek, Amita and Black Springs to Christian and thence via Bellew Springs back to Weatherford.

Virginia.

From Kinsale, via Oldhams Cross Roads to Warsaw.
From Hanover C. H. via Etna Mills, Mangum, King William C. H., King and Queen C. H., Saluda, Harmony Village, and Freeshade to Fishing Bay.
From Gloucester C. H., via Freeport Conrad's Mills and Cobbs Creek to Cricket Hill.
From West Point, via Plain View, Glenns, Harmony Village to Sandy Bottom.
From Milton's Wharf via Ivanhoe, Brown's Store to Sampsons Wharf.
From Lancaster C. H. via Heathsville to Coan Wharf.
From White House, via Lanesville, King and Queen C. H. Dragonsville Jamaica to Bay Port.
From Hague via Machodoe to Mount Holly.

Wisconsin.

From De Forrest to East Bristol.
From Morrisville via Leeds to Keyser.
From Newville to Viroqua.

Approved, June 28, 1879.

June 28, 1879.

CHAP. 45.—An act making additional appropriations for the service of the Post Office Department for the fiscal years ending June thirtieth, eighteen hundred and seventy-nine, and June thirtieth, eighteen hundred and eighty, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in addition to the amounts heretofore appropriated, the following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, namely:

For payment to letter-carriers for the fiscal year ending June thirtieth, eighteen hundred and eighty, and to extend the service of such carriers for said year under the provisions of the act approved February twenty-first, eighteen hundred and seventy-nine, entitled "An act to fix the pay of letter carriers", in addition to the sum heretofore appropriated, four hundred and fifteen thousand dollars.
For payment of increased salary to letter carriers under the provisions of existing law for for the fiscal year ending June thirtieth, eighteen hundred and seventy-nine, seventy-one thousand dollars.
To enable the Commissioner of the General Land Office to adjust and settle the claims of the several States, under the act of Congress approved September twenty-eighth, eighteen hundred and fifty, and the act supplemental thereto and amendatory thereof, for swamp lands, including all claims for swamp-land indemnity under the acts of March second eighteen hundred and fifty-five, and March third, eighteen hundred and fifty-seven, and other acts, fifteen thousand dollars.

For payment of judgments of the Court of Claims, one hundred thousand dollars, or so much thereof as may be necessary: Provided, That no judgment shall be paid until the right of appeal has expired.

For interest due Osages on avails of diminished reserved lands in Kansas, for the fiscal year ending June thirtieth, eighteen hundred and eighty. This amount to be expended for the Osage Indians, in accordance with section twelve of the act of July fifteenth, eighteen hundred and seventy-nine, being interest at five per centum per annum from March first, eighteen hundred and seventy-nine, to March first, eighteen hundred and eighty, on one million two hundred and six thousand two hundred and fifty-seven dollars and twenty-nine cents, aggregate of net avails of Osage trust and diminished reserve lands sold prior to March first, eighteen hundred and seventy-nine, as provided for by section two of the act approved May ninth, eighteen hundred and seventy-two, sixty thousand three hundred and twelve dollars and eighty-six cents.

For salary of the additional associate justice of the supreme court of the District of Columbia, appointed under the act of Congress approved February twenty-fifth, eighteen hundred and seventy-nine, from the date of his appointment to and including June thirtieth, eighteen hundred and seventy-nine, one thousand one hundred and twenty-two dollars and twenty-two cents, or so much thereof as may be necessary; and the paragraph relating to Reform School, in section three of an act entitled “An act making appropriations for sundry civil expenses of the government for the fiscal year ending June thirtieth, eighteen hundred and eighty, and for other purposes”, is hereby amended by inserting, after the word “improvements”, in said paragraph, the words “and support of boys sent to said school”.

Approved, June 28, 1879.

CHAP. 47.—An act to change the name of the ferry-boat James Fisk Jr. to Passaic

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of the ferry-boat James Fisk Jr. of New York, be, and is hereby, changed to Passaic, by which name said ferry-boat shall be hereafter licensed and known.

Approved, June 30, 1879.

CHAP. 48.—An act to change the name of the steam-propeller “Nuhpa” to “Metropolitan”.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of the steam-propeller “Nuhpa” of New York, be, and is hereby, changed to “Metropolitan”, by which name said steam-propeller shall be hereafter licensed and known.

Approved, June 30, 1879.

CHAP. 49.—An act changing the time of holding the November term of the United States district court in the district of Connecticut.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the term of the United States district court for the district of Connecticut, at Hartford, now

Swamp land indemnity.
1850, ch. 84, 9 Stat., 519.
1855, ch. 147, 10 Stat., 634.

Judgments of Court of Claims. Proviso.
Osage Indians.
1870, ch. 296, 16 Stat., 362.

1872, ch. 149, 17 Stat., 90.
Additional justice supreme court D. C.
Reform School.
1879, ch. 182, 20 Stat., 404.
FORTY-SIXTH CONGRESS. Sess. I. Ch. 49, 50. 1879.

held on the fourth Tuesday in November, shall hereafter be held on the first Tuesday of December.

Approved, June 30, 1879.

June 30, 1879.  

CHAP. 50.—An act to authorize the construction of a railroad bridge across the Wabash River.

Railway bridge across Wabash River.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Bloomfield Railroad Company, organized under the laws of the State of Indiana, and the Quincy, Payson and Southeastern Railroad Company, a corporation organized under the laws of the State of Illinois, or either of them, is hereby granted the right to construct an iron or wooden bridge, for railroad purposes, or for railroad and highway purposes, and as a public highway, either with a draw or continuous span, as it may determine, across the Wabash River, at any point said corporation may select, at or within six miles of the town of Merom, in Sullivan County, State of Indiana: Provided, That the bridge to be constructed under the authority hereby granted shall not interfere with the free navigation of said stream beyond what is necessary in order to carry into full effect the rights and privileges hereby granted, and shall be built at right angles with the current of the stream where said bridge may be erected, and that a span of at least one hundred and seventy feet over the main channel of said stream shall be left between the piers of said structure: And provided further, That if said bridge shall be built with a draw of not less than one hundred feet in width, and said draw is kept in repair for the passage of boats at all times, the detention of passing said bridge shall not be construed as interfering with the navigation of the stream: And it is further provided, That said bridge shall be, and be considered, a legal structure, and shall be a post-road for the transmission of the United States mails: And provided further, That in case said bridge is built with a continuous span, the bridge shall be built at such height as not to interfere with the navigation of said river by steamboats.

Supervision of construction, etc.

Sec. 2. That any bridge authorized to be constructed under this act shall be built and located under and subject to such regulations for the security of navigation of said river as the Secretary of War shall prescribe; and to secure that object the said company or companies, corporation or corporations, or either of them, shall submit to the Secretary of War, for his examination and approval, a design and drawing of the bridge, and a map of the location, giving for the space of one mile above and one mile below the proposed location, the topography of the banks of the river, the shore-lines at high and low water, the direction and strength of the currents at all stages, and the soundings, accurately showing the bed of the stream, the location of any other bridge or bridges, and shall furnish such other information as may be required for a full and satisfactory understanding of the subject; and until the said plan and location of the bridge are approved by the Secretary of War, the bridge shall not be built. And the Secretary of War shall determine the proper length of the spans of said bridge, and the height thereof above high-water mark, and as to the plan of the bridge in all respects; and if it shall be found at any time that such bridge unnecessarily or materially obstructs navigation, he shall require the necessary changes to be made therein, in the interest of such navigation, at the expense of said company or companies; and said company or companies shall maintain, at its or their own expense, from sunset until sunrise, such lights or other signals on said bridge as the Light-House Board shall prescribe.

Approved, June 30, 1879.
CHAP. 51.—An act to amend section one, page two hundred and thirty-four, volume twenty of the United States Statutes at Large, Forty-fifth Congress.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That so much of section one, page two hundred and thirty-four of the twentieth volume of the United States Statutes-at-Large, passed at the Forty-fifth Congress and approved June twentieth, eighteen hundred and seventy-eight, as relates to the steamer “B. P. Cheney” be and the same is hereby repealed.

Approved, June 30, 1879.

CHAP. 52.—An act making appropriations for certain judicial expenses for the government for the fiscal year ending June thirtieth, eighteen hundred and eighty, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That for the purpose of providing for certain judicial expenses of the government for the fiscal year ending June thirtieth, eighteen hundred and eighty, the following sums are hereby appropriated out of any money in the Treasury not otherwise appropriated:

For payment of district attorneys and their assistants, three hundred thousand dollars;
For fees of clerks, one hundred and sixty thousand dollars;
For fees of United States commissioners, one hundred and forty thousand dollars;
For fees of jurors, four hundred thousand dollars;
For fees of witnesses, five hundred and fifty thousand dollars;
For support of United States prisoners, one hundred and ninety-three thousand dollars;
For rent of United States court-rooms, sixty-seven thousand dollars;
For expenses of bailiffs, criers, stationery, fuel, lights, furniture, watchmen and janitors, cleaners and sweepers, extra meals for impaneled jurors, transportation of prisoners, moving of records, salaried officers of the government summoned as witnesses, travel in collecting evidence in United States cases, for holding seizures, for fees of justices of the peace acting as United States commissioners, for stenographers, for post-mortem examinations, for expenses of judges holding extra terms of court outside their districts, of interpreters, fees to township officers in summoning jurors, extra pay to experts as witnesses, for storage for surveys required as evidence, and for all other necessary miscellaneous expenditures, two hundred and eighty thousand dollars; making in all, the sum of two million and ninety thousand dollars.

Sec. 2. That the per diem pay of each juror, grand or petit, in any court of the United States, shall be two dollars; and that the last clause of section eight hundred of the Revised Statutes of the United States, which refers to the State of Pennsylvania, and sections eight hundred and one, eight hundred and twenty, and eight hundred and twenty-one of the Revised Statutes of the United States, are hereby repealed; and that all such jurors, grand and petit, including those summoned during the session of the court, shall be publicly drawn from a box containing, at the time of each drawing, the names of not less than three hundred persons, possessing the qualifications prescribed in section eight hundred of the Revised Statutes, which names shall have been placed therein by the clerk of such court and a commissioner, to be appointed by the judge thereof, which commissioner shall be a citizen of good standing, residing in the district in which such court is held, and a well-known member of the principal political party in the district in which the court is held opposing that to which the clerk may belong, the clerk and said commissioner each to place one name in said box alternately, without reference to party affiliations, until the whole number required shall be placed therein. But nothing herein contained shall be construed to pre-
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 jurors 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.

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 Academy of the United States, he shall be placed in such class as the Secretary 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 internal 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
corner of said land, owned by the United States, at said Plattsburgh, for depot and other railroad purposes, not to exceed, however, two acres, together with the right to occupy the shore of Lake Champlain opposite said premises for the purpose of discharging, receiving, and storing ore and other freights, subject to such restrictions as the Secretary of War may think necessary to protect the interests of the United States; the said right of way and premises to be used exclusively for the purpose of constructing and operating the railroad authorized to be built by an act of the legislature of the State of New York, entitled "An act authorizing the construction and management of a railroad from Lake Champlain to Dannemora prison", passed April nineteenth, eighteen hundred and seventy-eight.

SEC. 2. That the Secretary of War be authorized and empowered, in his discretion, to lay out and continue Hamilton street, in the said town of Plattsburgh, across the said lands of the United States, to the lot or piece of land which the Secretary of War may release to the people of the State of New York by the first section of this act, and to dedicate the same to the public use as a public highway; and to grant, sell, and convey the small tract and parcel of said reservation, situate north of said Hamilton street extended, for such price and sum as may be fair and reasonable.

Approved, June 30, 1879.

CHAP. 56.—An act to amend the act entitled "An Act making appropriations for the support of the Army for the fiscal year ending June thirtieth, eighteen hundred and eighty, and for other purposes", approved June twenty-third, eighteen hundred and seventy-eight, by correcting two clerical errors therein.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act entitled "An Act making appropriations for the support of the Army for the fiscal year ending June thirtieth, eighteen hundred and eighty, and for other purposes", approved June twenty-third, eighteen hundred and seventy-eight, be and the same is hereby amended as follows: strike out the word "purchase" where it last occurs in the last proviso relating to the sum appropriated for the construction of a storehouse and depot building at Omaha, Nebraska, and insert the word "purpose" in lieu thereof; and strike out the word "charge" where it occurs in the clause relating to the regulation stone to be used by the Board of Managers of the National Home for Disabled Soldiers, and insert the word "change" in lieu thereof.

Approved, June 30, 1879.

CHAP. 57.—An act providing for filling vacancies in the Office of Chief of Engineers, United States Army.

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 of June tenth, eighteen hundred and seventy-two, chapter four hundred and twenty-six, volume seventeen, page three hundred and eighty-two, Statutes at Large, as prohibits promotion in the Corps of Engineers above the rank of colonel, and all other acts prohibiting said promotion, be, and the same are hereby, repealed.

Approved, June 30, 1879.

CHAP. 59.—An act to prescribe the times for holding the circuit and district courts of the United States in the district of Kentucky.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the regular terms of the circuit and district courts of the United States in the district of Ken-
FORTY-SIXTH CONGRESS. Sess. I. Ch. 59, 60, 61. 1879.

Terms at Covington shall be held at the times and places following, to wit: At Covington, on the second Monday in May and the first Monday in December; at Louisville, on the third Monday in February and the first Monday in October; at Frankfort, on the first Monday in January and the second Monday in June; and at Paducah, on the first Monday in April and the third Monday in November.

Interfering terms.

R. S. 578 not repealed.

July 1, 1879.

CHAP. 60.—An act to grant additional rights to homestead settlers on public lands within railroad limits in the States of Missouri and Arkansas

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the passage of this act the odd sections within the limits of any grant of public lands to any railroad company in the States of Missouri and Arkansas, or to such States respectively, in aid of any railroad where the even sections have been granted to and received by any railroad company or by such states respectively in aid of any railroad shall be open to settlers under the homestead laws to the extent of one hundred and sixty acres to each settler; and any person who has under existing laws taken a homestead entry, and who by existing laws shall have been restricted to eighty acres, may enter under the homestead laws an additional eighty acres adjoining the land embraced in his original entry, if such additional land be subject to entry; or if such person so elect, he may surrender his entry to the United States for cancellation, and thereupon be entitled to enter lands under the homestead laws the same as if the surrendered entry had not been made. And any person so making additional entry of eighty acres, or new entry after the cancellation of his original entry, shall be permitted to do so without payment of fees or commissions; and the residence of such person upon and cultivation of the land embraced in his original entry shall be considered residence and cultivation for the same length of time upon and of the land embraced in his additional or new entry, and shall be deducted from the five year's residence and cultivation required by law: Provided, That in no case shall patent issue upon an additional or new homestead entry under this act until the person has actually, and in conformity with the homestead laws, occupied, resided upon, and cultivated the land embraced therein at least one year.

Approved, July 1, 1879.

July 1, 1879.

CHAP. 61.—An act to provide office-rooms for the National Board of Health, and for the publication of its reports and papers, 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 National Board of Health is hereby authorized and empowered to procure suitable and sufficient offices in the city of Washington for the transaction of its business, at a rental not to exceed the sum of one thousand eight hundred dollars per annum. And said board is also authorized to pay the sum of two hundred and twenty-five dollars for the rent of building number fourteen hundred and five G street, northwest, in the city of Washington, used by the National Board of Health for offices, from the third day of April, eighteen hundred and seventy-nine, to the third day of July, eighteen hundred and seventy-nine.
SEC. 2. That the necessary printing of the National Board of Health be
done at the Government Printing Office, upon the requisition of the Secre-
tary of the board, in the same manner and subject to the same provi-
sions as other public printing for the several departments of the govern-
ment: Provided, That the cost of said printing shall not exceed the sum
of ten thousand dollars per annum.

SEC. 3. That the National Board of Health is hereby authorized and
empowered to have printed and bound ten thousand copies of the report of
the Board of Medical Experts created by former act of Congress, which
report shall include the report of Doctors Bemiss and Cochran and Engi-
neer Hardee, upon the yellow-fever epidemic of eighteen hundred and
seventy-eight; six thousand copies of the same to be furnished the
House of Representatives, two thousand copies to the Senate, and the
residue to the National Board of Health: Provided, That the cost of
publication and binding said report shall not exceed the sum of seven
thousand five hundred dollars. And the said board is hereby author-
ized to pay Doctors Bemiss and Cochran and Engineer Hardee ten dol-
ars per day, for the preparation of their said report, for the period of
two months: Provided, That the same shall be completed and submitted
to the board within that time.

SEC. 4. That the National Board of Health is hereby authorized and
directed to pay to Frank J. Taylor, for services as stenographer to the
Board of Medical Experts in reporting evidence of medical men and
others touching the causes, introduction, and spread of epidemic diseases
within the United States, and for preparing the same for publication,
the sum of five hundred and forty dollars, said sum being the amount
allowed him by the Committee on Epidemic Diseases.

SEC. 5. That the chief clerk of the National Board of Health shall act
as disbursing agent for the board, and shall give bond, conformably to
section one hundred and seventy-six of the Revised Statutes, for the
faithful performance of that duty, and for such service he shall receive
three hundred dollars per annum, in addition to his salary as chief clerk,
and the Board of Health may, with the approval of the Secretary of the
Treasury, pay to its secretary such sum, in addition to his pay as a mem-
er of the board, as it may deem proper, not exceeding one hundred dol-
lars per month.

SEC. 6. That section three of the act approved June second, eighteen
hundred and seventy-nine, entitled "An act to prevent the introduction
of contagious or infectious diseases within the United States", be
amended as follows: At the end thereof insert: "And the Board of
Health shall have power, when they may deem it necessary with the
consent and approval of the Secretary of the Treasury as a means of
preventing the importation of contagious or infectious diseases into the
United States, or into one State from another, to erect temporary quar-
tantine buildings and to acquire on behalf of the United States titles to
real estate for that purpose, or to rent houses, if there be any suitable,
at such points and places as are named in such section".

SEC. 7. That all the money hereinbefore authorized to be expended
and all contracts made and liabilities incurred by the National Board of
Health shall be paid out of the appropriation of five hundred thousand
dollars made in the act of Congress entitled "An act to prevent the in-
troduction of contagious or infectious diseases into the United States",
approved June second, eighteen hundred and seventy-nine.

Approved, July 1, 1879.

CHAP. 62.—An act to provide for the conveyance of the low grounds in the city of
Washington, under the provisions of the act of Congress, chapter ninety-six, approved
May seventh, eighteen hundred and twenty-two.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the powers and duties
heretofore in and by the third section of the act of Congress, approved

July 1, 1879.

1822, ch. 96, 3 Stat., 691.
Deeds for certain land in Washington, D. C.

Proviso.

May seventh, eighteen hundred and twenty-two, to wit, chapter ninety-six, of the first session of the seventeenth congress, devolved upon and vested in "the mayor of the city of Washington for the time being", be, and the same hereby are, vested in and devolved upon the Secretary of the Interior, who shall execute the deeds thereby required, under his hand and official seal, when it shall appear to him that the persons applying for such deeds are duly entitled to have the same: Provided, nevertheless, this act shall not be so construed as to create or revive any right lost by lapse of time.

Approved, July 1, 1879.

CHAP. 63.—An act for the relief of settlers on the public lands in districts subject to grasshopper incursions.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That it shall be lawful for homestead and pre-emption settlers on the public lands, and in all cases where pre-emptions are authorized by law, where crops have been or may be destroyed or seriously injured by grasshoppers, to leave and be absent from said lands, under such rules and regulations, as to proof of the same, as the Commissioner of the General Land Office shall prescribe; but in no case shall such absence extend beyond one year continuously; and during such absence no adverse rights shall attach to said lands, such settlers being allowed to resume and perfect their settlement as though no such absence had occurred.

Final proof.

SEC 2. That the time for making final proof and payment by pre-emptors whose crops shall have been destroyed or injured as aforesaid, may, in the discretion of the Commissioner of the General Land Office, be extended for one year after the expiration of the term of absence provided for in the first section of this act; and all the rights and privileges extended by this act to homestead and pre-emption settlers shall apply to and include the settlers under an act entitled "An act to encourage the growth of timber on Western prairies" approved March third, eighteen hundred and seventy three, and the acts amendatory thereof.

Approved, July 1, 1879.

CHAP. 64.—An act to put salts of quinine and sulphate of quinine on the free list.

Quinine on free list.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the passage of this act the importation of salts of quinine and sulphate of quinine shall be exempt from customs duties; and all laws inconsistent herewith are hereby repealed.

Approved, July 1, 1879.

RESOLUTIONS.

April 18, 1879. [No. 1.] Joint resolution authorizing the printing of a portrait of the late Joseph Henry, to accompany the memorial volume heretofore ordered.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury have printed the portrait of Professor Joseph Henry, to accompany the memorial volume already ordered by Congress; and the sum of five hundred dollars is hereby appropriated, to defray the cost thereof, out of any moneys in the Treasury not otherwise appropriated.

Approved, April 18, 1879.
[No. 2.] Joint resolution relating to the organization of the National Board of Health.

Whereas the National Board of Health met in Washington on Tuesday the first of April eighteen hundred and seventy-nine and seventy-nine and proceeded immediately to organize and act under the law establishing such Board and so continued from day to day until Saturday the fifth of said month; and

Whereas the members in attendance who had been appointed upon such Board by the President, through inadvertence failed to take the oath of office prescribed by law whereby the validity of the previous action of such Board has been brought in question:

Therefore, Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That such organization and action be, and the same is hereby ratified, and that the members of such Board shall be entitled to compensation just as if they had been duly qualified previously to entering upon their duties.

Approved, April 18, 1879.

[No. 3.] Joint resolution authorizing the Public Printer to bind in cloth two volumes of Sailing Directions for the United States Hydrographic Office.

Whereas the first and second volumes of a book entitled the "Coasts and Islands of the Mediterranean Sea", published by the United States Hydrographic Office, have been bound in cloth, and the third and fourth volumes are now in course of preparation: Therefore,

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Public Printer be, and hereby is, authorized to bind in cloth, for the United States Hydrographic Office, the third and fourth volumes of the edition of the book of Sailing Directions entitled "Coasts and Islands of the Mediterranean Sea", published by the United States Hydrographic Office: Provided, That the difference in cost of the paper covers and cloth binding shall not exceed two hundred dollars.

Approved, June 9, 1879.

[No. 4.] Joint resolution in relation to the international exhibitions to be held at Sydney and Melbourne, Australia, in eighteen hundred and seventy-nine, and eighteen hundred and eighty.

Whereas, the British Government have communicated to the Government of the United States an invitation on behalf of the colony of New South Wales to take part in a universal exhibition of products, manufactures and arts, to be held in Sydney in the month of August next; and

Whereas, the colony of Victoria has set on foot a similar exhibition, to be held at Melbourne during the coming year, and in the organization and conduct of which the commissioners and exhibitors of the United States are desired to participate;

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That to provide for the acceptance of said invitation and the representation of the United States in said exhibitions, there be, and hereby is, appropriated, out of any money in the Treasury of the United States not otherwise appropriated, the sum of twenty thousand dollars, or so much thereof as may be necessary to effect the purpose of this resolution, to be expended in the discretion of the Secretary of State, for the purpose of effecting such representation at both or either of the said exhibitions.

Sec. 2. That it shall be the duty of the Secretary of State to transmit to Congress a detailed statement of the expenditures which may have been incurred under the provisions of this resolution, together with all reports which may be submitted by the person or persons delegated to represent the United States at said exhibitions.

Approved, June 10, 1879.
carry out the purposes hereof, as commissioners or otherwise, which reports shall be prepared and arranged with a view to concise statement and convenient reference.

Approved, June 10, 1879.

June 14, 1879. [No. 5.] Joint resolution directing a monument to be erected to mark the birth-place of George Washington.

**Appropriation.**

**Monument to George Washington.**

*Be it resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the sum of three thousand dollars be and is hereby appropriated out of any money in the Treasury not otherwise appropriated for the purpose of erecting a monument at, and to mark, the birth-place of George Washington, which said sum shall be expended under the direction of the Secretary of State, who shall have the management and control of the erection of said monument.

Approved, June 14, 1879.

June 14, 1879. [No. 6.] Joint resolution authorizing the Secretary of the Navy to place vessels and hulks at the disposal of commissioners of quarantine or other proper persons at the ports of the United States.

**Vessels for quarantine.**

*Be it resolved by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Secretary of the Navy be, and he is hereby, authorized, in his discretion, at the request of the National Board of Health, to place gratuitously, at the disposal of the commissioners of quarantine, or the proper authorities at any of the ports of the United States, to be used by them temporarily for quarantine purposes, such vessels or hulks belonging to the United States as are not required for other uses of the national government, subject to such restrictions and regulations as the said Secretary may deem necessary to impose for the preservation thereof.

Approved, June 14, 1879.

June 19, 1879. [No. 9.] Joint resolution accepting from Professor Edward Fontaine, of Louisiana, certain maps, drawings, and explanations of the same.

**Preamble.**

Whereas Professor Edward Fontaine has exhibited certain maps and drawings, with full explanations of the same, of his improved methods of hydraulic engineering and controlling water-currents, which are believed to be valuable, which he proposes to present to the Government of the United States, on condition that they be printed: Therefore,

**Fontaine's hydraulic engineering plans accepted.**

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the maps and drawings, with the explanations thereof, of Professor Edward Fontaine's improved methods of hydraulic engineering and controlling water-currents, which Professor Edward Fontaine proposes to give to the Government of the United States, on condition that they be printed, be, and the same hereby are, accepted.

**Printing.**

SEC. 2. That the regular number of these maps and drawings, with the explanations be printed in quarto form; and that one hundred additional copies be printed for the use of Professor Fontaine.

Approved, June 19, 1879.

June 20, 1879. [No. 10.] Joint resolution to print five thousand copies of the Final Reports of the United States Centennial Commission upon the International Exhibition and Centennial Celebration of eighteen hundred and seventy-six.

**Centennial Commission Reports.**

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That there be printed and bound, under the direction of the Joint Committee on Printing, five thousand copies
of the Final Reports of the United States Centennial Commission upon
the International Exhibition and Celebration of eighteen hundred and
seventy-six; one thousand copies thereof for the use of the Senate, three
thousand copies for the use of the House of Representatives, five hun-
dred copies for the use of the State Department, and five hundred copies
for the use of the Centennial Commission.

Approved, June 20, 1879.

[No. 11.] Joint resolution relating to a bridge across the Detroit River at or near
Detroit, Michigan.

Whereas recent progress in the art has shown the practicability of
constructing bridges having spans of five hundred feet, or possibly
more: Therefore
Resolved by the Senate and House of Representatives of the United States
of America in Congress assembled, That the Secretary of War is hereby
authorized and required to convene a board of officers of the Corps of
Engineers of the Army, whose duty it shall be to inquire into and
report whether, for railroad purposes, the river Detroit can be bridged
or tunnelled, at the city of Detroit, or within one mile above or below
said city, in such manner as to accommodate the large trade and com-
merce crossing the river at that point, and without material or undue
injury to the navigation of said river; a good and sufficient tug being
always kept by the bridge owners to assist any craft when required.

Approved, June 20, 1879.

[No. 12.] Joint resolution, to repeal certain clauses in the sundry civil appro-
priation act approved March third, eighteen hundred and seventy-nine, and for other
purposes.

Resolved by the Senate and House of Representatives of the United States
of America in Congress assembled, That the clause in the “Act making
appropriations for sundry civil expenses of the government for the fiscal
year ending June thirtieth, eighteen hundred and eighty, and for other
purposes,” approved March third, eighteen hundred and seventy-nine,
making appropriation to pay B. R. Lewis and J. J. Coffee the balances
due them respectively as marshal and clerk at the consulate-general at
Shanghai, China, be amended by striking out the words: “And said
Lewis and Coffee shall receive no allowance for witness fees and travel-
ing expenses.” And that the following clause in said act, in relation to
the publications of the Geological Survey, namely, the words “under
the direction of the Secretary of the Interior, one hundred thousand
dollars,” be, and the same are hereby, repealed.

That the paragraph in said act relating to the extension of the military
telegraph lines from Fort Buford to Helena, Dakota Territory, be
amended so as to read as follows, namely: “For the extension of the
military telegraph lines to Helena, Montana Territory, and the new post
on the Milk River, and such other points as may be necessary, twenty
thousand dollars.”

That the paragraph in said act relating to the extension of the military
telegraph lines from Fort Elliott, Texas, westward, be amended so as to
read as follows, namely: “For the extension of the military telegraph
lines to Fort Elliott, Texas, and westward, as may be necessary, twenty
thousand dollars.”

That the following paragraph in said act, namely: “That the Secre-
tary of War is hereby authorized and empowered to lease the water
power at Moline, or such portion as may be agreed upon, to the Moline
Water Power Company, upon such terms and conditions, and for such
term of years, as may be agreed upon, if the same can be done consist-
ently with the interests of the Government of the United States; said
lease to be made upon the condition that the said Moline Water Power

1879, ch. 182,
20 Stat., 377,
Amended.

B. R. Lewis.
J. J. Coffee.

Geological Sur-
vey.

Military tele-
graph.

Moline Water
Power.
Company shall go on and complete the development of the water power and maintain it at its own cost and expense," be, and the same is hereby, repealed.

H. C. De Ahna.

That in the final settlement of the accounts of Henry C. De Ahna, late collector of customs at Sitka, Alaska, the proper accounting officers of the Treasury are hereby authorized and directed to allow and pay to the said De Ahna the further sum of two thousand dollars, in full compensation and final discharge for all expenses incurred and losses sustained by said De Ahna in traveling to and from Alaska, and in obtaining and furnishing the Treasury Department with reports concerning the condition of public affairs in said Territory. And said sum of two thousand dollars is for that purpose hereby appropriated out of any money in the Treasury not otherwise appropriated.

That the following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the purposes namely:

**HOUSE OF REPRESENTATIVES.**

Rush Clark. To pay the widow and heirs of Honorable Rush Clark, deceased, to be distributed in the proportion prescribed by the law of descent of the State of Iowa, six thousand dollars.

Gustave Schleicher. To pay the widow of Honorable Gustave Schleicher, deceased, six thousand dollars, which sum is hereby appropriated.

J. C. Kondrup. To pay Johan C. Kondrup, messenger of reporters of debates, House of Representatives, for the present session, at the rate of eighty-three dollars and thirty-three cents per month, a sufficient sum is hereby appropriated.

Associate justice, Dakota. For salary of an additional associate justice of the supreme court of the Territory of Dakota, appointed under act of Congress approved March third, eighteen hundred and seventy-nine, from the date of his appointment to the thirtieth day of June, eighteen hundred and seventy-nine, the sum of six hundred and eighty dollars, or so much thereof as may be necessary.

**WAR DEPARTMENT.**

For deficiency in the appropriation for pay of cadets at the Military Academy, for the current fiscal year, seven thousand five hundred dollars.

**INTERIOR DEPARTMENT.**

To pay Semmes and Barbour, or their legal representatives, as recommended by the Secretary of the Interior, this amount in full satisfaction for their claim for rent of buildings for the use of the Pension Office, on Louisiana avenue and C street, northwest, known as the Seaton House, and the building adjoining it on the west, known as numbers six hundred and twenty-four, six hundred and twenty-six, and six hundred and twenty-eight, Louisiana avenue, and numbers six hundred and nineteen, six hundred and twenty-one, and six hundred and twenty-three C street, and for damage to the said buildings sustained while occupied by the government, and also in full satisfaction for rent for and damages to said buildings subsequent to September fifteenth, eighteen hundred and seventy-six, nine thousand three hundred and sixteen dollars and ninety-four cents, to be paid out of the unexpended balance of the appropriation for the contingent fund of the Pension Office for the fiscal year ending June thirtieth, eighteen hundred and seventy-seven.
That the second clause under the heading "Geological Survey" in the act of March third, eighteen hundred and seventy-nine, entitled "An act making appropriations for sundry civil expenses of the government for the fiscal year ending June thirtieth, eighteen hundred and eighty, and for other purposes", is hereby amended by adding at the end of the said clause the words "to be immediately available".

Approved, June 20, 1879.

[No. 13.] Joint resolution fixing the date on which the pay of the committee clerks, pages, and laborers of the House of Representatives, who are paid during the session only, shall begin for this session, and for other purposes.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the pay of the thirty-five clerks to committees of the House of Representatives heretofore authorized by resolutions of the House, and of the twenty-nine pages, and of the laborers of the House, heretofore authorized by law or by resolution of the House, who are paid during the session only, shall begin for this session on the day of the organization of the House, the eighteenth day of March, eighteen hundred and seventy-nine; and the Clerk of the House is hereby authorized and directed to pay them from that date without regard to the date of their respective oaths of office.

Sec. 2. That the officers, clerks to committees, and employees of the Senate, including the Capitol police, who were employed previous to the fourth day of March, eighteen hundred and seventy-nine, and who continued in said employment to and including the fourth day of April, who have since ceased to be so employed, or who may cease to be so employed prior to December first, eighteen hundred and seventy-nine, shall be paid a sum equal to one month's pay at the rate per annum they were paid when their employment ceased; and a sufficient sum for this purpose is hereby appropriated, out of any moneys in the Treasury not otherwise appropriated.

Sec. 3. To enable the Secretary of the Senate to pay Lord Harleston as special messenger assisting on the floor of the Senate, from April fourth eighteen hundred and seventy-nine to June thirtieth eighteen hundred and seventy-nine, inclusive, at the usual salary of messenger, and S. B. Pennybaker as a page for the same period to the Senate; such sums as may be necessary are hereby appropriated but they shall not be paid any moneys under section two of this joint resolution.

Approved, June 24, 1879.

[No. 14.] Joint resolution authorizing the appointment of a commission to lease a building for a city post-office in the city of Washington, District of Columbia.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Postmaster-General, the chairman of the Senate and House Committees on Public Buildings and Grounds are hereby constituted a commission with authority to lease such building in the city of Washington, District of Columbia for the purpose of a city post-office, as in their judgment the good of the public service may require: Provided, That said lease shall be for a term of not less than three nor exceeding five years and at an annual rental not to exceed five thousand dollars per annum.

Approved, June 27, 1879.

[No. 15.] Joint resolution to provide for the purchase of the stereotype plates of the final reports of the Centennial Commission upon the Centennial Exhibition of eighteen hundred and seventy-six.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That to purchase the stereotype plates

Approved, June 27, 1879.
of the final reports of the Centennial Commission upon Centennial Exhibition of eighteen hundred and seventy-six as transmitted by the United States Centennial Commission said plates being now in the hands of the Centennial Board of Finance, the sum of eight thousand six hundred dollars is hereby appropriated out of any moneys in the Treasury not otherwise appropriated and the said plates with the copyright duly assigned, shall be delivered to the Public Printer.

Approved, June 27, 1879.

June 27, 1879.  [No. 16.] Joint resolution authorizing the completion of the foundation of the Washington Monument.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the joint commission for the construction of the Washington Monument, created by the act of August second, eighteen hundred and seventy-six, be, and is hereby, authorized to expend, for the completion of the foundation of the monument now in progress, so much of the appropriation made by the said act as may be necessary for that purpose, not exceeding sixty-four thousand dollars above the sum now authorized.

Approved, June 27, 1879.

June 28, 1879.  [No. 17.] Joint resolution relative to certain accepted drafts and other papers in the Department of State.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of State be, and he hereby is, directed to deliver to the person justly entitled to the possession thereof three several drafts for the sum of five thousand dollars each, dated New York, August second, eighteen hundred and fifty-nine, and drawn by Santiago Vidaurrie, governor of Nuevo Leon and Coahuila, by Ignatius Gulindo, Agent, on J. M. Mata, Mexican minister, Washington, District of Columbia, and accepted by said J. M. Mata, and made payable at the Bank of the Republic, New York, and all other papers relating to said drafts, the same having been deposited in the Department of State by error.

Approved, June 28, 1879.


Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be and he is hereby authorized and directed to donate to Mower Post Grand Army of the Republic at New Orleans certain blocks of granite now lying at Fort Livingston Louisiana, and which are of no use to the government, for the purpose of completing a monument to the union dead at the Chalmette National Cemetery near New Orleans.

Approved, June 28, 1879.

June 28, 1879.  [No. 19.] Joint resolution authorizing a survey of the Mississippi River near Lake Concordia, Louisiana and Cowpen Bend, Mississippi.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be and he is hereby authorized and directed to order a survey and recommendations thereon of the Mississippi River near Lake Concordia, Louisiana, and of Cowpen Bend, Mississippi, looking to the protection of the harbors of Natchez and Vidalia by restraining the river from cutting
into Lake Concordia, and of the Charenton Canal in St Mary's Parish, Louisiana, out of moneys already appropriated for surveys and examinations by act of Congress of March third, eighteen hundred and seventy-nine.

Approved, June 28, 1879.

[No. 20.] Joint resolution in relation to committee clerks, pages, and other employees of the Senate and House of Representatives, and for other purposes.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Senate and Clerk of the House of Representatives are hereby authorized and directed to pay all committee clerks, pages, messengers, and other employees of the Senate and House of Representatives who do not receive annual salaries, and who are in such employ at the passage of this resolution, their present rate of compensation respectively for fifteen days from the date of the adjournment of this session of Congress; and the money required to pay the same is hereby appropriated out of any money in the Treasury not otherwise appropriated, and shall be immediately available.

SEC. 2. That the following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, namely:

To enable the Clerk of the House of Representatives to pay John E. Kelley, for services as messenger to the Committee of Ways and Means, during the present session of Congress, at the rate of one thousand dollars per annum.

To supply a deficiency in the appropriation for stationery and newspapers for the House of Representatives, for the fiscal year eighteen hundred and seventy-nine, eight hundred dollars.

To supply a deficiency in the appropriation for pay of folders for the Senate, for the fiscal year eighteen hundred and seventy-nine, one hundred dollars.

To enable the Clerk of the House to pay a sum equal to one month's pay from the date of their discharge from the "disabled soldiers' roll" of the House of Representatives, respectively, to William H. Prescott, Eugene McSweeney and Robert E. Hedian: Provided Such pay has not already been provided for by law.

To pay one additional laborer in the engineers department of the House of Representatives, for the fiscal year eighteen hundred and eighty, eight hundred dollars.


To pay H. T. Burrows for his services as a special messenger of the Senate, during the fiscal year ended June thirtieth, eighteen hundred and seventy-nine, the sum of five hundred and eleven dollars and thirty cents; the same being the salary of a messenger less the amount already received by him on account of said service.

To pay W. F. McDaniel. A. R. Potts. C. F. Rainey. For services in the office of the Sergeant-at-Arms, House of Representaves, five dollars per day each for the first session of the Forty-sixth Congress, a sufficient sum is hereby appropriated.

For suitable and necessary rooms for the use and accommodation of the Court of Claims, which the Secretary of the Interior is hereby authorized and directed to procure, five thousand dollars, or so much thereof as may be necessary.

For arranging and furnishing as Committee-rooms for the use of the Senate and House to be allotted equally as nearly as practicable, the rooms in the Capitol now occupied by the Court of Claims, the sum of two thousand dollars.
SEC. 3. That the Secretary of the Senate be, and he is hereby directed to pay, out of the appropriation for the miscellaneous items of the contingent fund of the Senate, to the following officers and employees of the Senate whose services have ceased since the beginning of the present session, and who are not now in the employ of the Senate, and who were not embraced in the provisions of the “joint resolution fixing the date on which the pay of committee clerks, pages, and laborers of the House of Representatives who are paid during the session only, shall begin for this session, and for other purposes”, namely, the Chief Clerk, the Executive Clerk, the Chaplain, the assistant post-master, the clerk to the Committee to Audit and Control the Contingent Expenses of the Senate, and the clerks to committees receiving annual salaries, a sum equal to one month’s pay at the rate per annum they were paid respectively when their employment ceased; and to pay Ben. Perley Poore, former clerk of Printing Records, one month’s pay at the rate per annum received by him at the time he ceased to be such clerk, to pay John Fletcher for extra services as one of the attendants at one of the doors of the Senate Chamber, sixty dollars.

SEC. 4. That there be paid out of any moneys in the Treasury not otherwise appropriated, one month’s pay to each of the persons discharged from the Treasury Department by reason of reduction in the force under the act entitled “An act making appropriations for the legislative, executive, and judicial expenses of the government for the fiscal year ending June thirtieth, eighteen hundred and eighty, and for other purposes”, but this payment shall not apply in any case where leave of absence for thirty days has been granted as preliminary to said discharge.

SEC. 5. That the Secretary of the Senate and Clerk of the House of Representatives be and they are hereby authorized and directed immediately after the adjournment of the present session to issue to the officers and employees of the Senate and House borne on the annual rolls, their respective salaries for the month of July, eighteen hundred and seventy-nine, which shall be in anticipation of their pay for the month of July.

SEC. 6. That so much of the act “making appropriations for the payment of claims reported allowed by the Commissioners of Claims under the act of Congress of March third, eighteen hundred and seventy-one, and acts amendatory thereof” approved March third, eighteen hundred and seventy-nine as appropriates as follows:

To Robert Otis, administrator de bonis non of Roger A. Hiern, deceased, for the use and benefit of Emma Eliza Hiern and Charles Hiern, six thousand six hundred and sixty-six dollars be and the same is hereby suspended until the further action of Congress.

Approved, July 1, 1879.

July 1, 1879. Joint resolution to pay the employees of the House of Representatives borne on the annual roll one month’s extra pay.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Clerk of the House be and he is hereby authorized and directed to pay to the employees of the House borne on the annual roll, one month’s extra pay at the same compensation as now paid them by law, and an amount sufficient to pay the same is hereby appropriated out of any money in the Treasury not otherwise appropriated.

Approved, July 1, 1879.

July 1, 1879. Joint resolution to supply Congress with Heyl’s United States Import Duties.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Senate and Clerk of the House of Representatives be, and they are hereby, directed
to purchase and procure, as early as practicable, for the use of Congress, five hundred copies of "Heyl's United States Duties on Imports"; edition of eighteen hundred and seventy-nine, to wit, one copy for each Senator, Representative, and Delegate, and the residue for the use of the committees of the Senate and House of Representatives; the price to be the same as was paid for a like number of copies purchased for the Forty-fourth Congress, namely, two dollars and fifty cents per copy. And the sum of one thousand two hundred and fifty dollars is hereby appropriated for the same, to be paid out of any money in the Treasury not otherwise appropriated, and to be available immediately.

Approved, July 1, 1879.
PUBLIC ACTS OF THE FORTY-SIXTH CONGRESS
OF THE
UNITED STATES,
Passed at the second session, which was begun and held at the city of Washington, in the District of Columbia, on Monday, the first day of December, 1879, and was adjourned without day on Wednesday, the sixteenth day of June, 1880.

RUTHERFORD B. HAYES, President: WILLIAM A. WHEELER, Vice-President, and President of the Senate. ALLEN G. THURMAN was elected President of the Senate pro tempore on the seventh of April, 1880. He was again chosen on the sixth day of May, 1880. SAMUEL J. RANDALL was elected Speaker of the House of Representatives on the eighteenth day of March, 1880, and acted as such until the twenty-first day of March, 1880, when he authorized JOSEPH G. S. BLACKBURN to act in his stead as Speaker pro tempore for one day. On the twenty-sixth day of April, 1880, Mr. BLACKBURN was appointed Speaker pro tempore, to act as such for three days; and on the twenty-fourth day of May, 1880, Mr. BLACKBURN was again appointed Speaker pro tempore, to act as such until the return of the Speaker.

CHAP. 1.—An act authorizing an allowance for loss by leakage or casualty of spirits withdrawn from distillery warehouses for exportation.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That where spirits are withdrawn from distillery warehouses for exportation according to law, it shall be lawful, under such rules and regulations and limitation as shall be prescribed by the Commissioner of Internal Revenue, with the approval of the Secretary of the Treasury, for an allowance to be made for leakage or loss by an unavoidable accident, and without any fraud or negligence of the distiller, owner, exporter, carrier, or their agents or employees, occurring during transportation from a distillery warehouse to the port of export; nor shall any assessment be collected for such loss or leakage where the same has not been paid on distilled spirits exported since the first day of May, eighteen hundred and seventy-eight.

SEC. 2. That where the spirits provided for in the preceding section are covered by a valid claim of insurance in excess of the market value thereof, exclusive of the tax, the tax upon such spirits shall not be remitted to the extent of such excessive insurance.

Approved, December 20, 1879.

CHAP. 2.—An act relating to printing impressions from portraits and vignettes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury at the request of a Senator, Representative, or Delegate in Congress, the head of a department or bureau, art association, or library, be, and he is hereby authorized to furnish impressions from any portrait or vignette which is now, or may hereafter be, a part of the engraved stock of the Bureau of Engraving and Printing, at such rates and under such conditions as he may deem necessary to protect the public interests.

Approved, December 22, 1879.

CHAP. 4.—An act making appropriations for the payment of invalid and other pensions of the United States for the fiscal year ending June thirtieth, eighteen hundred and eighty-one.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby appropriated out of any money in the Treasury not

Jan. 13, 1880.
Pensions, 1881.

Appropriations.
Army pensions.

Proviso.

Pension agents.

Navy pensions.

Proviso.

Accounts.

Proviso.

Fees of examining-surgeons.

Proviso.

Rate of fees.

otherwise appropriated, for the payment of pensions for the fiscal year ending June thirtieth, eighteen hundred and eighty-one, and for other purposes:

For pensions for Army invalids, widows, minors, and dependent relatives, survivors of the war of eighteen hundred and twelve, and widows of the war of eighteen hundred and twelve, thirty-one million four hundred and seventy-five thousand dollars: Provided, That the amount expended for each of the above items shall be accounted for separately.

For pay and allowances for salary, fees for preparing vouchers, rent, fuel, light, and postage on official matter directed to the departments and bureaus at Washington, two hundred and fifty-three thousand dollars.

For Navy pensions to invalids, widows, minors, and dependent relatives, five hundred and seventy-five thousand dollars: Provided, That the appropriations aforesaid for Navy pensions shall be paid from the income of the Navy pension fund, so far as the same may be sufficient for that purpose: And provided further, That the amount expended for each of the above items shall be accounted for separately.

For fees of examining-surgeons, as provided by the several acts of Congress, one hundred and one thousand dollars: Provided, That a fee of one dollar, and no more, shall be paid to the examining-surgeon for each examination of a pensioner, as provided by law, except when the examination is made by a board of surgeons, in which case the fees now allowed by law shall be paid.

Approved, January 13, 1880.

Jan. 14, 1880.

CHAP. 5.—An act to authorize the laying of a telegraphic cable from the main land in Rhode Island to Block Island.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of fifteen thousand dollars be, and is hereby appropriated for the purpose of laying a telegraphic cable, under the direction of the Chief Signal Officer of the Army, from the main land of Rhode Island to Block Island, Rhode Island.

Approved, January 14, 1880.

Jan. 21, 1880.

CHAP. 8.—An act to establish a land-district in the Territory of Dakota, and locating the office at Grand Forks.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all that portion of the Territory of Dakota lying and being north of the twelfth standard parallel and east of the tenth guide meridian shall constitute a new land-district, to be known as the Grand Forks district.

Sec. 2. The President is hereby authorized to appoint, in the manner provided by law, a register and a receiver for said district, who shall be required to reside in Grand Forks, in the county of Grand Forks, until such time as the President may, in his discretion, remove the site of said land-office from said Grand Forks; and said register and said receiver shall be subject to the same laws and entitled to the same compensation as is or may be provided by law in relation to existing land offices and officers in said Territory.

Approved, January 21, 1880.
CHAP. 9.—An act to amend sections twenty-three hundred and twenty-four and twenty-three hundred and twenty-five of the Revised Statutes of the United States concerning mineral lands.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section twenty-three hundred and twenty-five of the Revised Statutes of the United States be amended by adding thereto the following words: "Provided, That where the claimant for a patent is not a resident of or within the land district wherein the vein, lode, ledge, or deposit sought to be patented is located, the application for patent and the affidavits required to be made in this section by the claimant for such patent may be made by his, her, or its authorized agent, where said agent is conversant with the facts sought to be established by said affidavits: And provided, That this section shall apply to all applications now pending for patents to mineral lands."

SEC. 2. That section twenty-three hundred and twenty-four of the Revised Statutes of the United States be amended by adding the following words: "Provided, That the period within which the work required to be done annually on all unpatented mineral claims shall commence on the first day of January succeeding the date of location of such claim, and this section shall apply to all claims located since the tenth day of May, anno Domini eighteen hundred and seventy-two."

Approved, January 22, 1880.

CHAP. 10.—An act directing the removal of obstructions from the harbor at the Delaware Breakwater.

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, and he is hereby, directed to cause to be removed from the harbor at the Delaware Breakwater and the entrance thereto and in the main ship channel of the Delaware Bay and River several vessels which were sunk in the year eighteen hundred and seventy-seven, and now forming obstructions endangering the safety of vessels entering said harbor after reasonable notice to the owners of such vessels to remove the same, and the sum of twenty-five thousand dollars, or so much thereof as may be necessary, is hereby appropriated for that purpose, out of any money in the Treasury not otherwise appropriated.

Approved, January 23, 1880.

CHAP. 12.—An act granting a right of way across Water Shops Pond in Springfield, Massachusetts, to the Springfield and New London Railroad Company.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the right of way by means of a bridge over and across the Water Shops Pond, so-called, belonging to the United States, in Springfield, Massachusetts, is hereby granted to the Springfield and New London Railroad Company, for railroad purposes; the same to be used and enjoyed by said company at the same point and in the same location and extent that a way is now used by said company by means of the bridge heretofore constructed with the approval of the Secretary of War: Provided, That whenever said right of way shall cease to be used for the purposes aforesaid the same shall revert to the United States: And provided further, That the right to repeal, alter, or amend this act is reserved to Congress.

Approved, January 24, 1880.
Jan. 24, 1880.

**CHAP. 13.**—An act authorizing the Secretary of the Treasury to appoint a deputy-collector at Seaford, Sussex County, Delaware, 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 Secretary of the Treasury be and is hereby authorized to appoint a deputy-collector or other suitable officer at Seaford, Sussex County, Delaware, who shall have power to enter and clear all vessels coming to that port; and the salary of such officer shall not exceed the sum of five hundred dollars per annum.

Approved, January 24, 1880.

Jan. 24, 1880.

**CHAP. 14.**—An act to authorize the importation of articles for exhibition at the Millers' International Exhibition to be held at Cincinnati in eighteen hundred and eighty, free of duty.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all articles which shall be imported for the sole purpose of exhibition at the Millers' International Exhibition to be held in the city of Cincinnati in the year eighteen hundred and eighty shall be admitted without the payment of duty or of custom fees or charges, under such regulations as the Secretary of the Treasury shall prescribe: Provided, That all such articles as shall be sold in the United States or withdrawn for consumption therein at any time after such importation, shall be subject to the duties, if any, imposed on like articles by the revenue laws in force at the date of importation: And provided further, That in case any article imported under the provisions of this act shall be withdrawn for consumption or shall be sold without the payment of duty as required by law, all the penalties prescribed by the revenue laws shall be applied and enforced against such articles and against the person who may be guilty of such withdrawal or sale.

Approved, January 24, 1880.

Jan. 28, 1880.


Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Grand Lodge of the Independent Order of Odd Fellows of the District of Columbia, be and they are hereby authorized to negotiate a loan or loans not to exceed the sum of fifty thousand dollars, at a rate of interest not exceeding six per centum per annum, and to secure the payment thereof by a mortgage or deed of trust on certain grounds in the city of Washington, designated on the plat of said city as lot number eleven, and part of lot number ten, in square number four hundred and fifty-seven, together with the buildings thereon, known as Odd Fellows' Hall, the proceeds to be applied to the liquidation of an existing debt on said property, in accordance with regulations heretofore prescribed by the said grand lodge, for the management thereof: Provided, That the mortgagee or beneficiary under the mortgage or deed of trust authorized by this act shall not be held accountable for the due application or non-application of the proceeds of said loan.

Approved, January 28, 1880.

Jan. 29, 1880.

**CHAP. 17.**—An act to provide for circuit and district courts of the United States at Macon, Georgia, and to transfer certain counties from the northern to the southern district in said State.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the counties of Pike, Butts, and Jasper, heretofore composing a part of the northern district of
Georgia, be transferred to, and henceforth form a part of, the southern
district of Georgia.

SEC. 2. Said southern district shall be and hereby is, divided into two
divisions, to be known as the eastern and the western divisions of the
southern district of Georgia. The western division shall consist of forty-
three counties, to wit: Bibb, Monroe, Jones, Twiggs, Houston, Crawford,
Baldwin, Wilkinson, Laurens, Pulaski, Dooly, Macon, Taylor, Upson,
Pike, Butts, Jasper, Putnam, Hancock, Warren, Dodge, Wilcox, Tell-
fair, Sumter, Schley, Marion, Talbot, Harris, Muscogee, Chattahoochee,
Stewart, Webster, Lee, Terrell, Randolph, Quitman, Clay, Calhoun,
Dougherty, Baker, Early, Miller, and Mitchell. The eastern division
shall consist of the remaining counties in said district. No additional
clerk or marshal shall be appointed in said district.

SEC. 3. A term of the circuit court and of the district court for the
southern district of Georgia shall be held at Macon in said State on the
first Mondays of May and October in each year.

SEC. 4. 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.

SEC. 5. Prosecutions for crimes or offenses hereafter committed in
either of the sub-divisions shall be cognizable within such division; and
all prosecutions for crimes or offenses heretofore committed within either
of said counties, taken as aforesaid from the northern district, or com-
mited in the southern district as hitherto constituted, shall be com-
menced and proceeded with as if this act had not been passed.

SEC. 6. Civil actions or proceedings now pending at Savannah in
said southern district, which would under this act be brought in the
western division of said district, may be transferred, by the consent of
all the parties, to said western division; and in case of such transfer,
all papers and files therein, with copies of all journal entries, shall be
transferred to the deputy clerk's office at Macon, and the same shall be
proceeded with in all respects as though it was originally commenced
in the western division.

SEC. 7. In all cases of removal of suits from the courts of the State of
Georgia to the courts of the United States in the southern district of
Georgia such removal shall be to the United States courts in the divi-
sion 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.

SEC. 8. All grand and petit jurors summoned for service in each divi-
sion 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.

SEC. 9. This act shall be in force from and after the first day of July
anno Domini, eighteen hundred and eighty. All acts and parts of acts
inconsistent herewith are hereby repealed.

Approved, January 29, 1880.

CHAP. 18.—An act to provide for circuit and district courts of the United States
at Columbus, Ohio, and transferring certain counties from the northern to the
southern district in said State.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the counties of Union,
Delaware, Morrow, Knox, Coshocton, Harrison, and Jefferson, hereto-

Southern division.
Eastern division.
Western division.

Clerk and marshal.

Terms at Macon, Ga.

Suits brought where defendant resides.
Two or more defendants.
Issues of fact.

Prosecutions for crimes and offenses heretofore committed.

Civil actions pending at Savannah, transfer of, by consent.
Papers, files, and journal entries.

Removal of suits from State courts.

Juror's residence.

Process, service and execution.

Act takes effect
Repeals provisions.

U. S. circuit and district courts of Ohio.
Counties transferred to southern district.

Term to be held at Columbus.

Southern district divided into eastern and western divisions.

Eastern division.

Western division.

Suits.

Issues of fact.

Crimes and offenses—Where cognizable. Heretofore committed.

Actions and proceedings now pending at Cincinnati.

Jurors.

Process. Service and execution.

Removal of suits from State courts.

Takes effect March 1, 1880. Repeal of conflicting acts.
horizon, and freedom from objectionable vibrations from traffic or other causes, with ability to have sufficient water supply.

The commission shall consist of one member of the Senate Naval Committee, to be chosen by the President of the Senate, one member of the House Naval Committee, to be chosen by the Speaker of the House, and the Superintendent of the Naval Observatory.

Sec. 2. That the sum of seventy-five thousand dollars, or as much thereof as may be necessary, is hereby appropriated, out of any money in the Treasury not otherwise appropriated, to purchase said site; but five thousand dollars of said sum is reserved for incidental expenses of selecting said site, and for detailed drawings, plans, and estimates for said new observatory. But no money shall be paid for said site until the Attorney-General shall have given a favorable opinion as to the sufficiency of the title of said selected site.

Sec. 3. That upon selection of a site for said observatory by said commission, they shall report their action to the President, who shall direct the Secretary of the Navy to make the purchase of such site, taking title thereto in the name of the United States.

Approved, February 4, 1880.

CHAP. 21.—An act for the erection of a public building at Danville, Virginia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to cause to be constructed, at Danville, Virginia, a building for the accommodation of the circuit and district courts of the United States, the post-office, and internal-revenue officers, at a cost not exceeding seventy thousand dollars, to be expended under the direction of the Secretary of the Treasury, who shall procure the site and cause proper plans and estimates to be made so that no expenditure shall be made or authorized for the full completion of said building beyond the sum hereby appropriated, and the building shall be at least forty feet removed from any other building: Provided, That no money shall be used or applied for the purpose mentioned until a valid title for the site shall be vested in the United States, and until the State of Virginia shall cede to the general government jurisdiction over the property, and exempt the same from taxation.

Approved, February 11, 1880.

CHAP. 22.—An act to provide for deficiencies in the appropriations for contingent expenses of the Senate and House of Representatives.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of four thousand dollars is hereby appropriated, out of any money in the Treasury not otherwise appropriated, to meet the deficiency in the appropriation for furniture and repairs of the same for the fiscal year ending June thirtieth, eighteen hundred and eighty. That the following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, to meet certain contingent expenses of the Senate, namely: For miscellaneous items, exclusive of labor, for the fiscal year eighteen hundred and eighty, twenty thousand dollars. For furniture, and repairs of the same, for the fiscal year eighteen hundred and seventy-nine, twelve dollars.

Approved, February 11, 1880.
CHAP. 25.—An act authorizing the conversion of national gold banks.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any national gold bank organized under the provisions of the laws of the United States, may, in the manner and subject to the provisions prescribed by section fifty-one hundred and forty-five of the Revised Statutes of the United States, for the conversion of banks incorporated under the laws of any State, cease to be a gold bank, and become such an association as is authorized by section fifty-one hundred and thirty-three, for carrying on the business of banking, and shall have the same powers and privileges, and shall be subject to the same duties, responsibilities, and rules, in all respects, as are by law prescribed for such associations: Provided, That all certificates of organization which shall be issued under this act shall bear the date of the original organization of each bank respectively as a gold bank.

Approved, February 14, 1880.

CHAP. 30.—An act authorizing the Secretary of the Treasury to appoint a deputy-collector at Lake Charles, Louisiana.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized to appoint a deputy-collector at Lake Charles, Calcasieu Parish, State of Louisiana, who shall have power to enter and clear all vessels coming to that port.

Approved, February 24, 1880.

CHAP. 33.—An act for the relief of colored emigrants.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all clothing and other articles, being charitable contributions or the avails of charitable contributions, imported in good faith for the relief or aid of colored persons who may have emigrated from their homes to other States, and not for sale, and all such articles imported and now in bond, shall be admitted free of duty under such regulations as the Secretary of the Treasury may prescribe: Provided, That such articles shall be delivered only to State or municipal corporations, or to some society or institution established for charitable purposes. And provided further, That the importers or consignees of such articles shall give such security as the Secretary of the Treasury may prescribe for the payment of lawful duties on such articles, should any of them be sold, or used contrary to the provisions and intent of this act. This act shall take effect from its passage and remain in force until February first, eighteen hundred and eighty-one.

Approved, March 5, 1880.

CHAP. 34.—An act to provide for the purchase of a site for a Post Office and other government buildings in the city of Baltimore, Maryland.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be and he is hereby authorized and directed to purchase at private sale, in the city of Baltimore, Maryland, the site selected by him in the square designated by him in his letter of December sixth, eighteen hundred and seventy-nine, bounded by Monument Square, Fayette, Lexington and North Streets, for a Post-Office and other government buildings, and for this purpose there is hereby appropriated out of any money in the Treasury not otherwise appropriated the sum of five hundred and
FORTY SIXTH CONGRESS. Sess. II. Ch. 34, 36, 37, 38. 1880.

fifty thousand dollars: Provided, that no money hereby appropriated shall be used or applied for the purpose mentioned, until a valid title to the land for the said site shall be vested in the United States, nor until the State of Maryland shall duly release and relinquish to the United States all jurisdiction over the said land or piece of ground, also all rights to tax or in any way assess said land or the property of the United States that may be thereon, during the time that the United States shall be or remain the owner thereof.

Approved, March 5, 1880.

CHAP. 36.—An act making additional appropriations for the support of certain Indian tribes, for the year ending June thirtieth, eighteen hundred and eighty.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and they are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the purpose of paying the urgent necessary additional expenses of certain Indian tribes, namely:

For care and support of the Pawnee Indians, in the Indian Territory, fifteen thousand dollars;

For care and support of the Shoshone Indians, in Wyoming Territory, fifteen thousand dollars;

For subsistence and civilization of the Arapahoes, Cheyennes, Apaches, Kiowas, Comanches, and Wichitas who have been collected upon the reservation set apart for their use and occupation, eighty thousand dollars;

For subsistence and civilization of Nez Perces of Joseph's Band, in the Indian Territory, ten thousand dollars;

For advertising, at rates not exceeding regular commercial rates, telegraphing, inspection, and all other expenses connected with contracts and purchases for the Indian service, fifteen thousand dollars.

Approved, March 10, 1880.

CHAP. 37.—An act to amend section three thousand and twenty of the Revised Statutes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section three thousand and twenty of the Revised Statutes be so amended as to read as follows:

SEC. 3020. Where fire-arms, scales, balances, shovels, spades, axes, hatchets, hammers, plows, cultivators, mowing-machines, and reapers, manufactured with stock or handles made of wood grown in the United States, are exported for benefit of drawback under the preceding section, such articles shall be entitled to such drawback in all cases where the imported material exceeds one-half of the value of the material used. And where cans, manufactured in whole or in part of imported material, filled with products grown or produced in the United States, are exported for benefit of such drawback, the same shall, in all cases, be entitled to the drawback provided for in the preceding section where the imported material used in the manufacture of such cans shall equal seventy per centum of the value of all the material used in the manufacture thereof.

Approved, March 10, 1880.

CHAP. 38.—An act authorizing the Secretary of the Interior and Secretary of War to employ additional clerks for the balance of this fiscal year to expedite the settlement of pension applications, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be, and is hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for Pension Office, additional clerks,
rent, contingent expenses.

**Constitutional Provisions**

That the Secretary of War be, and he is hereby, authorized to appoint seventy additional clerks, forty for the office of the Surgeon-General, at a salary of eighty-three and one-third dollars per month each, and thirty clerks for the office of the Adjutant-General, at a salary of one hundred dollars per month each; and purchase furniture for the use of said clerks in the office of the Surgeon-General at a cost not exceeding one thousand dollars; and that said clerks shall be exclusively engaged in preparing and making reports to expedite the settlement of pension applications called for by the Commissioner of Pensions, and the sum of thirty-two thousand dollars, or so much thereof as may be necessary, is hereby appropriated, out of any money in the Treasury not otherwise appropriated, for the use of the War Department for said purposes, which shall be available immediately for the purposes of the current fiscal year.

That there be, and hereby is, appropriated, out of any money in the Treasury not otherwise appropriated, the sum of four thousand eight hundred dollars for the employment of twelve additional clerks in the office of the Second Auditor of the Treasury, at a salary not exceeding one hundred dollars per month, for the remainder of this current fiscal year, to be available immediately, which clerks shall be employed exclusively in matters relating to pensions.

Approved, March 16, 1880.

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**Act 39**

March 16, 1880.

CHAP. 39.—An act for the relief of certain actual settlers on the Kansas trust and diminished reserve lands in the State of Kansas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the persons included in the provisions of section one of the act approved July five, eighteen hundred and seventy-six, entitled, "An act providing for the sale of the Kansas Indian lands in Kansas to actual settlers, and for the disposition of the proceeds of the sale", or the heirs, legal representatives and assigns of said persons, shall be permitted to complete the payment for the lands to which they are entitled under said act, at the newly appraised value as ascertained and approved by the Secretary of the Interior, under section three of said act, and in completing such payment credit shall be given for all sums heretofore paid as principal and interest, which sums shall be considered as constituting one instalment upon the present appraised value at the date when the last payment thereof was made; and the balance shall be paid in three equal instalments, the first on the day of entry and the remaining instalments annually from the date of the first; each instalment to draw interest at the rate of six per centum per annum, from the date when the last payment heretofore made, was received by the district office; Provided, That if any of said persons have failed to make payment heretofore of any portion of the purchase money, as required under the act aforesaid, or the act of June twenty-third, eighteen hundred and seventy-four, relating to these lands, such persons, their heirs, legal representatives or assigns, being in possession thereof shall be required, prior to the first day of January eighteen hundred and eighty-one, to make entry and pay for their respective claims in three equal instalments, the first on the day of entry and the remaining instalments annually from that date and drawing interest at the rate of six per centum per annum until paid; bond being required in case of timbered lands to prevent waste.

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March 16, 1880.

Settlers on Kansas trust and diminished reserve lands.

1876, ch. 168. 19 Stat., 74.

Newly appraised value, terms of payment, interest.

Provise.

Payments in arrears. 1874, ch. 471. 18 Stat., 272.

Bond to prevent waste.
waste as in section one of said act; and where such persons their heirs legal representatives or assigns are not in possession of said lands then the same may be entered as others of the said Kansas Indian lands, by actual settlers only.

SEC. 2. That all persons who have made entries under section two of the act of June twenty-third, eighteen hundred and seventy-four, relating to these lands, may complete their payments upon such entries at the newly appraised value thereof in the same manner and upon the same terms, credits, and limitations as are provided in section one of this act.

SEC. 3. That the terms of the proviso of section two of the act of July fifth, eighteen hundred and seventy-six, relating to default and forfeiture shall extend to all entries and requirements under the provisions of this act.

SEC. 4. Actual settlement on any of said lands shall be regarded as sufficient in all cases where the claimant actually resides on contiguous land to which he holds the legal title, and has heretofore cultivated and made valuable improvements on his adjoining claim, in good faith, for the purpose of a home for himself: Provided, Said claimant shall in all other respects comply with the law and the regulations issued thereunder by the General Land Office.

Approved, March 16, 1880.

CHAP. 40.—An act to restore to the public domain the military reservation known as the Fort Ripley Reservation, in the State of Minnesota, 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 Secretary of War be, and he is hereby, authorized and required to turn over to the Department of the Interior all of the military reservation known as the Fort Ripley reservation, in the State of Minnesota, except a strip or tract of land fifty feet in width from the centre of the railroad track on each side of said track of the Western Railroad Company of Minnesota, as the said track is located and constructed, being a distance of about fifteen miles across said reservation on the east side of the Mississippi River; together with a tract of land fifteen hundred feet in length and three hundred feet in width for depot and station purposes at the present location of the Fort Ripley side track, the same being for right of way for said railroad as heretofore granted by acts of Congress in the years eighteen hundred and fifty-seven, and eighteen hundred and sixty-five and which is hereby granted for that purpose.

SEC. 2. All the lands embraced in said Fort Ripley reservation hereby required to be turned over to the Secretary of the Interior shall be subjected to entry by actual settlers under the pre-emption and homestead laws as minimum lands, of the rate of one dollar and twenty-five cents per acre, from and after the passage of this act. The rights of all actual settlers entitled to the benefits of the pre-emption or homestead laws who now occupy said lands shall date from the day of their actual settlement thereon; and in perfecting their titles thereto under the homestead or pre-emption laws the time such settlers have occupied and improved their said lands shall be allowed: Provided, That all persons who purchased and paid for any of said lands at the sale authorized by the War Department in the year anno Domini eighteen hundred and fifty-seven and paid therefor the minimum price of one dollar and twenty-five cents per acre shall be entitled to patents for the same without further payment: And provided further, That the Secretary of the Interior shall, prior to offering any quarter section, half quarter section, or quarter section whereon are situate any public buildings or improvements, erected or made by the government, cause the said tracts with the improvements thereon to be appraised by three disinterested persons.
and upon his approval of such appraisement shall dispose of said tracts at not less than the appraised value.

SEC. 3. All acts and parts of acts inconsistent with the provisions of this act are hereby repealed, and this act shall take effect and be in force from and after its passage.

Approved, April 1, 1880.

CHAP. 41.—An act to authorize the Secretary of the Interior to deposit certain funds in the United States Treasury in lieu of investment.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized to deposit, in the Treasury of the United States, any and all sums now held by him, or which may hereafter be received by him, as Secretary of the Interior and trustee of various Indian tribes, on account of the redemption of United States bonds, or other stocks and securities belonging to the Indian trust-fund, and all sums received on account of sales of Indian trust lands, and the sales of stocks lately purchased for temporary investment, whenever he is of the opinion that the best interests of the Indians will be promoted by such deposits, in lieu of investments; and the United States shall pay interest semi-annually, from the date of deposit of any and all such sums in the United States Treasury, at the rate per annum stipulated by treaties or prescribed by law, and such payments shall be made in the usual manner, as each may become due, without further appropriation by Congress.

Approved, April 1, 1880.

CHAP. 42.—An act to authorize and direct the Commissioner of Agriculture to attend, in person or by deputy, the international sheep and wool show, to be held in the Centennial buildings, Fairmount Park, Philadelphia, in September, anno Domini eighteen hundred and eighty, and to make a full and complete report of the same, 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 Commissioner of Agriculture be, and he is hereby, authorized and directed to attend in person or by deputy, the international sheep and wool show to be held in the Centennial buildings, Fairmount Park, Philadelphia, in September, anno Domini eighteen hundred and eighty, and to make a full and complete report of the same.

SEC. 2. All sheep and wool which shall be imported for the sole purpose of exhibition at the international show hereinbefore mentioned, shall be admitted without the payment of duty or customs fees or charges, under such regulations as the Secretary of the Treasury may prescribe: Provided, That all sheep and wool which shall be sold in the United States, or withdrawn for consumption therein at any time after such importation, shall be subject to the duties, if any, imposed on like imports by the revenue laws in force at the date of importation: And provided further, That in case any sheep or wool imported under the provisions of this act shall be withdrawn for consumption, or shall be sold without payment of the duty required by law, all the penalties prescribed by the revenue laws shall be applied and enforced against such imports and against the person who may be guilty of such withdrawal or sale.

Approved, April 1, 1880.

CHAP. 43.—An act appropriating money to provide for the public printing
money in the Treasury not otherwise appropriated to continue the public printing: Provided, That the entire sum appropriated to supply the deficiency in the appropriations for the public printing and binding, and for paper for the public printing, including the cost of printing the debates and proceedings of Congress in the Congressional Record, and for the Departments and for lithographing mapping and engraving, for the present fiscal year shall not exceed the sum of four hundred thousand dollars.

Approved, April 1, 1880.

CHAP. 47.—An act for protection of the Potomac fisheries in the District of Columbia and for the preservation of shad and herring in the Potomac River.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That it shall not be lawful to fish with fyke-net, pound-net, stake-net, weir, float-net, gill-net, haul-seine, or any other contrivance stationary or floating, in the waters of the Potomac River within the District of Columbia, after the thirtieth day of May in any year.

SEC. 2. That during the fishing season, namely, from the first day of January to the thirtieth day of May in every year, there shall be observed in each week, a closed season, beginning at sundown on Saturday evening, and ending at midnight on Sunday night during which time it shall be unlawful to lay out any haul seine or float net or to fish the same, and all stake-nets, and the leaders of all hedges or pounds, fyke-nets and weirs shall be lifted clear of the water so as to allow unobstructed passage to the fish: Provided, That in the case of weirs it will be sufficient to remove a section of the hedging next the pound or pen, not less than twelve feet in length.

SEC. 3. That it shall be unlawful for any person to take, in any other manner than by angling, or with the out line, any fish of the species known as "black bass" or "salmon".

SEC. 4. That it shall be unlawful for any person to have in possession or expose for sale, in the District of Columbia, after the tenth day of June in any year, fish of the shad or herring species (fresh) under a penalty of five dollars for every fish so exposed or found in possession.

SEC. 5. That any person who shall offend against any of the provisions of this act, shall be deemed guilty of a misdemeanor, and upon sufficient proof thereof in the Police Court or other court of the District shall be fined not less than ten nor more than one hundred dollars for each offense and shall forfeit to the District his nets, boats and other apparatus, which shall be sold and the proceeds of such sales and all fines accruing under this act shall be paid into the Treasury, and therefrom, to the informer, in each case where conviction ensues, shall be paid the sum of ten dollars: Provided, That nothing in this act shall be construed to prohibit angling or fishing with the out line, or to prevent the Commissioner of Fish and Fisheries, or his agents, from taking from the waters named, in any manner desired, fish of any kind for scientific purposes or for the purposes of propagation.

Approved, April 6, 1880.

CHAP. 48.—An act to provide for a deficiency in the appropriations for the transportation of the mails on Star routes for the fiscal year ending June thirtieth, eighteen hundred and eighty, 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 sum of eleven hundred thousand dollars or so much thereof as may be necessary, be, and the same is hereby, appropriated out of any money in the Treasury not otherwise appropriated, to meet the expenses of inland mail transportation on star routes for the remainder of the current fiscal year. During
the remainder of the current fiscal year no further expediting of service on any postal star route shall be made.

SEC. 2. That the further sum of one hundred thousand dollars be and the same is hereby appropriated as aforesaid to enable the Postmaster General to place new service as authorized by law: Provided, That the Postmaster General shall not hereafter have the power to expedite the service under any contract either now existing or hereafter given to a rate of pay exceeding fifty per centum upon the contract as originally let.

SEC. 3. That the sum of fifty thousand dollars be, and the same is hereby, appropriated as aforesaid, for the public printing including the cost of printing the Congressional Record, it being a part of the deficiency for the current fiscal year.

SEC. 4. Nothing in this act contained shall be deemed or construed to affect the validity or legality of the acts or omission of any officer of the United States, or to affect any proceeding therefor.

Approved, April 7, 1880.

April 7, 1880.

CHAP. 49.—An act giving the consent of Congress to an agreement or compact entered into between the States of New York and Vermont respecting the boundary between said States.

Preamble.

Whereas, the general assembly of the State of Vermont at its October session, anno Domini eighteen hundred and seventy-six, passed an act which was approved on the twenty-seventh day of November of the same year, declaring that "all that portion of the town of Fair Haven, in the county of Rutland, and State of Vermont, lying westerly from the middle of the deepest channel of Poultney River as it now runs, and between the middle of the deepest channel of said river and the west line of the State of Vermont as at present established, is hereby ceded and relinquished to the State of New York in full and absolute right and jurisdiction." And also declaring that "this act shall not take effect until the State of New York shall have assented to the same, nor until the same shall have been approved by an act of the Congress of the United States"; and

Whereas "the people of the State of New York represented in senate and assembly" did by act approved March twentieth, anno Domini eighteen hundred and seventy-nine, enact that "sovereignty and jurisdiction over all that portion of the town of Fair Haven, in the county of Rutland and State of Vermont, lying westerly from the middle of the deepest channel of Poultney River, as it now runs, and between the middle of the deepest channel of said river and the west line of the State of Vermont, as at present established", "and the same is described in an act of the legislature of the State of Vermont entitled 'An act annexing that portion of the town of Fair Haven, lying west of Poultney River, to the State of New York' and approved by the governor of the said State of Vermont November twenty-seventh, anno Domini eighteen hundred and seventy-six, and the cession of the same to the State of New York is hereby accepted by the State of New York"; and also enacting that "this act shall take effect when the Congress of the United States shall consent to such cession and annexation": Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the consent of the Congress of the United States is hereby given to the said agreement, compact, and cession, and every part and article thereof.

Approved, April 7, 1880.
CHAP. 50.—An act to provide for a building suitable for a post-office, for the accommodation of the revenue officers, and the United States courts and their officers, in the city of Charleston, West Virginia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and hereby is, authorized and directed to procure a proper site for and cause to be constructed a suitable building, with a fire-proof brick vault extending to each story, in the city of Charleston, West Virginia, for a post-office, and for the accommodation of United States revenue officers, and the United States courts and their officers; and the sum of seventy-five thousand dollars is hereby appropriated for the purpose aforesaid out of any money in the Treasury not otherwise appropriated; and the Secretary of the Treasury shall cause proper plans and estimates to be made, so that no expenditures shall be made or authorized, for the purchase of a site and the full completion of said building, beyond the sum herein appropriated, upon plans to be previously approved by the Secretary of the Treasury: Provided, That no money hereby appropriated shall be used or expended until the valid title to the land for a site, which site shall leave the building unexposed to danger from fire in adjacent buildings by an open space of at least fifty feet, including streets and alleys, shall be vested in the United States, nor until the State of West Virginia shall cede its jurisdiction over the same, and also duly release and relinquish to the United States the right to tax or in any way assess said site, or the property of the United States that may be thereon, during the time that the United States shall be or remain the owner thereof.

Approved, April 9, 1880.

CHAP. 51.—An act to provide for the construction of a public building at the city of Paducah, State of Kentucky.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and hereby is, authorized and directed to purchase a site for, and cause to be constructed, a suitable building, of bricks or stone, with fire-proof vaults, for the accommodation of post-office, United States district court, and internal-revenue and other government offices, at the city of Paducah, State of Kentucky; and that for this purpose there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, the sum of one hundred thousand dollars, to be expended under the direction of the Secretary of the Treasury, who shall, upon the passage of this act, cause the proper plans and specifications to be made so that no expenditures shall be made or authorized, for the purchase of a site and the full completion of said building, beyond the sum herein appropriated upon plans to be previously approved by the Secretary of the Treasury; only one half of said sum to be expended during present fiscal year: Provided, That no part of the money herein appropriated shall be expended until a valid title to the site of said building which site shall leave the building unexposed to danger from fire in adjacent buildings by an open space of at least fifty feet, including streets and alleys shall be vested in the United States, and until the State of Kentucky shall duly relinquish and release its jurisdiction over the same, and its right to tax said site and the property thereon belonging to the United States.

Approved, April 14, 1880.

CHAP. 52.—An act making appropriations for acquiring sites and the erection of suitable posts for the protection of the Rio Grande frontier.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of two hundred thousand dollars be, and the same is hereby, appropriated, out of any
Appropriation. money in the Treasury not otherwise appropriated, for the purpose of acquiring sites and erecting thereon such military posts on or near the Rio Grande frontier as may be deemed necessary by the Secretary of War for the adequate protection thereof: Provided, That none of said appropriation shall be used for the purposes aforesaid until a valid title to said sites be vested in the United States: And provided further, That the State of Texas shall duly release and relinquish to the United States the right to assess or tax said sites, or any of them, or any improvements placed thereon for military purposes, so long as the United States shall remain the owner thereof.

Approved, April 16, 1880.

CHAP. 53.—An act donating six condemned cannon and cannon-balls to Post Number Sixty-six, Grand Army of the Republic, of Munsey, Pennsylvania, for monumental purposes.

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, and he hereby is, authorized to deliver, if the same can be done without detriment to the government, to Post Number Sixty-six, Grand Army of the Republic, of Munsey, Pennsylvania, six condemned cannon and cannon-balls, to be used in ornamenting a monument erected in honor of the deceased soldiers of said Munsey, Pennsylvania.

Approved, April 16, 1880.

CHAP. 54.—An act to donate twelve condemned bronze cannon to the Blair Monument Association of Saint Louis, Missouri.

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, and is hereby, authorized and directed to deliver to the Blair Monument Association, of Saint Louis, Missouri, or its proper officers, twelve condemned bronze cannon, if the same can be spared without injury to the public service, for the purpose of aiding in the erection of a monument to the late Major-General Francis P. Blair, junior, at the city of Saint Louis, Missouri.

Approved, April 16, 1880.

CHAP. 55.—An act to change the name of the steamer “J. H. Kelly” to “John Thorn.”

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is hereby authorized to change the name of the steamer “J. H. Kelly”, of Clayton, New York, to “John Thorn”, by which name said steamer may be licensed and known.

Approved, April 16, 1880.

CHAP. 56.—An act relating to justices of the peace in the Territories.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That when from any cause there shall be a vacancy in the office of justice of the peace in any of the Territories of the United States, it shall be lawful to fill such vacancy by appointment or election, in such manner as has been or may be provided by the governor and legislative assembly of such Territory: Provided, That such appointee, or person elected to fill such vacancy, shall hold office only until his successor shall be regularly elected and qualified as provided by law.
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 endorsed, “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
such reliable information as he may obtain, all omissions and mistakes in such enumeration, and to that end he may swear and examine witnesses, who shall testify subject to the pains and penalties of perjury. The result of such inquiry for correction and the whole number of persons by him enumerated, he shall make known to the bystanders, if any. And the time given enumerators by said act to make return to supervisors is hereby extended fifteen days. And each enumerator shall be paid for his services in correcting his schedule of inhabitants as required by this act a sum to be fixed by the Superintendent of Census, in no case to exceed two dollars and fifty cents per day. And that the oath of office prescribed by section seven of said act be so amended as to authorize and require the making and filing the list of inhabitants as required by this act.

SEC. 7. That to pay the enumerators for the additional services required by this act, the sum of one hundred and twenty-five thousand dollars, or so much thereof as may be necessary, be, and the same hereby is, appropriated out of any money in the Treasury not otherwise appropriated.

SEC. 8. The Superintendent of Census shall collect and publish the statistics of the population, industries resources of the district of Alaska, with such fullness as he may deem expedient, and as he shall find practicable under the appropriations made, or to be made, for the expenses of the tenth census.

Approved, April 20, 1880.
CHAP. 60.—An act to provide for celebrating the one hundredth anniversary of the treaty of peace and the recognition of American Independence by holding an international exhibition of arts, manufactures, and the products of the soil and mine, in the city of New York, in the State of New York, in the year eighteen hundred and eighty-three.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in celebration of the one hundredth anniversary of the treaty of peace and the recognition of American Independence, an international exhibition of arts, manufactures, and products of the soil and mine, be held under the direction of the United States Internation Commission, a corporation to be created by this act, in the city of New York, in the State of New York, in the year eighteen hundred and eighty-three, to be continued so long as shall be in its judgment advantageous, subject to the provisions hereinafter contained and subject always to the supervision and under the auspices of the Government of the United States.


SEC. 3. That the said United States International Commission is hereby created a body corporate, and by that name shall have a corporate existence, until the object for which it is formed shall have been accomplished, and as such it shall be competent for it to sue and be sued, plead and be implopdled, defend and be defended, in all courts of law and equity in the United States, and may make and have a corporate seal, and may purchase, take, have, and hold, and may grant, sell,
and at pleasure dispose of all such real and personal estate as may be required in order to carry into effect the provisions of this act.

SEC. 4. That said commissioners, two for each State and one from each Territory and the District of Columbia, shall be appointed within sixty days from the passage of this act, by the President of the United States, on the nomination of the governors of the States and Territories respectively, and by the President from the District of Columbia; and in the same manner and within the same time there shall be appointed two alternate commissioners from each State and one from each Territory of the United States and the District of Columbia, as provided in section two, who shall assume and perform the duties of such commissioner or commissioners as may be unable to attend the meetings of the said commission.

SEC. 5. That the said United States International Commission shall hold its meetings in the city of New York, and that a majority of members present at the first meetings provided for in section nine shall be competent for the transaction of business, and the commission shall indicate by by-law the number requisite thereafter for a quorum. The commission shall have full power to make all needful rules for its government, and to appoint such officers as in its judgment shall be advisable.

SEC. 6. That the said commission shall submit to Congress for their consideration at the first session after the appointment of commissioners, as herein provided, a suitable date for opening and closing the exhibition; a schedule of appropriate ceremonies for opening and dedicating the same; the requisite custom-house regulations for the introduction into this country of any articles from foreign countries intended for exhibition, and such other matters as in their judgment may be important.

SEC. 7. That whenever the President of the United States shall be informed by the governor of the State of New York that provision has been made for the erection of suitable buildings for the purpose, and for the exclusive control of the grounds and buildings by the corporation herein provided for, the President, if after due examination he shall deem the preparations adequate, shall, through the Department of State, make proclamation of the same, setting forth the time at which the exhibition will open and close, and the place at which it will be held; and he shall communicate to the diplomatic representatives of all nations, copies of the same, together with such regulations as may be adopted by the commission, for publication in their respective countries, and shall in behalf of the government and people commend the exhibition to all foreign nations who may choose to take part therein.

SEC. 8. That the said commission shall have authority and is hereby empowered to receive subscriptions of capital stock to an amount not exceeding twelve millions of dollars, to be divided into shares of ten dollars each, and each subscriber shall pay not less than ten per cent of his subscription at the time he subscribes; and said commission shall issue to the subscribers of the stock certificates therefor, under its corporate seal, which certificates shall bear the signature of its president, secretary, and treasurer, and be transferable under such rules and regulations as may be prescribed for the purpose. All holders of said stock shall be entitled to one vote on each share in the election of a finance committee, to be elected as hereinafter provided. The proceeds of said stock, together with the receipts from any and all other sources, shall be used by said corporation for the erection of suitable buildings, with their appropriate and necessary fixtures and appurtenances, and for all other expenditures required in carrying out the objects of this act. And the said corporation shall keep regular minutes of its proceedings and full accounts with the vouchers thereof, and the same shall always be open to the inspection of any member or shareholder in the corporation, or to any committee appointed by such members or shareholders authorized to examine the same.
Sec. 9. That the United States International Commission shall be called together by the Secretary of State of the United States in the city of New York as soon as convenient after the appointment of the commissioners as herein directed, and it shall then be their duty to open books for subscription to the capital stock, as herein provided, giving public notice of the time and place, and the terms upon which subscriptions may be made, and such books shall be kept open during sixty days, at the end of which time the members of said commission shall be called together by public notice by the president and secretary pro tempore of the same, for the election of permanent officers of said commission, to consist of a president, secretary, treasurer, and such other officers as said commission may designate, from among the members thereof; said election of officers to take place immediately after the election of the members of the committee of finance herein provided for.

Sec. 10. The first meeting of the shareholders shall be called at the same time and in the same manner as provided for in the last section, and shall proceed to the election of twenty-five from their number, or from the members of the commission, who, when elected, shall, if not already so appointed, be ex officio members of said commission, and who, together with the executive officers of said commission, shall constitute a committee of finance. In this election each subscriber shall be entitled to a vote for each share subscribed for, on which at least ten per centum in cash shall have been previously paid, under such regulations as may be prescribed by said commission. Upon the organization of said committee of finance, said commission shall transfer to it the stock-books and moneys collected, together with all papers and business pertaining to the receiving and collecting of subscriptions of stock, and shall furnish to said committee a full statement of all its financial transactions up to that date; and the commission may require good and sufficient security from all its collecting and disbursing agents, including those of the finance committee.

Sec. 11. It shall be the duty of the committee of finance so elected to select suitable depositories for the deposit of all moneys received for said commission; to devise methods for raising funds for the commission with which to carry out the provisions of this act; to confer and advise with the commission as to all contracts to be made involving the expenditure of moneys; to carefully audit all accounts; to recommend a system of checks and safeguards, with a view of enforcing economy and efficiency in the financial administration of the said commission, and to make full reports to the commissioner at least once every three months. It shall also be the duty of said committee of finance, from time to time, as occasion may require, to open the books for further subscriptions to the capital stock, and take all measures that are needful to secure a collection of the same, using, if necessary, the name of the commission for the purpose, but the moneys so collected shall at all times be subject to control of the commission.

Sec. 12. That the officers of said commission and the members of said committee of finance shall hold their respective positions for the term of one year from the day of their election, before the expiration of which time and for each year during which the commission shall exist a new election shall be held at such time and place as said commission shall designate by due public notice, and in the mode following, to wit: the members of the committee of finance shall first be elected by the shareholders, immediately after which the commission shall proceed to the election of its officers. Any person elected as a member of said committee of finance or an officer of said commission shall be eligible to re-election. Said commission shall have power at any time to fill any vacancy occurring among the officers, and said shareholders shall have like power to fill any vacancy occurring in the members of said committee of finance, and said commission shall also have the power of removing any officer for cause. Vacancies in the commission may be filled in the same man-
Classification of exhibits.

Judges, examiners, and subordinate officers; intercourse with foreign nations.

Section 13. That the United States International Commission shall prepare a complete classification of exhibits, and shall appoint all judges and examiners, guards and other subordinate officers of the exhibition, and award all premiums, and generally have charge of all intercourse with the representatives of foreign nations. It may, at any regular meeting, elect an executive committee, which, in the absence of the commission, shall have full power to act in its stead until its next meeting.

Section 14. That the corporation hereby created shall have authority to issue bonds not in excess of the amount actually paid in upon its capital stock, and secure the payment of the same, principal and interest, by mortgage upon its property, and income, present and prospective.

Section 15. That it shall be the duty of the Secretary of the Treasury of the United States, as soon as practicable, after the passage of this act, to cause to be prepared, at the cost of the said commission, in accordance with a design approved by the United States International Commission and the Secretary of the Treasury, a sufficient number of certificates of stock to meet the requirements of this act; and any person found guilty of counterfeiting, or attempting to counterfeit or knowingly circulating false certificates of stock, herein authorized, shall be subject to the same pains and penalties as are or may be provided by law for counterfeiting United States notes; but nothing in this act shall be so construed as to create any liability of the United States, direct or indirect, for any debt or obligation incurred, nor for any claim by the United States International Commission for aid or pecuniary assistance from Congress or the Treasury of the United States in support or liquidation of any debts or obligations created by said commission. And provided, That nothing in this act shall be so construed as to override or interfere with the laws of any State; and all contracts made in any State for the purposes of the international exhibition shall be subject to the laws thereof: And provided further, That no member of said corporation, whether shareholder or otherwise, shall be personally liable for any debt or obligation which may be created or incurred by the United States International Commission.

Section 16. That as soon as practicable after the said exhibition shall have been closed, it shall be the duty of said corporation to convert its property into cash, and, after the payment of all its liabilities, to divide its remaining assets among its stockholders, pro rata, in full satisfaction and discharge of its capital stock. And it shall be the duty then of the United States International Commission to submit, in a report to the President of the United States, the financial results of the international exhibition.

Section 17. That it shall be the duty of the United States International Commission to make report, from time to time, to the President of the United States of the progress of the work, and, in a final report, present a full exhibit of the results of the United States International Exhibition.

Section 18. The corporation hereby authorized shall exist no longer than until the first day of January eighteen hundred and eighty-five.

Section 19. That the United States shall not in any manner or under any circumstances be liable for any of the acts, doings, proceedings, or representations of the said commission, its officers, agents, servants, or employees, or any of them, or for the services, salaries, labors, or wages of said officers, agents, servants, or employees, or any of them, or for any subscriptions to the capital stock, or for any certificates of stock, bonds, mortgages, or obligations of any kind issued by said commission, or for any debts, liabilities, or expenses of any kind whatever attending such commission or exhibition, or accruing by reason of the same.

Section 20. Congress may at any time alter, amend or repeal this act, as in its judgment the public good shall require: Provided, That nothing in this act contained shall be construed to require the governor of any State to do or authorize any act, in any manner or under any circumstances, which may be inconsistent with the laws of said State, or with the rights reserved by Congress.
state to appoint the commissioners provided for in section two, nor shall said commissioners or any of them incur any liability for their failure or refusal to accept such position or perform the duties thereof.

SEC. 21. Not less than one million of dollars shall be subscribed and not less than ten per centum thereof shall be paid in before said corporation shall do any corporate act other than the acts necessary to its organization. And no part of the capital stock or assets of said corporation shall be withdrawn by, refunded to, or divided among the stockholders or any of them, until all the debts and liabilities of said corporation shall be fully discharged.

Approved, April 23, 1880.

CHAP. 61.—An act to amend an act entitled "An act for the removal of certain Indians in New Mexico", approved June twentieth, eighteen hundred and seventy-eight.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proviso to the act approved June twentieth, eighteen hundred and seventy-eight, making an appropriation for the removal of the band of Apaches at Cimarron, New Mexico, to the Mescalero Apache Reservation at Fort Stanton, New Mexico, requiring the removal of said Indians within thirty days after the passage of the act, and forbidding the issue of rations and annuities to said Indians, except at the Mescalero Apache Agency, New Mexico, be, and the same is hereby, repealed, and the Secretary of the Interior is authorized and directed to issue to said Indians their supplies and annuities at the Abiquiu Agency, New Mexico.

Approved, April 23, 1880.

CHAP. 67.—An act to authorize the Secretary of the Treasury to repair and extend the public building owned by the government at Cleveland Ohio.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he hereby is, authorized and directed to repair and extend, for the use of the government offices at Cleveland, Ohio, in accordance with plans and specifications submitted by the Supervising Architect of the Treasury, the government building at Cleveland Ohio: Provided, The cost of the same shall not exceed one hundred and fifty thousand dollars, and this sum or so much thereof as is necessary is hereby appropriated out of any money in the Treasury not otherwise appropriated.

Approved, April 24, 1880.

CHAP. 71.—An act for the establishment of a land-office in the Territory of Montana.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all that portion of the Territory of Montana which lies east of the twenty-seventh range east of the principal meridian which is not now or hereafter may be included in any Indian reservation, be, and the same is hereby, designated as the district of the Yellowstone, and constituted a separate land district, with a United States land-office at Miles City, within said district.

SEC. 2. The President shall appoint a register and a receiver for said office, who shall be entitled to such compensation as is now provided by law, which compensation shall be paid from the fund appropriated for such purposes.

Approved, April 30, 1880.
May 1, 1880.

CHAP. 72.—An act to authorize and equip an expedition to the Arctic Seas.

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 hereby is, authorized to establish a temporary station at some point north of the eighty-first degree of north latitude, on or near the shore of Lady Franklin Bay, for purposes of scientific observation and exploration, and to develop or discover new whaling-grounds; to detail such officers or other persons of the public service to take part in the same as may be necessary, and who are willing to enlist for such purpose, not exceeding fifty in number, and to use any public vessel or vessels that may be suitable for the purpose of transporting the members of said station and their necessary supplies, and for such other duty in connection with said station as may be required from time to time: Provided, That the President of the United States is authorized to accept from H. W. Howgate, and fit out for the purposes of this expedition, the steamship Gulnare, which vessel shall be returned to its owner when the objects of the expedition shall have been accomplished, or when, in the opinion of the President, its services are no longer required: Provided further, That the United States shall not be liable to any claim for compensation in case of loss, damage, or deterioration of said vessel from any cause, or in any manner whatever, nor be liable to any demand for the use or risk of said vessel.

Approved, May 1, 1880.

May 3, 1880.

CHAP. 73.—An act making appropriations for the naval service for the fiscal year ending June thirtieth, eighteen hundred and eighty-one, 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 following sums be, and they are hereby, appropriated, to be paid out of any money in the Treasury not otherwise appropriated, for the naval service of the government, for the year ending June thirtieth, eighteen hundred and eighty-one, and for other purposes:

For the pay of the Navy, for the active list, namely: One admiral, one vice-admiral, twelve rear-admirals, eight chiefs of bureau (commodores), twenty-five commodores, fifty captains, ninety commanders, eighty lieutenant-commanders, two hundred and eighty lieutenants, one hundred masters, one hundred ensigns, forty-five midshipmen, fifteen medical directors, fourteen medical inspectors, fifty surgeons, sixty-four passed assistant surgeons, twenty-seven assistant surgeons, twelve pay-directors, thirteen pay-inspectors, fifty paymasters, thirty passed assistant paymasters, twenty assistant paymasters, sixty-nine chief engineers, ninety-six passed assistant engineers, twenty-five assistant engineers, twenty-four chaplains, twelve professors of mathematics, ten naval constructors, five assistant naval constructors, ten civil engineers, two hundred and five warrant-officers, forty-two mates, two hundred and fifty-four cadet-midshipmen, additional for seventy-eight cadet-midshipmen at sea, ninety-eight cadet-engineers, additional for forty cadet-engineers when at sea; in all, three million nine hundred and thirteen thousand six hundred dollars.

For pay of the retired list, namely: For forty rear-admirals, twenty-one commodores, sixteen captains, eleven commanders, fourteen lieutenant-commanders, seven lieutenants, thirteen masters, five ensigns, two midshipmen, three surgeon generals, nineteen medical directors, one medical inspector, two surgeons, four passed assistant surgeons, eight assistant surgeons, two paymaster generals, five pay directors, one pay-inspector, three paymasters, two passed assistant paymasters, two assistant paymasters, seven chief engineers, eighteen passed assistant engineers, twenty-five assistant engineers, seven chaplains, six professors of mathematics, three naval constructors, nine boatswains, five gun-
ners, thirteen carpenters, and eleven sailmakers, six hundred and sixty one thousand four hundred dollars.

For pay to petty-officers, seamen, ordinary seamen, landsmen, and boys, including men in the engineers' force, and for the Coast Survey service, not exceeding eight thousand two hundred and fifty; in all, two million three hundred and ninety thousand dollars.

For secretaries to the Admiral and Vice-Admiral, clerks to fleet-paymasters, paymasters of vessels, clerks at inspections, navy-yards, and stations, and extra pay to men enlisted under honorable discharge; exchange and mileage, and for the payment of any such officers as may be in service, either upon the active or retired list, during the year ending June thirtieth, eighteen hundred and eighty-one, in excess of the numbers for each class provided for in this act, and for any increase of pay arising from different duty, as the needs of the service may require, four hundred and seventy-five thousand dollars; and should the sums hereinbefore appropriated for the pay of the officers on the active and retired lists of the Navy be insufficient, then, and in that case, the Secretary of the Navy is hereby authorized to use any and all balances which may be due, or become due, to "Pay of the Navy" from the other bureaus of the department, for that purpose.

For contingent expenses of the Navy, namely: For rent and furniture of buildings and offices not in navy-yards; expenses of courts-martial and courts of inquiry, boards of investigation, examining boards, with clerks' and witnesses' fees, and traveling expenses and costs; stationery and recording; expenses of purchasing paymasters' offices at the various cities, including clerks, furniture, fuel, stationery, and incidental expenses; newspapers and advertising; foreign postage; telegraphing, foreign and domestic; copying; mail and express wagons and livery and express fees and costs of suits; commissions, warrants, diplomas, and discharges; relief of vessels in distress and pilotage; recovery of valuables from shipwrecks; quarantine expenses; care and transportation of the dead; reports, professional investigation and information from abroad; and all other emergencies, and extraordinary expenses arising at home or abroad, but impossible to be anticipated or classified, one hundred thousand dollars.

BUREAU OF NAVIGATION.

For foreign and local pilotage and towage of ships of war, forty-five thousand dollars.

For services and materials in correcting compasses on board ship, and for adjusting and testing compasses on shore, three thousand dollars.

For nautical and astronomical instruments, nautical books, maps, charts, and sailing directions, and repairs of nautical instruments for ships of war, nine thousand dollars.

For books for libraries for ships of war, two thousand dollars.

For Navy signals and apparatus, namely, signal-lights, lanterns, rock-ets, running-lights, drawings, and engravings for signal-books, six thou-sand dollars.

For compass-fittings, including binnacles, tripods, and other appendages of ships' compasses, three thousand dollars.

For logs and other appliances for measuring the ship's way, and leads and other appliances for sounding, three thousand dollars.

For lanterns and lamps, and their appendages, for general use on board ship, including those for the cabin, wardroom, and steerage, for the holds and spirit-room, for decks and quartermasters' use, five thou-sand dollars.

For bunting and other materials for flags, and making and repairing flags of all kinds, four thousand dollars.

For oil for ships of war other than that used for the engineer department, candles when used as a substitute for oil in binnacles and running-lights, for chimneys and wicks, and soap, used in navigation department, twenty thousand dollars.
For stationery for commanders and navigators of vessels of war, and for use of courts-martial, one thousand five hundred dollars.

For musical instruments and music for vessels of war, one thousand dollars.

For steering-signals and indicators, and for speaking-tubes and gongs, for signal communication on board vessels of war, two thousand dollars.

For contingent expenses of the Bureau of Navigation, namely: For freight and transportation of navigation materials; postage and telegraphing on public business; advertising for proposals; packing-boxes and materials; and all other contingent expenses, two thousand dollars.

For the civil establishment, ten thousand four hundred and seventeen dollars and twenty-five cents.

For drawing, engraving, and printing and photolithographing charts, purchase of chart paper, correcting old plates, preparing and publishing sailing directions, and other hydrographic information, forty thousand dollars.

For fuel and office furniture; care of building and other labor; purchase of books for library, drawing materials, and other stationery; postage, freight, and other contingent expenses, four thousand dollars.

For preparing and publishing the survey of the Amazon and Madeira Rivers and approaches, eleven thousand dollars.

For preparing and publishing the surveys of the Mexican coast in the Pacific Ocean, twelve thousand dollars.

For expenses of Naval Observatory, namely:

For pay of three assistant astronomers, at one thousand seven hundred dollars each, five thousand one hundred dollars: Provided, That said assistant astronomers shall have each served four years continuously.

For one clerk, at one thousand eight hundred dollars.

For wages of one instrument-maker, three watchmen, one messenger, and one porter; for keeping grounds in order and repairs to buildings and inclosures; for fuel, light, and office furniture; chemicals for batteries, and for stationery, freight, and all other contingent expenses, twelve thousand dollars.

For reducing and transcribing astronomical and meteorological observations for publication, two thousand two hundred dollars.

For professional books and periodicals for library, one thousand dollars.

For solar and stellar photography, one thousand dollars.

For payment to the Smithsonian Institution for freight on Observatory publications for eighteen hundred and eighty, to be shipped in eighteen hundred and eighty, two hundred and thirty-six dollars and twenty-five cents.

For payment to the Smithsonian Institution for freight on Observatory publications for eighteen hundred and eighty-one, to be shipped to foreign countries in eighteen hundred and eighty-one, two hundred and thirty-six dollars and twenty-five cents.

For one micrometer for the twenty-six inch telescope, three hundred and fifty dollars.

For engravings to illustrate report on photographic observations of the transit of Mercury, three hundred and fifty dollars.

For photographic apparatus, five hundred dollars.

For expenses of Nautical Almanac:

For pay of computers and clerks for preparing for publication the American Ephemeris and Nautical Almanac, nineteen thousand dollars.

For rent, fuel, labor, stationery, boxes, expresses, books, and miscellaneous items, one thousand five hundred dollars.

For improving the tables of the planets, two thousand dollars.

For fuel, tools, and materials of all kinds necessary in carrying on the current daily work of the mechanical branches of the ordnance stores.
For labor at all the navy-yards, magazines, and stations in fitting ships for sea and in preserving ordnance material, one hundred and twenty-five thousand dollars.

For necessary repairs to ordnance buildings, magazines, gun-parks, boats, lighters, wharves, machinery, and other necessaries of the like character, fifty thousand dollars.

For miscellaneous items, namely, for freight to foreign and home stations, advertising and auctioneers' fees, cartage and express charges, repairs to fire-engines; gas and water pipes, gas and water tax at magazines, toll, ferriage, foreign postage, and telegrams, three thousand dollars.

For the civil establishment, eleven thousand eight hundred and eighty-six dollars and twenty-five cents.

For the Torpedo Corps, namely: For labor, fifteen thousand dollars; material, ten thousand dollars; freight and express charges, five hundred dollars; general repairs to grounds, buildings, wharves, and boats, five thousand dollars; and instruction and general torpedo experiments, sixty-four thousand five hundred dollars; in all, ninety-five thousand dollars.

For the completion of the torpedo-boat experiments on the Alarm, twenty thousand dollars, the same to be immediately available.

BUREAU OF EQUIPMENT AND RECRUITING

For equipment of vessels: For coal for steamers' and ships' use, including expenses of transportation; storage, and handling; hemp, wire, and other materials for the manufacture of rope; hides, cordage, canvas, leather; iron for manufacture of cables, anchors, galleys, and chains; furniture, wood, hose, bake-ovens, and cooking-stoves; boat-detaching apparatus; liferafts for monitors; heating apparatus for receiving ships; and for the payment of labor in equipping vessels and manufacture of equipment articles in the several navy-yards, eight hundred thousand dollars.

For contingent expenses of the Bureau of Equipment and Recruiting, namely: For expenses of recruiting and fitting up receiving ships; extra expenses of training-ships; freight and transportation of equipment stores; transportation of enlisted men and boys; printing, advertising, telegraphing; books and models; stationery; express charges; internal alterations, fixtures, and appliances in equipment buildings at the several navy-yards; foreign postage; car tickets, ferriage, ice; apprehension of deserters; assistance to vessels in distress; continuous service certificates and good conduct badges for enlisted men, including purchase of school-books for training-ships and extra medals for boys, fifty-five thousand dollars.

For the civil establishment, eighteen thousand two hundred and fifty-one dollars and seventy-five cents.

BUREAU OF YARDS AND DOCKS.

For general maintenance of yards and docks, namely: For freight and transportation of materials and stores; books, models, maps, and drawings; purchase and repair of fire-engines; machinery, and patent rights to use the same; repairs on steam fire-engines, and attendance on the same; purchase and maintenance of oxen and horses, and driving teams, carts, and timber wheels for use in the navy-yards, and tools and repairs of the same; dredging; postage; and telegrams; furniture for government houses and offices in the navy-yards; coal and other fuel; candles, oil, and gas; cleaning and clearing up yards, and care of public buildings; attendance on fires; lights; fire-engines and apparatus; for clerical and incidental labor at navy-yards; water-tax, and for toll and
ferriages; pay of the watchmen in the navy-yards; and for awnings and packing-boxes, four hundred and forty thousand dollars.

For contingent expenses that may arise at navy-yards and stations, twenty thousand dollars.

For the civil establishment, thirty-seven thousand nine hundred and six dollars and twenty-five cents.

At the Naval Asylum, Philadelphia, Pennsylvania: For superintendent, six hundred dollars; steward, four hundred and eighty dollars; matron, three hundred and sixty dollars; cook, two hundred and forty dollars; two assistant cooks, one hundred and sixty-eight dollars each; chief laundress, one hundred and ninety-two dollars; four laundresses, at one hundred and sixty-eight dollars each; eight scrubbers and waiters, at one hundred and sixty-eight dollars each; six laborers, at two hundred and forty dollars each; stable-keeper and driver, three hundred and sixty dollars; master-at-arms, four hundred and eighty dollars; corporal, three hundred dollars; barber, three hundred and sixty dollars; carpenter, eight hundred and forty-five dollars; water-rent and gas, two thousand dollars; car-tickets, two hundred and fifty dollars; cemetery and burial expenses, headstones, and digging graves, three hundred and fifty dollars; improvement of grounds, five hundred dollars; repairs and preservation of all kinds, painting, and for grates, furnaces, ranges, furniture, and repairs of furniture, four thousand five hundred dollars; and for support of beneficiaries, forty-three thousand five hundred dollars; in all, fifty-nine thousand three hundred and nine dollars; which sum shall be paid out of the income from the naval-pension fund.

Paid from income of naval pension fund.

BUREAU OF MEDICINE AND SURGERY.

For support of the medical department, for surgeons' necessaries for vessels in commission, navy-yards, naval stations, Marine Corps, and Coast Survey, forty-five thousand dollars.

For the naval-hospital fund, namely: For maintenance of the naval hospitals at Portsmouth, New Hampshire; Chelsea, Massachusetts; Brooklyn, New York; Philadelphia, Pennsylvania; Annapolis, Maryland; Washington, District of Columbia; Norfolk, Virginia; Pensacola, Florida; Mare Island, California; and Yokohama, Japan, fifty thousand dollars.

For contingent expenses of the bureau: For freight on medical stores; transportation of insane patients to the government hospital; advertising; telegraphing; purchase of books; expenses attending the medical board of examiners; purchase and repair of wagons, harness; purchase and feed of horses and cows; trees, garden-tools, and seeds, fifteen thousand dollars.

For necessary repairs of naval laboratory, naval hospitals, and appendages, including roads, wharves, out-houses, sidewalks, fences, gardens, farm, and cemeteries, thirty thousand dollars.

BUREAU OF PROVISIONS AND CLOTHING.

For provisions for the seamen and marines; commuted rations for officers, seamen, and marines; expenses of the handling and transportation of provisions; of inspections and storehouses; and for purchase of water for ships, and for provisions and commutation of rations for seven hundred and fifty boys, one million two hundred thousand dollars: Provided, That the Secretary of the Navy may substitute for the ration of "two ounces of desiccated potatoes" six ounces of desiccated tomatoes if he shall believe such substitution to be conducive to the
health and comfort of the Navy, and not to be more expensive to the
government than the present ration, provided the same shall be accept-
able to the men. In the event the Secretary of the Navy orders such
substitution he is authorized to have sold at public auction any desic-
cated potatoes on hand, the proceeds of which sale shall be used in the
purchase of desiccated tomatoes for the use of the Navy.

For contingent expenses: For freight on shipments, except provisions,
candles, fuel; books and blanks; stationery; advertising and commis-
sions on sales; foreign postage, telegrams, and express charges; toll,
ferriages, and car-tickets; and yeomen's stores, iron safes, ice, newspa-
papers, and incidental expenses absolutely necessary, sixty thousand
dollars.

For civil establishment, twelve thousand four hundred and eleven
dollars and fifty cents.

BUREAU OF CONSTRUCTION AND REPAIR.

For preservation of vessels on the stocks and in ordinary, purchase of
materials and stores of all kinds; labor in navy-yards and on foreign
stations; preservation of materials; purchase of tools; wear, tear, and
repair of vessels afloat, and for general care and protection of the Navy
in the line of construction and repair; and incidental expenses, namely,
advertising and foreign postage, one million five hundred thousand
dollars.

For the civil establishment, forty thousand one hundred and five dol-
lars and seventy-five cents.

BUREAU OF STEAM-ENGINEERING.

For repairs and preservation of machinery and boilers in vessels on the
stocks and in ordinary; purchase and preservation of all materials and
stores; purchase, fitting, and repair of machinery and tools in the navy-
yards and stations; wear, tear, and repair of machinery and boilers of
naval vessels; incidental expenses, such as foreign postages, telegrams,
advertising, freight, eight hundred thousand dollars.

For contingencies, such as instruments and materials for drafting-
room, one thousand dollars.

For the civil establishment, twenty thousand and thirty-eight dollars.

NAVAL ACADEMY.

For pay of professors and others: For two professors (heads of depart-
ments), namely: one of drawing and one of modern languages, at two
thousand five hundred dollars each; four professors, namely: one of
physics (assistant), one of chemistry (assistant), one of Spanish (assist-
ant), and one of English studies, history, and law (assistant), at two
thousand two hundred dollars each; six assistant professors, namely:
four of French, one of English studies, history, and laws, and one of
drawing, at one thousand eight hundred dollars each; swordmaster, at
one thousand five hundred dollars, and two assistants, at one thousand
dollars each; boxing-master and gymnast, at one thousand two hundred
dollars; and assistant librarian, at one thousand four hundred dollars;
secretary of the Naval Academy, one thousand eight hundred dollars;
three clerks to superintendent, at one thousand two hundred dollars,
one thousand dollars, and eight hundred dollars respectively; one clerk
to commandant of cadets, one thousand dollars; one clerk to paymaster,
one thousand dollars; one dentist, one thousand six hundred dollars;
one baker, six hundred dollars; one mechanic in department of physics
and chemistry, six hundred dollars; one messman, two hundred and
eighty-eight dollars; one cook, three hundred and twenty-five dollars
and fifty cents; one messenger to superintendent, six hundred dollars;
one armorer, five hundred and twenty-nine dollars and fifty cents; one
gunner's mate, four hundred and sixty-nine dollars and fifty cents, and
one quarter-gunner, four hundred and nine dollars and fifty cents; one cockswain, four hundred and sixty-nine dollars and fifty cents; one seaman in the department of seamanship, one seaman in the department of astronomy, and one seaman in the department of physics and chemistry, at three hundred and forty-nine dollars and fifty cents each; one bandmaster, five hundred and twenty-eight dollars; twenty-one first-class musicians, at three hundred and forty-eight dollars each; seven second-class musicians, at three hundred dollars each; in all, fifty-four thousand three hundred and seventy-six dollars.

Pay of watchmen and others: Captain of the watch and weigher, at two dollars and fifty cents per day; four watchmen, at two dollars per day; foreman of the gas and steam-heating works, at five dollars per diem; ten attendants at gas and steam-heating works of academy, one at three dollars, one at two dollars and fifty cents, and eight at two dollars per day each; one steam-pipe fitter, seven hundred and thirty dollars; one foreman of joiners, one foreman of painters, and one foreman of masons, at three dollars and fifty cents per day each; two joiners, one painter, and one mason, at two dollars and fifty cents per day each; one tinner, one gas-fitter, and one backsmith, at two dollars and fifty cents per day each; in all, twenty-four thousand four hundred and fifty-five dollars.

Pay of mechanics and others: One mechanic at workshop, at two dollars and twenty-five cents per diem; one master-laborer, to keep public grounds in order, at two dollars and twenty-eight cents per diem; fourteen laborers, to assist in same, three at two dollars per diem each and eleven at one dollar and fifty cents per diem each; one laborer to superintend quarters of cadet-midshipmen and public grounds, at two dollars per diem; six attendants at recitation-rooms, library, paymaster's office, chapel and offices, and store, at twenty dollars per month each; twenty servants, to keep in order and attend to quarters of cadet-midshipmen and public buildings, at twenty dollars per month each; in all, sixteen thousand eight hundred and thirty-five dollars and ninety-five cents.

For pay of employees in the department of steam-enginery: For master-machinist, boiler-maker, and pattern-maker, at three dollars and fifty cents per day each; two machinists, one blacksmith, and one moulder, at two dollars and fifty cents per diem each; and two laborers, at one dollar and fifty cents per diem each; in all, eight thousand five hundred and seventy-seven dollars and fifty cents.

For necessary repairs of public buildings, pavements, wharves, and walls inclosing the grounds of the Naval Academy, and for improvements and furniture and fixtures, twenty-one thousand dollars.

For fuel, and for heating and lighting the academy and school-ships, seventeen thousand dollars.

For contingent expenses, Naval Academy: For purchase of books for the library, two thousand dollars. For stationery, blank books, models, maps, and so forth, and for textbooks for use of instructors, two thousand dollars.

For expenses of the Board of Visitors to the Naval Academy, two thousand six hundred dollars.

For purchase of chemicals, apparatus, and instruments, in the department of physics and chemistry, and for repairs of the same, two thousand five hundred dollars.

For purchase of gas and steam machinery; steam-pipe and fittings; rent of building for the use of the academy; freight; cartage; water; music; musical and astronomical instruments; uniforms for the bandsmen; telegraphing; and for feed and maintenance of teams; and for the current expenses and repairs of all kinds; and for incidental labor and expenses not applicable to any other appropriation, thirty-four thousand six hundred dollars.

For stores in the department of steam-enginery, eight hundred dollars.

For materials for repairs in steam-machinery, one thousand dollars.
For pay of officers on the active list, as follows: One colonel commandant, four thousand five hundred dollars; one colonel, four thousand five hundred dollars; two lieutenant-colonels, eight thousand dollars; one adjutant and inspector and one quartermaster, at three thousand five hundred dollars each, and one paymaster, at three thousand dollars per annum, ten thousand dollars; four majors, fourteen thousand dollars; two assistant quartermasters, one at two thousand four hundred dollars and one at two thousand six hundred dollars per annum, five thousand dollars; three captains, at two thousand five hundred and twenty dollars each, and seventeen at two thousand three hundred and forty dollars each per annum, forty-seven thousand three hundred and forty dollars; thirty first-lieutenants, fourteen at one thousand nine hundred and fifty dollars, twelve at one thousand eight hundred dollars, and four at one thousand six hundred and fifty dollars each per annum, fifty-five thousand five hundred dollars; fifteen second-lieutenants, seventeen at one thousand five hundred and forty dollars and two at one thousand five hundred dollars per annum, twenty-two thousand six hundred and eighty dollars; in all, one hundred and seventy-one thousand five hundred and twenty dollars.

Pay of officers on the retired list: For one brigadier-general, four thousand one hundred and twenty-five dollars; one colonel, three thousand three hundred and seventy-five dollars; one lieutenant-colonel, three thousand dollars; three majors, two at two thousand six hundred and twenty-five dollars each and one at two thousand two hundred and fifty dollars per annum, seven thousand five hundred dollars; one assistant quartermaster, two thousand one hundred dollars; five captains, one at one thousand six hundred and twenty dollars, and one at one thousand three hundred and fifty dollars per annum, two thousand nine hundred and seventy dollars; two first-lieutenants, two thousand seven hundred dollars; three second-lieutenants, one at one thousand one hundred and fifty-five dollars and two at one thousand and fifty dollars each per annum, three thousand two hundred and fifty-five dollars; in all, twenty-nine thousand and twenty-five dollars.

Pay of non-commissioned officers, musicians, and privates: For one leader of the band, one thousand and eighty dollars; one sergeant-major, one quartermaster-sergeant, and one drum-major, one thousand and eighty dollars, fifty first-sergeants, sixteen thousand two hundred dollars; one hundred and forty sergeants, ninety at seventeen dollars and fifty at twenty-two dollars per month each, thirty-one thousand five hundred and sixty dollars; one hundred and eighty corporals, one hundred and thirty at fifteen dollars and fifty at twenty dollars per month each, thirty-five thousand four hundred dollars; thirty musicians, seven at forty dollars, eight at twenty-six dollars, and fifteen at twenty-three dollars per month each, nine thousand nine hundred and ninety-six dollars; ninety-six drummers and fifers, seventeen thousand seven hundred and thirty-six dollars; one thousand five hundred privates, six hundred at thirteen dollars, five hundred at sixteen dollars, and four hundred at eighteen dollars per month each, two hundred and seventy-six thousand dollars; in all, three hundred and eighty-nine thousand and fifty-two dollars.

For ten clerks and two messengers, fifteen thousand seven hundred and fifteen dollars. Payments to discharged soldiers for clothing undrawn, twenty thousand dollars; transportation of officers traveling under orders without troops, eight thousand dollars; commutation of quarters for officers where there are no public buildings, ten thousand dollars; in all, fifty-three thousand seven hundred and fifteen dollars.

For provisions, sixty-seven thousand seven hundred and eighty dollars, and provisions for clothing, sixty-nine thousand five hundred and seventy-nine dollars.
For fuel, eighteen thousand four hundred and ninety-six dollars and fifty cents.

For military stores, namely: For pay of one chief armorer, nine hundred and thirty-nine dollars; three mechanics, at two dollars and fifty cents per day each; purchase of military equipments, such as cartridge-boxes, bayonet-scabbards, haversacks, canteens, musket-slings, swords, flags, drums, fife, bugles, and other instruments, five thousand dollars; for purchase of one hundred Springfield rifles, one thousand five hundred dollars; purchase of ammunition, one thousand dollars; purchase and repair of instruments for the band, and purchase of music, five hundred dollars; in all, eleven thousand two hundred and eighty-six dollars and fifty cents.

For transportation of troops and for expenses of recruiting, seven thousand dollars.

For repairs of barracks, and rent of offices where there are no public buildings, ten thousand dollars.

For forage for three public horses, one for messenger to commandant and staff, Washington, District of Columbia, and two for general use at marine barracks, Mare Island, California, five hundred dollars.

For contingencies, namely: Freight; ferriage; toll; cartage; per diem for constant labor; burial of deceased marines; stationery; telegraphing; apprehension of deserters; oil, candles, gas; repairs of gas and water fixtures; water rent; barrack furniture; furniture for officers' quarters; bedsacks; packing-boxes, wrapping-paper; oil-cloth; crash; rope; twine; spades; shovels; axes; picks; carpenters' tools; repairs to fire-engines; purchase of fire-extinguishers; purchase and repair of engine-hose; repairs to public carryall; purchase of lumber for benches, mess-tables, bunks; purchase and repair of harness; purchase and repair of handcarts and wheelbarrows; purchase and repair of galleys, cooking-stoves, ranges, stoves where there are no grates; gravel for parade-grounds; repair of pumps; brushes; brooms; buckets; paving; and for other purposes, twenty thousand dollars.

Approved, May 3, 1880.

May 3, 1880.

CHAP. 74.—An act to establish post-routes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following post-routes be, and the same are hereby, established.

Alabama;

ALABAMA.

From Frankfort, via Rock Creek, to Pleasant Site.
From Clement's Station to Marion.
From Brownsville to Maysville.
From Chubb Hill to Pleasant Site.
From Alexander City, via New Site and Davidson, to Vaughan and Wright's Mills.
From Dadeville, via Dudleyville, to Vaughan and Wright's Mills.
From Garland, via Herbert, to Brooklyn.
From China Grove to Linwood.
From Stevenson, via Gibsonville, Hogner, to Newton, Georgia.
From Pinckard's Store, via Howle's Store, Robinson's Ferry, Dadeville, to Vaughan and Wright's Mills.
From Uniontown, via Cahaba (upper) Road, Griffith's Shop, and Lexington Road, to Liberty Hill.
From Dadeville, via Porcher's Mill, Howle's Store, and Pinckard's Store, to Wetumpka.
From Silver Run, via Marthadell and Clough's Hill, to Alexandria.
From Martin's Mill to Cedar Ridge.
From Fort Payne, to Grove Oak.
From Fayetteville to Talledega Springs.
From Edwardsville, via Hooper's Mill and Hooper and Bennell's Mill, to Tallapoosa, Georgia.
From Saville, via J. H. Lewis's to Helicon.
From Frankfort to Barton.
From Central Institute, via Pinekard's Store, Howle's Store, Porcher's Mills to Dadeville.
From Roanoke, via Arnell's Mills, Bacon Level, Thurman, Wehadka, to Antioch, Georgia.
From Indian Branch to Dorman's Cross Roads.
From Saville to Helena.
From Patterson to Pine Level.
From Gaston, via Bevill's Store, and Naheola, to Tomkinsville.
From Cowpens to Good Water.
From Goodwater, via Gamble's, Hackneyville, Cowpens, and Taylor's Store, to Buffalo.
From Goldville, via Taylor's Store and Cowpens, to Alexander City.
From Linwood to China Grove.
From Bay Minette, via Henry Watson's Store, Holman's Ferry, or the Perdido, and Muscogee Mills, to Powellton, Florida.
From Gadsden to Merida.

ARKANSAS.

From Ozark, via Huntsville to Eureka Springs.
From Pine Bluff, via McAlmont's Station, Basswell, Olin, Ewingsville, and Jonestown, to Benton.
From Van Buren, via Suttamayer's Ferry, to Massard.
From Texarkana to J. R. Fenley's Place.
From Lonoke, via South Bend, to Jacksonville.
From Dixon, via Sulphur Springs, Arkansas, to Southwest City, Missouri.
From Russellville, to Harrison.
From Hartford, Arkansas, via Lone Oak and Green Hill, to Oak Lodge, Indian Territory.
From Maysville, Arkansas, via German Town, to Tahlequah, Indian Territory.
From Chocoville to Dickson's Mill.
From Dardanelle, via Batie's Mill, Rose Creek, and Storts, to Morrillton.
From Dobeyville to Holly Springs.
From Star City, via Tyro, to Selma.
From Washington to Nashville.
From Charleston to Chismville.
From Monticello to Tyro.
From Cincinnatti, via Ellis Foreman's, John Crista, to Talequah.
From Monticello to Florence.
From Lonoke, via R. B. Simmond's, George T. Rose's, and James Nelson's, to Plum Bayou.
From Centre Point, via Vinitia Grove, to Dallas.
From Saint Charles to Indian Bay.
From Watson to Dumas.
From Witsburg to Brushey Lake.
From Sulphur Rock, via Old Military Road, Branchville and Goldsboro, to Hazel Grove.
From Elm Spring to Wager's Mill.
From Centre Point to Baker's Springs.
From Washington, via Goodlett and Cummings, to Nashville.
From Planterville to Connerrville.
From Maysville, via Doyle's Mill, to Talequah, I. T.
From Newport to Mallory's Store.
From Locksburg via Norwoodsville and Little River to Rocky Comfort.
ARIZONA TERRITORY.

From Tuscon, via Onensorgis, to Tombstone.
From Empire Ranch, via Fort Crittenden, Sonorta, Harshaw, Patagonia, and Washington, to Luttrell's.
From Junction to Tubee.
From Jackson, via Canon de Oro, Camp Grant, San Jose, El Capitan, to Globe City.
From Saint Joseph, via Berdoes, Woodruff, Bacas Ranch, Saint John's, Springerville, Nutron, Bush Valley, Sanfrisco, to Clifton.
From Prescott to Cottonwood via Lynx Creek.
From Chino Valley via Bill Williams Mountain to Brigham.
From Chino Valley via Verde River and Oak Creek to Camp Verde.
From Tucson via Harshaw and Washington Camp to the line of Sonora.

CALIFORNIA.

From Bieber to Clear Lake.
From Merced, via Dickinson's Ferry, to Central Point.
From Huron, via Crainhagen's, Hot Springs, to Pacheco.
From Chico to Poweltown.
From Sutter Creek, via Dempsey's, Foster's, Hosley, Rattenberg's, Wiley's, Harn's, Silver Lake, and Kirkwood's to Woodford.
From Bald Hill to Camp Anderson.
From China Flat to Forks of New River.
From Dark Canyon to Garbeville.
From Gridly, via North Butte, to West Butte.
From Eureka, via Kneeand Prairie and Zagerville, to Bridgeville.

COLORADO.

From Leadville, via Soda Springs, to Twin Lakes.
From Leadville, via Red Cliff, Zalsda, Brush Creek, Frying Pan Creek, Roaring Creek, Maroon Creek, and Copper Creek, to Gothen City.
From Gunnison City to Irwin Post-Office.
From Kuhn's Crossing, via Beaver Creek, to Deer Trail.
From Walsenburg, via Apishipa, to the Apodoca Playa.
From Fort Collins to Crescent City.
From Alp'he, via Pulkin and Tomich, to Gunnison.
From Gunison to Los Pinos Agency.
From Hot Sulphur Springs, via Grande River an Uncompahgre River, to Los Pinos Agency.
From Waite River Agency to Uintah Agency, Utah.
From Eagle River, via Tennessee Park, Eagle City, and Red Cliffs, to Leadville.
From Silver Cliff, via Mosco Gap, Mosco City, and Laporte, to Alamosa.
From Alamosa, via Laporte and Mosco City, to Del Norte.
From Sprague's Ranche via Lulu City, to Hot Sulphur Springs.
From Fort Collins, via Estes Park, to Grand Lake.

CONNECTICUT.

From Huntsville to Cornwall Hollow.

FLORIDA.

From Pendeville, via Sorento, to Sanford.
From Cedar Keys, via Horse-Shoe Bay, to Deadman's Bay.
From Orlando, via Whitesburg, Lake Marion, to Fort Drum.
From Crawfordville to Rio Canabelle.
From Euchee Anna to Red Bay.
From New Berlin to Callahan.
From Jamestown to Palatka via Mrs McNabbs.
DAKOTA TERRITORY.

From Fort Totten, via Tower City, Glendale, Bonnersville, and Harris, to Wahpeton.
From Dell Rapids, via Enterprise, to Gale.
From Brookings to Bainbridge.
From Olivet, via Sharon, to Oak Hollow.
From Marion, via Cameron, Ramsey, Herman, Spring Lake, and Jesse, to Lake Thompson.
From Denton to Forestburg.
From Oakwood, via Togstad and Duel Centre, to Gary.
From Buffalo Gap to Custer City.
From Big Stone City, via Hartford, Parnell, Osceola, Kilborn, and Twin Brooks, to Grant Center.
From Armenia to Casselton.
From Brookings to Oakwood.
From Enterprise to Brookfield.
From Gary to Estelline.
From Newbury to Durham.
From Valley City, via Hoiland's, to Lisbon.
From Deadwood to Belle Fourche.
From Cavalier, via county seats of the counties of Cavalier, Rolette, Bottineau, Renville, Mountraille, to the county seat of Wallette County.
From Custer City to Jenny's Stockade.
From Big Stone City to Brown's Valley.
From Volga, via Preston and De Smet, to Huron.
From Sweeden to Hallie.

GEORGIA.

From Blakely, via Bluffton, to Cuthbert.
From Cleveland to Smith's Store, on Shoal Creek.
From Bowman's, via Amandaville and Webster, to Hartwell.
From Harmony Grove, via Thomas's Bridge, Mayes's and Ward's Store, to Wilmot's Old Store.
From Amicola, via Juno, Bethel Camp-ground, to Dawsonville.
From Gainseville to Argos.
From Carrollton to Douglassville.
From Waresboro' to Haslehurst, via Denton's Mills and Daniel Lott's.
From Flowery Branch, via Brown's Bridge, Morgan's Store, Bell's Store, New Prospect, Jay's Store, to Barrettsville.
From Lawrenceville, via Chester, to Conyer's.
From Dillon, Georgia, to Chattanooga, Tennessee.
From Winterville to Pleasant Holt.
From Bainbridge, via Belcher's House, Union School-house, and Branchville, to Camella.
From Teloga Springs to Valley Head, (Alabama).
From Ringold to Shaw's and Kinnamon's Mills.
From Towns to Clark's Bluff.
From Arnis' Mills, to Lexington.
From Louachapoka, via Rock Springs, to Camp Hill.
From Opelika via Marvyn, and Uchee to Hurtville.
From Greensboro, via Liberty, Sunsetview, and Neary's, to Sparta.
From Opelika, via Wacochee, Mechanicsville, and Buelah, to Opelika.
From House Creek, via Bishop's to Ocilla.
From Maxey's to Powell's Mills.
From Vienna, via Whitesell's Mills and Brown's to Pateville.
From Dahlmyn, via Porter's Springs, to Choestoe.
From Bowman, via Amandaville, Webster Place, and Rio, to Hartwell.
From Summertown, via Hixon's, to Dillon.
From Gainesville, via Tessentee, and Argo, to Cleveland.
Georgia—Continued.
From Taylor's Store to Mauldin's Mills.
From Statenville, via W. G. Dukes, to Valdosta.
From Bailey's Mills to Owen's Ferry.
From Swainsboro to Perry's Mills.
From Screven, via Middleton's Mills, to Waynesville.
From Rome to Cedar Town.
From Z. C. Grice's to Hampton.
From Homerville, via Morgan's Mill and Mobley's Ferry, to Blount's Ferry.
From Barnett to Powellton.
From Bolingbroke to Riverside.
From Maynard's Post Office to Forsythe.
From Buford via Duncan's Creek, W. A. Cain's Store, Kemp's Mills and Pentecost Store to Jug Tavern.
From Harlem, via Reedy Creek and Stellaville to Louisville.

Idaho Territory;

IDAHO TERRITORY.

From the point where the mail-route between Blackfoot and Challis to Bonanza City leaves the emigrant road at Lost River, on the north side of Snake River, thence via Little Wood River and Main Wood River, Glencoe, Spencer's Ranch on Camas Prairie, Soldier's Creek, Meadow Creek, and Chimney Creek; also on Camas Prairie to Little Camas Prairie, and thence to Mountain Home Post-Office, on the Kelton and The Dalles mail-route.
From Salmon Falls, via Little Wood River and Main Wood River, to Challis.
From Challis, via Galena, Little and Main Wood River, to Salmon Falls.
From Rock Creek, via Payne's Ferry and Galena, to Challis.
From Goose Creek to Oakley.
From Rocky Bar to Galena.
From Bonanza City to Estes Mountain.
From Challis to Bay Horse District.
From Blackfoot, via Eastern Rock Creek and Black Pine Sublet, to Kelton, Utah Territory.
From Raft River Bridge to Sublet.
From Oxford to Malad City.
From Eagle Rock to Mount Pleasant.

Illinois;

ILLINOIS.

From Fox Lake to residence of John L. Tweed.
From Hillsboro via East Fork Bost Hill, Fillmore, Wright's, Hurricane, Woburn, to Greenville.
From Scottville to Palmyra.
From Scottville to Barre Store.
From Smithton to Paderborn.
From Merrimac Point, Illinois, to Kingsville, Missouri.
From Palmyra to Vance's Point.
From Pittsfield, via Independence, to Nebo.
From Noble to Mount Erie.
From Vandalia to Seminary.
From Metropolis to Golightly's Mill.
From Golightly's Mill, to Bay City.
From Bay City to Jeffordsville.
From Jeffordsville to Unionville.
From Unionville to Metropolis.
From Six Mile Post Office, via Keenerville and Aid, to Xenia.
From Hurricane to Mulberry Grove.
From Beardstown to Hickory.
INDIANA.

From Warren, via Dillman, and Dundee to Hartford City.
From Salem, via West Point Church to Little York.
From Elkhart, Indiana, to Adamsville, Michigan.
From Brookston, via Badge Grove, to Round Grove.
From Chestnut Hill to Blue River.
From New Carlisle, Indiana, to Three Oaks, Michigan.
From Nashville, via Kent’s Mill, to Bloomington.
From Goodland to Julian.
From Indianapolis, via Stone’s Crossing and Bugersville, to Union Village.
From Goodland to Julian.
From Round Grove, via Jordan’s Grove, to Wolcott.
From Winchester, via New Dayton, Shedville and Fair View to Albany.
From Mount Carmel to Harrison.

IOWA.

From Sumner to Buck Creek.
From Eagle Grove to Humboldt.
From Jessup to Enterprise.
From Holland to Steamboat Rock.
From Le Mars via Seaman, West Fork, and South Line, to Correctionville.
From La Porte City to Jessup.
From Des Moines, via Ridgedale, Towner Lake, Lincoln to Moingona.
From Dallas Center, via Prairie Home, to Fairland.
From Emmetsburg, via Swan Lake City, to Fairmount, Minnesota.
From Swan Lake City, via Estherville, to Spirit Lake.
From Mount Pisgah, via Hull Creek, to Moorhead.
From St. Charles to Prairie Grove.
From St. Charles to Osceola.
From New Virginia, via Saint Mary’s, to Lothrop.

KANSAS.

From Cimarron, via Buffalo Center, and Dighton to Grinnell.
From Cimarron, via Dighton to Grinnell.
From Hutchinson, via Emblem, Sego, Ocoe, Rural Springs, and Norwalk, to Saratoga.
From Zion Valley to Stafford.
From Howard, via Moline, to Sedan.
From Saint John to Stafford.
From Downs to Grand Center.
From Big Timber to Attwood.
From Grinnell to Attwood.
From Uniontown, via Xenia, to Oakwood.
From Hampton to Williamsburg.
From Rush Center, via West Point, Hampton, Elm Valley, Timber Creek, Cedar Bluffs, and Smoky River to Wakeeny.
From Zion Valley to Our Carter.
From Kingsley, via Fellsburg to Plattsburg.
From Lyon to Wildwood.
From Mason, via Paltonsville, Schofield, and Durham to Garden City.
From Stafford, via Saint John, and Our Carter to Marksville.
From Oberlin to Lenora.
From Buffalo Park, via Saint Sophia, Utica, Cold Spring, and Kansas, to Ashland.
From Norton Center to Oberlin.
Kansas—Continued.

From Russell, via Parnia, West Paradise, Tapley, Motor, Twin Mound to Stockton.
From La Crosse, via West Point, Hampton, Elm Valley, Bright Spring Creek, to Wakeeny.
From Keeper, via Rockford, to Paint Creek.
From Prag, via Atkinson, to west line of the State.
From Independence to Osage Agency.
From Atwood to Waco.
From Manhattan, via Rocky Ford Cedar Creek, Butterworth, and Oak Grove, to Olensburg.
From Russell, via Bluff Point, Church's Crossing, East Woolf, and Vesper, to Lincoln Centre.
From Russell, via Lemond, Fairport, North East, Motor, Brady, Tema, Cresson, Morlan Springs, Hillbrook to Gettysburg.
From Kirwin, via Bow Creek, Rockport, Adamson, Willydenis, Whitfield, Houston, Valdor, Star, Bertie, Lacerne, Alyone, to Kenneth.
From Kirwin to Neponee, Nebraska.
From Gettysburg, via Beech Grove, to Kenneth.
From Oberlin to Big Timber.
From Wallace to Big Timber.
From Kenneth to Sherman Centre.
From Abilene, via Lyona and Woodbine, to Aroma.
From Osborne City to Corinth.
From Minneapolis to Georgetown.
From Mason, via New Buffalo, Pottersville, Schofield, Durham, to Garden City.
From Belle Plain to Kingman.
From Waco to El Paso.
From Ellsworth to Monroe.
From Lincoln to Ellsworth.
From Sulphur Springs to Meredith.
From Kinsley to Luka.
From Collyer to Saint Sophia.
From Plympton to Newberne.
From Castleton to Marshall.
From Savonburgh to Elsinore.
From Castleton to Sego.
From Plainville, by McHale, Chandler, Cresson, and Zurich, to Plainville.
From Wakeeny to Logan.
From Mason to Garden City.
From Atwood to Culbertson, Nebraska.
From Wagner to Silver Lake.
From La Crosse to Roland.
From Sidney to Bright.
From Georgetown, via Coal Creek Ackley Roberts, Bills and Yale to Mellville.
From Day to Collinsville, Nebraska.
From Lamar to Minneapolis.

Kentucky;

Kentucky.

From Birdsville, via Hampton, to Salem.
From Beaver Dam to Rochester.
From Livingston to Goochland.
From Sassafras to Tunnel's Mills.
From Cumberland Falls Station to Cumberland Falls.
From Powell's Mill, up Russell's Fork and Ferrell's Creek, to Card.
From Cloverport to Harversville.
From Knotts ville, via Yelvington, to Rockport, Indiana.
From north of Hunting Creek, up Quicksand, via mouth of Laurel Fork and Salt Lake, to Hneysville.
From Livingston Station to Chinquapin Roughs.
From Concordia to Rhodelia.
From Bradford to Berlin.
From Tompkinsville to Martinsburg.
From Fish Point to Chinquapin.
From King's Creek to Rock House Post-Office.
From Manchester, via Jarvis's Store and Dutton Jones's, to Barbeville.
From West Liberty, via Middle Fork of Licking, to Relief.
From Salyerville, up the State Fork of Licking River, via Mine Branch to Relief.
From Elliottville, up Main Quicksand, via mouth of Middle Fork, to Griggsby.
From Glasgow, via Bruce, to Scottville.
From Pine Top, via Smith's Mills, mouth of Betty's Fork of Troublesome, and mouth Ambrose Creek, to Carr's Fork.
From Fikesville, via Russell's Fork of Big Sandy River, to Sand Lick.
From Honeysville, via Pine Top, to McPherson's.
From Pleasant View, via left-hand Fork of Wolf Creek, Meadow's Store, Trammell's Mill, Angel's Mill, Chamber's Mill, and Buffalo, to Huntsville, Tennessee.
From Lot, via Wolf Creek, Wild Cat, Holly Hill, and Davis's Store, to Commercial Summit.
From Grayson, via Sinkings Little Sandy and the Canies, to Elliottville.
From Tye's Ferry to Lynn Camp.
From McKenney's Station, via Middleburg, to Dunnville.
From Covington to Florence.
From Cynthiana to Roultsburg.
From Rectorville to Tollsborough.
From Hopkinsville, via Hinsleytown, to Ringgold, Tennessee.
From Barbourville, via Fighting Creek, Little Richland, Road Fork, Stinking Creek, Middle Fork, and Roaring Fork, to Slusher's Mill.
From Grand Swith to Powar's Store.
From Owensboro via Spice Knob to Knottsville.
From Scottsville, by way of Puncheon to Red Boiling Springs Tennessee.
From Dukedom to Elm Tree.
From Blandville to Lowe's.

LOUISIANA.

From Sim's Port, via Big Bend, around the Bayou De Glaise, to Morreauville.
From New Carthage to Kellogg.
From Hard Times Landing to Newellton.
From Kellogg's Landing to New Carthage.
From Churchville, via Bayou Alabama to Musson.
From Tallulah, via Omega, to Lake Providence.
From Saint Joseph, via Waterproof, Ravenswood, to Vidalia.
From Sim's Port, via Woodside Bayou Current, Churchville and Big Cane to Washington.
From Frogmoor, via Lamarque, to Wild Wood.
From Troyville to Jena.
From Washington to Port Barré.
From Babb's Bridge, via Hatche's Mill, to Sugar Town.

MAINE.

From Howard to Abbot Village.
From Kingfield's Village, via Blanchard's Corner, to Eustis.
From West Harpswell, to South Harpswell.
Maine—Continued.
From West Eden, via Northwest Cove, to Pretty Marsh.
From Greeley's Falls, via Welch's Mills, to Monson.
From Indian Rock to Upper Dam, Franklin County.

Maryland;

MARYLAND.

From Easton to Mathewstown.
From Price's Station, via Roesville, Colgan's Cross Roads, to Ruthsburg.
From Parkton, via Rayville and Shambargi's Mills to Beckleysville.
From Port Tobacco to Ivy Cottage.
From Rising Sun to Cecil Paper Mills.

Michigan;

MICHIGAN.

From Sault de Ste. Marie, via Crawford, or Sand Hill, and Pickford to Detour.
From Paradise to Badlett.
From Decatur, via Volinia, to Little Prairie.
From Smith's Crossing to Alferson.
From Argyle to Bad Axe.
From Buckway Centre to Kingsley's Corners.
From Grand Rapids to East Paris.
From Ortonville to Holly.
From Pontiac to Auburn.
From Glen Arbor, via South Manitou Post-Office, to Buss Post-Office.
From Little Traverse, via Pleasant View, Ely, Bliss, and Carp Lake.
to Mackinaw City.
From Adrian to Tipton.
From Swart's Creek to Lennon's Corners.
From Vicksburg to Athens.
From Adamsville to Elkhart, Indiana.
From Saugatuck to Gibson.
From Saugatuck, via Douglas, to New Richmond.
From Amity to Grayling.
From Richland, via head of Gull Lake, to Hickory Corners.
From Watertown to Lebanon.
From Spencer Creek to Clam Lake.
From Pentwater to Woodburn.
From Hersey to Penasa.
From Life Lake to West Hill.
From Petosky to Glencove.
From Mount Pleasant to Nottawa.

Minnesota;

MINNESOTA.

From De Graff, via Buffalo Lake and Oak Lake, to Montevideo.
From Fairmount to Saint James.
From Tyler to Lake Shoakatan.
From Vendale to Long Prairie.
From Royalton, via North Prairie and Two Rivers, to Elmdale.
From Atwater to Bird's Island.
From Bird's Island, via Norfolk and Beaver Falls, to Red Wood Falls.
From Bird Island, via Eddsville and Bandon to Fort Ridgeley.
From Bird Island, via Lake Lillian and Lake Elizabeth, to Atwater.
From Bird Island to Cosmos.
From Elgin, via Pottsdam, Farm Hill, and South Ferry, to Zumbro Falls.
From De Graff via Touriston to Granite Falls.
MISSISSIPPI.

From Smithville, via Gilmore's and Smith's, to Fulton. From Yazoo City, via Yazoo Point, Belle Prairie, and Home Park, and Palmetto Home, to Belzona. From Quitman, via Pierce's Springs and Nicholson's Store, Alabama, to Bladen Springs, Alabama. From Austin, via Blue Lake, to Green Store. From Austin, via O. K. to Bradleyville. From Malone's to Indian Village. From Vicksburg, via Oak Ridge to Benton. From Concordia, via Holmes' Lake, Mound Bayou, Jones' Bayou, Horse Shoe Bayou, to Leihon. From Hardy Station, via Ross's Mills, J. W. Thomas's, Leverett's Mills, and R. J. Ward's, to Graball. From Graball, via Jennings's Store, Station Mound, to Trenton. From Kosciusko, via Air's Bridge, to Plattsburg. From Barksdale, via Bloomington, to New Prospect. From Concordia, via Holmes's Lake, Jonesville, Powellville, to Fasonia. From Quitman, via Drury Bynumis's, to Paulding. From Sucarnoochee to Oak Grove Institute. From Morton, via Beech Creek, to Tuscola. From Duck Hill to Cassy's Store. From Lodi to Redding. From West Point to Waverly. From Meridian, via Moscow, Meridian and Louisville road, to Louis ville. From Booneville, via Blythe's, Milligans, and Moores to Bay Springs. From Jacinto to Old Cairo. From Fort Stephens via Spinksville to Moscow.

MISSOURI.


MONTANA.

From Fish Creek to Gallatin City. From Boulder to Gallatin City. From White Sulphur Springs to Big Timber Creek. From Benton vice Yogo to Martinsdale. From Martinsdale to Fort Keogh. From Philipsburgh to Hasmark. From Butte to Walkerville. From Bozeman to Salesville. From Bozeman to Clark's Fork Mines. From Fort Logan via Beltane to Fort Benton. From Red Rock via Henny's Lake and the National Park to Bozeman. From Virginia City via National Park to Bozeman. From Butte via Pipestone Hot Springs to Whitehall.

NEBRASKA.

From O'Neill City to Keya Paha. From the Forks to Lena.
Nebraska—Continued.

From Ord to New Helena.
From Minden to Vaughan.
From Saint Paul to Loup City.
From Apple Creek via Leonie, and Black Bird, to Saratoga.
From Neligh to Brewer.
From Hastings, via Hanson, to Doniphan.
From Central City, via Menser, to Lone Tree.
From Highland, via Integrity, to Watson.
From Minden, via Mirage, Clarence, Oscar, Phelps, and Whitewater, to Vaughan.
From Paddock, via Blackbird and Saratoga, to Clifton Grove.
From Loup City, via Huxley, to Custer.
From Kelso, via Wilhelm's Hobe, to Loup City.
From Ord, via Geranium, Longwood, Sargent, and West Union, to New Helena.
From the Forks, via Kent and Munson, to Lena.
From Sweetwater, via Huxley and Lee Park, to Douglas Grove.
From Platte Centre to Saint Edward.
From Kearney, via Sweet Water, to Douglas Grove.
From Mentzer to Central City.
From Wolf Creek to Tipps Branch.
From Pierce to Willowdale.
From Georgetown to Cedarvale.
From Macon to Amazon.
From Madison to Oakdale.
From Phelps to Axelson.

Nevada;

NEVADA.

From Dayton to Coma.
From St Thomas to El Dorado.

New Mexico;

NEW MEXICO.

From La Glorieta to Pecos.
From Albuquerque, via Ignacio, to Nacimiento.
From Bernalillo, via Tejon, to Fuerto.
From Socorro to Fort Stanton.

New Jersey;

NEW JERSEY.

From Dover to Shearugunk.

North Carolina;

NORTH CAROLINA.

From Cranberry Fords to Becch Creek.
From Greenville to Swift Creek Village.
From Denver to Iron Station.
From Rock Creek, via Kimers Store and J. W. Bowmans, to Shaw's Mills.
From Dalton to Germantown.
From Whiteville Depot, via Maple Gully Bridge, to Shallotte.
From Beatty's Bridge, via Colley Bridge, to Kelly's Cove.
From Hayesville, via Hunt's Store and Ivy Log Creek, to Edge's Store.
From Webster to Cannon's Mills.
From Smithfield to Elevation.
From Rockingham, via Grassy Islands and J. M. Hines, to Covington.
From Milton to Moore's Store.
From Dutchville, via Wood Lane, to Knap of Reeds.
From Mill's River, via J. W. Walker's, to Hatche's Mill.
From Patterson to Globe.
From Weldon, via Aurelean Springs and Brinkleyville, to Ringwood. (North Carolina—Continued.)
From Beaufort, via North River, to Reed's Forrest.
From Garysburg, via Thomas’ Store, Bradley’s Store, Chestnut Hill, Prospect, Robertson’s Ferry, to Hendrick’s Store. (Virginia.)
From Poplar Branch, via Jarvisburg, California, Kitty Hawk, Nag’s Head, to Manteau.
From Micaville, via B. S. Youngs, Double Island, and Deyton’s, to Green Mountain.
From Colletsville, via Mulberry Valley, to Globe.
From Fairview, via Arden, by T. Hunter’s, Avery’s Creek, to Lee Brittian’s.
From Asheville, via Beaversdam and Haw Creek, to Riceville.
From Dalton, via Centerville, Stale’s Factory, and Kiser’s Forge, to Union Hill.
From Flat River to Hampton.
From Henderson, via Midway, Sassafras Fork, Saint Joseph’s to Townesville.
From Aquone to Briartown.
From Hill’s Store to Uwharre.
From Makelyville, to Sladesville.
From Lumbrerton, via Neill Thompson’s, J. E. Lee’s, to Cotton Valley.
From Huntley to Owensville.
From Elizabethtown, via Bladenboro, to Big Swamp.
From England’s Point, via the Pack Gap, to Ducktown, Tennessee.
From Lenoir, via Hazle Dell, to King’s Creek.
From Charleston to Forney’s Creek.
From Pine Level via Richardson’s Store and Beulah to Barnes Store.
From Plum Tree to Shulls Mills.

NEW YORK.

From Morristown to Edwardsville.
From Conquest to Spring Lake.
From Lyon’s to Wayne Center.
From Mosherville, via East Galway, to Middle Grove.
From Ballston Spa, via Rock City Falls, Middle Grove, East Galway, to Mosherville.
From Staatsburg, via Pleasant Plains, to Clinton Hollow.
From Central Bridge, via Sloansville, to Oak Ridge.
From Risingville, via Goodhue Lake, to Addison.
From Schroon Lake to Hoffman.
From Macedon to Lincoln.
From Fort Covington to Fort Covington Centre.
From Clyde, via Malcom, Tyre, and Magee’s Corners to Waterloo.
From Olmsteadville to Hoffman.

OHIO.

From Otsego, via Sago, to New Concord.
From Laramies, via Wynant, Oran, to Sidney.
From Sidney, via Port Jefferson, to Tileton.
From Monta, via Rina, to Dunsmore.
From Meigs’s Creek, via Rowland, Young, Hickory, Coal Hill, Zeno, High Hill, Fredland, to Chancellorsville.
From Archer’s Fork, via Lawrence, to Gray’s.
From New Matamoras, via Flint’s Mills, to Masterton.
From Pleasanton, via Chase to Woodyard.
From Ada to Dempster.
From Chandlerville, via High Hill, Zeno, and Young Hickory, to Rowland.
From Plymouth, via Tiro, De Kalb, and West Liberty, to Leesville.
From Gilbert’s Mills to Pleasant Point.
Ohio—Contin'd. From Plymouth, via Wellersville, New Washington, Sulphur Springs, Camp Run, to Leesville Cross Roads.
From Rio Grande, via Cora, Sprinkle's Mill, McDaniel, to Etna Furnace.
From Portsmouth to Bear Creek.
From Pomeroy, via Middleport, Cheshire, Salipolis, Clipper Mills, Eureka, Burke's Mills, Swan Creek, Chapman's Mills, Scott Town, Athalie, Labelle Quaker Bottom, Bradick, to Huntingdon, West Virginia.
From Athens, via Amesville, Calvary, to Chestnut Hill.
From New Plymouth, via Swan, Siverly, Eagles Mills, Gillespieville, to Vigo.
From Beaver to Byers Station.
From Liberty Corners, via Korner's Mills and Leesville Cross Roads to Crestline.
From Gallipolis to Kern's Mill.
From Addison via Kerns to Pine Grove.
From Frankfort to Greenland.

Oregon;

From Salem, via Liberty School-house, Waldo Farm, Rock Point, Beaver Glen, Union School-house, to Silver Creek.
From Linkville, via Tule Lake, Scorpion Point, Dry Lake, and Bar-\textcircled{gat's Ranch, to Fall River Mills, California.}
From Linkville, via Plevna, Klamath Ferry, Miller's Ranch, Dorris Ranch, Fairchild's Ranch, and Ball's Ranch, to Mount Shasta, California.
From Rockville, via Olex, Lone Rock, Spring Valley Monument, Long Creek, and Susanville to Canyon City.
From Rockville, via The Basin, Willows, to Alder Creek Washington Territory.
From Drew's Valley, via Barnes Valley, to Langel's Valley.
From Linkville to Mount Shasta.
From Linkville to Fort Klamath.
From Camp Harney, via T. W. Curry's to Silver Creek.
From The Dalles via Callio to Wallulu, Washington Territory.
From Baker City, Oregon, via Eldorado to Boise City, Idaho Territory.

Pennsylvania;

From Harbeysville to Geahman's Store.
From Dalton, via Wallsville, Fleetville, East Benton, Tompkinsville, Scott, and Green Grove, to Olyphant.
From Sanderton to Geahman's Store.
From Uwechian to West Vincent.
From Claysburg to Louisville.
From Confluence, via Green B. King's Pletcher's Mill, Barkersville, Rhoad's Tannery, to Jenner Cross Roads.
From Somerset to Shooksville.

South Carolina;

From Newbury Court House to Milton, via Belfast and Belmont.
From Anderson Court House, via Neal's Creek and Craytonville, to Honea Path.
From Tiller's Ferry, via Newman's, to Sugar-Loaf.
From Kennedy's Store to Indiantown Church.
From Bennettsville to Laurinburg, North Carolina.
From Black Mingo, via Rome, Choppoe, and Pringle's Ferry, to George-town.
From Summerville, to Knightsville.
From Beaufort to Fripp's Cross Roads.
From Hardeeville, to Levy's Cross Roads.

From Adam's Run, via Enterprise, and Edisto Island, and back to Adam's Run.

From Sunny Dale, via Table Mountain Hotel, to Hart's Store.

From Anderson Court House to Liberty.

From Mountville, via Beaver Dam Church and Lisbon, to Laurens Court House.

From Pickens Court House, via Six Mile, to High Falls.

From Honea Path to Laurens Court House.

From Scranton, via Fieldrove, to Hynamsville.

From Chester Court House, via Baton Rouge, Carmel Hill, Wood's Ferry, Meadow, and Crosley's Store, to Union Court House.

From Honea Path to Line Creek.

From Central to Pickens Court House.

From McClellanville, via Butler's Store, to Palmerville.

From Bluffton to Hilton Head.

From Liberty to Pickens Court House.

From Smithville, via Rembert's Mill, to Camden.

From Sumter Court House, via Old Ford, to Fulton.

From Fulton to Wright's Bluff.

From Wright's Bluff, via Packsville and Privateer, to Sumter Court House.

From Georgetown, via Harper's, to Lane's Depot.

From Harper's, via Cedar Creek and Sampit, to Georgetown.

From Sampit to Gourdin's Depot.

From Gillisonville, via Horse Gall to Silver Hill.

From Allendale, via Smyrna, and King's Creek, to Sam's Store.

From Bamberg to River's Bridge.

From Merritt's Bridge to Long Hollow.

From Kingstree, via Black River Road and Potatoe Ferry, to Harper's Store.

From Harper's Store, via Gapway Road, to W. S. Camlin's.

From W. S. Camlin's, via Neighborhood Road, to Eatman's Store.

From Eatman's Store, via Santee Road, to Sutton's Church.

From Sutton's Church, via Kingstree Road, to Kingstree.

From Kingstree, via Kennedy's Store, Indiantown Church, Union Church, Choppie, and Pringle's Ferry, to Georgetown.

From Bucksville, via Socastee and Collin's Creek, to Brook Green.

From Smith's Mills to Lennd's Ferry.

From Bishopville to Kelly's Mills.

From Providence, via Rembert's, to Camden.

From Bullock's Creek to Sandy Level.

From Judson, via Chio and Smyena, to Little Rock Point.

From Singletonville, via Barr's Store, and Rollin's Store to Rome.

From Columbia, via Congaree, Macedonia, and Oak Villa, to Witt's Mills.

From Sunny Dale to Hart's Store.

From Anderson C. H., via Craytonville, to Thomas M. Martin's.

From Lane's to Harper's.

From Sampit via Cedar Creek, to Harpers.

From John's Island Ferry Station on S. & O. Railway to Stevens' Place on John's Island.

From Covington, via Hatte Cock, Anger's Store, and Randolph, to Poplar Grove.

From Atoka, via Mount Zion, to Poplar Grove.

From Maryville, via Wellstown and Pine Grove, to Montrale.

From Stanton Depot, via Charleston, Tabernacle, to Covington.

From Covington, via Henning's, to Ripley.

From Tony to Newberg.
From Crossville, via Tatesville, to Jamestown.
From Bloomington, down Martin's Creek, to Granville.
From Dover, via Petonia Furnace, via Ridge between Standing Rock and Louise Creek, and Old Brightwell Ferry, to Pan's Landing.
From Dover, via Standing Rock and La Grange Furnace, to Danville.
From Knoxville, via Ball Camp, Cobb's Ferry Road, Cobb's Ferry, to Winter's Gap.
From Liberty, via Hancock, to Woodbury.
From Kingston to Kiggin's Tunnel.
From Knoxville, via Brownlow French's and Porter's Academy, to Gamble's Store.
From Bayless to Raccoon Valley.
From Brick Church to Trigg's.
From Altamont, via Burrow's Cove, to Pelham.
From Ironton to Johnson and Winston's Store.
From Pulaski to Brick Church.
From Oak Hill to Tr鲵's Hill.
From Jamestown to Glen Mary.
From Liberty to Short Mountain.
From Hollow Springs to Manchester.
From Chattanooga to Dillon, Georgia.
From Chattanooga to top of Lookout Mountain.
From Summertown to Dillon, Georgia.
From Tutor's to Smithsville.
From Knoxville, via Direct Public Road, to Beaver Ridge.
From Saint Clair to Whitesburg.
From Brownsboro', via Tain's and Nola Chuckey's, to Chuckey Valley.
From Greeneville, via Cross Anchor and Locust Spring, to Newmansville.
From Blountville to Yonkley's.
From Rutledge to May Spring.
From Sneedville, via Howard's Quarter and Briar Creek, to Spring Dale.
From Mooresburg to Seal's Ferry, via Flat Gap.
From Jonesville, Virginia, to Mulberry Gap, Tennessee.
From Knoxville, via John Chumley's, Beaver Ridge, Ball's Camp, Cobb's Ferry, Olivers, to Wartburg.
From Robbin's, via Platan City, Jamestown, Roberts's, to Livingston.
From Covington to Mason.
From Russellville, via Mill's Gap, War Creek, Morrisburg to Sneedville.
From Concord, via Shady Grove, to Friendsville.
From Mouse Creek, via Foster's Valley to Gallant's Mills.
From Huntsville to Hellenwood.
From Ironton to Half Moon Island.
From McKenzie, via Young's Store, to Pillowville.
From McKenzie, via Macedonia, to Manlyville.
From Lexington, via Spain to Milan.
From Red Boiling Spring, via Salt Lick, White Hill, Kentucky, Puncheon Camp, Kentucky, White Hall, Kentucky, to Scottsville, Kentucky.
From Covington, via Garland, Hatchcock's Store, Angus's Store, and Randolph, to Poplar Grove.
From Mocheson to Lexington, Alabama.
From Coytee, via Griffith's Mill and Thompson's Store, to Brick Mill.
From Newburg to Voorheis Store.
From Lexington, via Stegall's Store and Mifflein to Henderson.
From Mouth of Wolff, via Three Forks, Ashburne's Farm, F. Stewart's, John Bowman's James Melton's to John White's, on Cincinnati Southern Railway.
From McAllister's Cross Roads, via Stokes' Store to Cumberland Furnace.
From Port Royal via Herring's Store to Clarksville.
From Savannah, via Grisham's Mill to Byburn's Bluff.

TEXAS

From Burnet, via Hoover's Valley and Bluffton, to Llano.
From Flatonia, via Withing's House, to Sweet Home.
From Cedar Valley, via Hammett's Crossing, and Cypress Mills, to Round Mountain.
From Rockdale to Lexington.
From Davilla, via Sunshine, to Belton.
From Marshall, via Cave Spring and Carter's Ferry, to Harmony Hill.
From Phantom Hill to Webbville.
From Whitney via Yaterville to Cleburne.
From Haught's, via Hoch's Farm, and Lafayette Murphy's to Kaufman.
From Palo Pinto to Graham.
From Brenham, via Shelby, to Columbus.
From Strickling, via Sage, Dobeyville, and Naruma, to Lynche's Creek.
From Hardeman, via Pledgeville, to Waterford.
From Caney, via Hardeman and Pledgeville, to Wharton.
From Mount Blanco to Fort Sumner, New Mexico.
From Phantom Hill to Snyder's Store.
From Grand View to Bluffdale.
From Walthall to Oak Creek.
From Fayetteville to Ledbetter.
From Cameron to Yarellton.
From Uvalde to Rio Frio.
From Winchester, via Shippa Nickles's Farm, to Smithville.
From Webberville to Red Bluff.
From Hughes's Springs to Dalton.
From Belton, via Little's Mills, and Sugar Loaf, to Pidcocke Ranch.
From Ben Ficklin via Baser Ranch, on Dove Creek, to Shearwood.
From Marshall, via Carter's Ferry to Harmony Hill.
From Rossville, via Lagune, Howard Lake, Wagh's Ranch, to Fort Ewell.
From San Diego to Tilden.
From San Diego to Fort Ewell.
From Homer, via Blark's Ferry, to Moscow.
From West Bevilport to Chester.
From Hardin to Town Bluff.
From Bleakwood, via Lee's Mills, to Magnolia Springs.
From Belgrade to Caney Creek.
From Henrietta, via Doonis's Store, to Pea River.
From Throckmorton to Spring Creek.
From Pleasant Valley to Lake Mills.
From Cleburne, via Farmersboro, to Whitney.
From Ladonia to Ashland.
From Clarksville to Walnut Grove.
From Cleburne, via Caddo Grove to Forth Worth.
From Yoleta, via Hueco Tanks, Alamo Springs, Cornudas, Crow Springs, Pine Springs, Sulphur Springs, and Mouth of Delaware, to Pope's Well.
From Terrell, via Blackland, Nevada, Farmersville, Delba, and Valley Creek to Bonham.
From Burton to Greenwine.
From Burton via Wiredale, Shelby, Haw Creek, and Rock House to Fayetteville.
From Patterson Station, via San Felipe, to Seely.
From Dennison to Little Mineral.
From Jewett, via Beargrass Mills and Pottersville to Thornton.
Texas—Continued.

From Fairchild to Wortham.
From Cotton Gin to Buffalo.
From Henderson, via Caledonia and Buena Vista to Centre.
From Bellknap, via Donnell's Mill and Crystal Falls to Breckinridge.
From Spanish Camp to New Philadelphia.
From Castroville, via Benton, Somerset, Ross Valley, and Gatesville to Pleasanton.
From Trinity Mills to Frankfort.
From Montgomery to Longstreet.
From Boren's Mills to Louis' Ferry.
From Pond Spring via Buttercup to Running Brushy.
From Valley Mills via Patton, Crawford, Coke to Howard.
From Terrell via Rockwell to Bonham.
From Dallas via Reynolds to Frankfort.
From Burkeville via Snell's Store to Fairmount.
From Henrietta via Archer City to Seymour.
From Terrell via Blackland, Harris Grove and Farmersville to Bonham.
From Gainesville via Era, Clear Fork, and Greenwood to Decatur.
From Paige to Alum Creek.
From Fort Griffin to Mesilla.
From Albany to Seven Rivers.
From Pope's Crossing to El Paso.
From Sweet Water to Pope's Crossing.

Utah;

From Ferron City via Castle Dale, to Huntingdon; and thence to the point where mail-route number thirty-eight thousand one hundred and sixty-four crosses Green River.

Virginia;

From Columbia to Trevillian's Depot.
From Waidsboro' to Oak Level.
From Pineview, via Thompson's Mill, to Hartwood.
From Chatham, via Bearskin, Strawberry, and Whitmell, to Brosville.
From Honakersville, via Ferrell's, Harrisburg, Burnett's Mills, Sand Lick, and Noah Count's, to McClure.
From Traylorsville, via Gunville, to Angelic Falls.
From Assamoosic, via Farmer's Grove, to Barham's.
From West Point, via Barham's Hollywood, Slaughter's Store, and Spear's Store, to Williamsburg.
From Princess Anne Court House to Sand Bridge.
From Louisa Court House to Hadensville.
From New's Ferry, via Cunningham's Store, North Carolina, to Williamsville, North Carolina.
From White Top, via Love's Mills, to Town House.
From Lambsburg to Mount Airy.
From Buckingham Court House, via Spencer's Mills, to Rose Bower.
From Buckingham Court House, via State River Mills, Well Water, and Centenary, to Scottsville.
From Lambsburgh, via McCraw's Store, Gwyne's Factory, to Mount Airy, North Carolina.
From New Castle to Forks of John's Creek.
From Shawver's Mill to Hicksville.
From Mill Creek to Paynesville.
From Winchester to Martinsburg, West Virginia.
From Mulberry Gap, Tennessee, via Bishop's Store, White Shoals, and Silver Leaf, to Boon's Path, Virginia.
From Martin's Station, via Alum Springs, to Poplar Hill.
From Jonesville, via Pennington's Furnace, Kelly's Store, Penning-
ton's Gap, William Smith's Zion Robbin's, Crab Orchard, and Clarkston's, to Big Stone Gap.
From Burk's Fork to Princeton.
From Bollsville, via Clinton to Oak Forrest.
From Maurytown to Paddy Mills.
From Singer's Glen to Long's Mill.
From Stanton to New Hope.
From Grundy to Pats Store.

WASHINGTON TERRITORY.

From San Juan to Lime Kiln.
From Neah Bay to Quilent.
From Colfax, via Walden, Springfield, Fossil, Rockford, and Moran Prairie, to Spokane Falls.
From Steilacoom to Artendale.
From Walla Walla, via Mullan Bridge, Palouse Ferry, Upper Cow Creek, Crab Creek, and Lower Spokane Bridge, to Walker's Prairie.
From Wallula to Ainsworth.
From Yakima City to Cottage Glen.
From Renton to Maple Valley.
From Seattle, via Wagon-Road, Laurel Shade, Lake Washington, Samamish River, Samamish Lake, Squak Prairie, to Fall City.
From Pomeroy to Columbia Center.
From Battle Ground to North Fork.
From Hayes to North Fork.
From Skagit via Mount Vernon to Sterling.
From New Dungeness to Sequin.
From Goldendale, via New Lebanon and Oak Flat to Bickelton.
From Almoats, via Territorial Road, to Palouse City.
From Sterling to Ruby.
From Ainsworth to Chelan.
From Dayton via Galloway, Pataha Prairie, Columbia Center, and Anatone, to Lewiston Idaho Territory.
From Skokomish to Union River.
From Spangle via Agusta to Medical Lake.
From Colfax via Pleasant Valley and Timber to Crab Creek.

WEST VIRGINIA.

From Gold Hill to Hopeville.
From Long Reach to Shiloh.
From Romney, via South Branch River, to Moorefield.
From Boothsville, via Turnpike Road, to Bridgeport.
From Fellowsville, via Sinclair's Mills, to Danville.
From Higgingsville to Hainesville.
From Mannington, via mouth Dent's Run, Bartholomew's Fork, Head Buffalo Creek, to King's Mills.
From Boothsville to Bridgeport.
From Cranesville, via Sang Run, to Johnstown.
From Clarksburg, via Brusley, Fork of Elk, and Hackensville, to Clem's Store.
From Brandonville, via Mill Run, to Selby's Port.
From Hebron, via McKim's and Sancho Creeks, to Ripley's.
From Willow Island, via Sharp's Run and Northwestern Turnpike Road, to Valcano.
From Norman Town to German.
From Wolf Summit to Big Isaac.
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West Virginia—Continued.

From Arnoldsburg, via Big Run, to Sutton.
From Croway's, via Indian Creek, to Moore's.
From Last Creek via Lost and Duck Creeks, to Station mouth of Isaac's Creek.
From Arnoldsburg to Tate Creek.
From station at Lower Bowman to Rosby's Rock.
From Wirt Court House, to Walker's Station.
From Glennville, via Leading Creek, to Troy.
From Valley Furnace, via the Cross Roads, to Phillipi.
From Hurricane Station on C. and O. R. R. via Willowdale, Garrett's Bend and Peytonia to Madison.
From Alderson to Asberry.

Wisconsin;

From Depere to Roscrans.
From Langsdale, via Muller's Lake, to Antigo.
From Wausau to Antigo.
From Stoneville, via Hutchins, to Rose.
From Bear Creek Station to Union Bridge.
From Cedarburg to Kirchm.
From Fort Atkinson to Busseyville.
From Almone, via Euren, Thiry Daems, to Dykeville.
From Appleton to Darboy.
From Heresy via Fleming's, Emerald and Willow River Crossing to Clear Lake.
From West Salem to Mindora.

Wyoming Territory.

From Powder River to Deadwood, Dakota.
From Laramie to Tyner, Colorado.
From Tyner, Colorado, to Cheyenne, Wyoming.
From Rock Creek Station to Rock Dale.
From Granite Canyon to Boyce Ranche Box Elder.
From Percy Station to Fort Halleck.
From Laramie City, via Fort Fetterman, and Fort McKinney to Fort Custer.
From Fort Washakie to Frank's Ranche, on Grey Bull River.
From Laramie City, via North Park, to Leadville, Colorado.
From Laramie City, through North Park, into the Grande River, White River, and Gunnison county to Kokomo, Colorado.
From Fort Washakie, via Owl Creek, Grey Bull, and Three Forks or Stinkingwater, to Stillwater, Montana.

Approved, May 3, 1880.

May 3, 1880.

CHAP. 75.—An act to change the name of the steam pleasure-yacht W. J. Gordon to Salmo.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of the steam pleasure-yacht W. J. Gordon, of Marquette, Michigan, be, and is hereby, changed to Salmo, by which name said steam pleasure-yacht shall be hereafter documented and known.

Approved, May 3, 1880.

May 3, 1880.

CHAP. 76—An act to authorize the Secretary of the Treasury to change the name of the steamboat "Minnie R. Child", 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 Treasury be, and hereby is, authorized to change the name of the steamboat
CHAP. 77.—An act to provide for the construction of a marine hospital in the city of Memphis, Tennessee.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Surgeon-General of the Marine Hospital Service be, and he is hereby, authorized and empowered to procure a proper site in or near the city of Memphis, Tennessee, and cause to be erected thereon a building suitable for a marine hospital, after plans and specifications which shall be furnished under his direction by the Supervising Architect of the Treasury Department.

Sec. 2. That the sum of thirty thousand dollars, or so much thereof as may be necessary be, and the same is hereby, appropriated out of any money now in the Treasury not otherwise appropriated, to be expended by the Secretary of the Treasury, in the purchase of said site, and the erection of the aforesaid building thereon; and the cost of the site and the erection of the building shall in no event exceed the sum hereby appropriated.

Approved, May 3, 1880.

CHAP. 78.—An act to place William Gaines late ordnance sergeant United States Army on the retired list.

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 to place William Gaines, late ordnance sergeant, United States Army, on the retired list of the Army, with seventy-five per centum of the full pay and allowances of an ordnance sergeant for and during his natural life, he having served faithfully and honorably in the Army of the United States for more than fifty-one years, having been an ordnance sergeant for over thirty-three consecutive years of said service, and having participated in the siege of Fort Meigs, the defense of Fort Stephenson and the battle of the Thames in the war of eighteen hundred and twelve.

Approved, May 3, 1880.

CHAP. 80.—An act making appropriations for fortifications and other works of defense, and for the armament thereof, for the fiscal year ending June thirtieth, eighteen hundred and eighty-one, 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 sum of one hundred thousand dollars be, and the same is hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the protection, preservation, and repair of fortifications and other works of defense, for the fiscal year ending June thirtieth, eighteen hundred and eighty-one, the same to be expended under the direction of the Secretary of War; also, the following for the armament of fortifications, namely:

For the armament of sea-coast fortifications, including heavy guns and howitzers for flank defense, carriages, projectiles, fuses, powder, and implements, their trial and proof, and all necessary expenses incident thereto, and for machine guns, including the conversion of smooth-bore cannon into rifles, and the manufacture of four improved breech-loading twelve inch rifled guns four hundred thousand dollars.

For torpedoes for harbor defenses, and the preservation of the same, and for torpedo experiments in their application to harbor and land
defense, and for instruction of engineer battalion in their preparation and application, fifty thousand dollars: Provided, That the money herein appropriated for torpedoes shall only be used in the establishment and maintenance of torpedoes to be operated from shore-stations for the destruction of an enemy's vessel approaching the shore or entering the channels and fairways of harbors.

Approved, May 4, 1880.

May 4, 1880.

CHAP. 81.—An act making appropriations for the support of the Army for the fiscal year ending June thirtieth, eighteen hundred and eighty-one, 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 following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the support of the Army for the year ending June thirtieth, eighteen hundred and eighty-one, as follows:

For expenses of the commanding general's office, two thousand five hundred dollars.

For expenses of recruiting and transportation of recruits from rendezvous to depot, seventy-five thousand dollars. And no money appropriated by this act shall be paid for recruiting the Army beyond the number of twenty-five thousand enlisted men, including Indian scouts and hospital-stewards; and thereafter there shall be no more than twenty-five thousand enlisted men in the Army at any one time, unless otherwise authorized by law. Nothing, however, in this act shall be construed to prevent enlistments for the Signal Service, which shall hereafter be maintained, as now organized and as provided by law, with a force of enlisted men not exceeding four hundred and fifty.

For contingent expenses of the Adjutant-General's Department at the headquarters of military divisions and departments, three thousand dollars.

For expenses of the Signal Service of the Army, purchase, equipment, and repair of electric field-telegraphs and signal equipments and stores, ten thousand five hundred dollars.

PAY DEPARTMENT.

For pay of the Army: One general, one lieutenant-general, three major-generals, fifteen brigadier-generals, seventy colonels, eighty-five lieutenant-colonels, two hundred and forty-three majors, three hundred and twelve captains, mounted, three hundred and six captains, not mounted, thirty-four chaplains, twenty-one storekeepers, forty adjutants, forty regimental quartermasters, two hundred and two first lieutenants, mounted, three hundred and sixty first lieutenants, not mounted, one hundred and forty-six second lieutenants, mounted, three hundred and five second lieutenants, not mounted; including the additional pay to thirty-five aides-de-camp, to the adjutant and quartermaster of the Engineer Battalion, to one hundred and eighty acting assistant commissaries of subsistence, in addition to pay in line, to officers of foot regiments while on duty which requires them to be mounted, to the officer in charge of public buildings and grounds in Washington, and to the examiner of State claims in the office of the Secretary of War; four hundred retired officers; enlisted men of all grades not exceeding twenty-five thousand men; four hundred and fifty enlisted men of the Signal Corps; the allowances for travel, retained pay, and clothing not drawn, payable to enlisted men on discharge; and one retired ordnance sergeant, eleven million five hundred and forty-eight thousand six hundred and one dollars and fifty-five cents.

For mileage of officers of the Army for travel on duty under orders, two hundred thousand dollars.
For miscellaneous expenses, to wit: Hire of one hundred and twenty-five contract surgeons and two hundred hospital-matrons; extra-duty pay to enlisted men for service in hospitals; pay of fifty-four paymasters' clerks and fourteen veterinary surgeons; hire of paymasters' messengers, not to exceed fifteen thousand dollars; cost of telegrams on official business received and sent by officers of the Army; compensation of citizen clerks and witnesses attending upon military courts and commissions; travel expenses of paymasters' clerks; commutation of quarters for officers on duty without troops at places where there are no public quarters; and for the payment of any such officers as may be in service, either upon the active or retired list, during the year ending June thirty, eighteen hundred and eighty-one, in excess of the numbers for each class provided for in this act, five hundred and fifty-one thousand one hundred and ninety-eight dollars and forty-five cents.

Subsistence Department. For subsistence of twenty-five thousand enlisted men, one hundred and twenty additional half-rations for sergeants and corporals of ordnance, enlisted men of the Signal Service, women to companies (laundresses), one thousand eight hundred and seventy-five civilian employees, one hundred and twenty-five contract surgeons, two hundred hospital-matrons, one hundred and ten military convicts, and five hundred prisoners of war (Indians), in all ten million seven hundred and fifty-five thousand eight hundred and twenty rations, at twenty cents each; for difference between cost of rations and commutation thereof for detailed men, and for enlisted men and recruits at recruiting stations, and for cost of hot coffee and cooked rations for troops traveling on cars; for subsistence stores for Indians visiting military posts, and Indians employed without pay as scouts, and guides, two million two hundred and fifty thousand dollars; of which amount three hundred thousand dollars shall be available from and after the passage of this act for the purchase of stores necessary to be transported to distant posts in advance of the thirtieth of June, eighteen hundred and eighty:

Provided, That to the cost of all stores and other articles sold to officers and men, except tobacco, as provided for in section one thousand one hundred and forty-nine of the Revised Statutes, ten per centum shall be added to cover wastage, transportation, and other incidental charges, save that subsistence supplies may be sold to companies, detachments, and hospitals at cost prices, not including cost of transportation, upon the certificate of an officer commanding a company or detachment, or in charge of a hospital, that the supplies are necessary for the exclusive use of such company, detachment, or hospital.

Quartermaster's Department.—For the regular supplies of the Quartermaster's Department, consisting of stoves for heating and cooking; of fuel for officers, enlisted men, guards, hospitals, storehouses, and offices; of forage in kind for the horses, mules, and oxen of the Quartermaster's Department at the several posts and stations, and with the armies in the field; for the horses of the several regiments of cavalry, the batteries of artillery, mounted men of the Signal Service, and such companies of infantry and scouts as may be mounted, and for the authorized number of officers' horses, including bedding for the animals; of straw for soldiers' bedding; and of stationery, including blank books for the Quartermaster's Department, certificates for discharged soldiers, blank forms for the Pay and Quartermaster's Departments, and for printing of division and department orders and reports, three million six hundred thousand dollars.

For incidental expenses, to wit: For postage and telegrams or dispatches; extra pay to soldiers employed under the direction of the Quartermaster's Department in the erection of barracks, quarters, storehouses, and hospitals, in the construction of roads, and other constant labor, for periods of not less than ten days, including those employed as clerks at division and department headquarters and Signal Service sergeants; expenses of expresses to and from the frontier posts and armies in the
field; of escorts to paymasters and other disbursing officers, and to trains where military escorts cannot be furnished; expenses of the interment of officers killed in action, or who die when on duty in the field, or at posts on the frontiers, or when traveling on orders, and of non-commissioned officers and soldiers; authorized office furniture; hire of laborers in the Quartermaster's Department, including the hire of interpreters, spies, and guides for the Army; compensation of clerks to officers of the Quartermaster's Department; compensation of forage and wagon masters authorized by the act of July fifth, eighteen hundred and thirty-eight; for the apprehension, securing, and delivering of deserters, and the expenses incident to their pursuit; and for the following expenditures, required for the several regiments of cavalry, the batteries of light artillery, and such companies of infantry and scouts as may be mounted, and for the trains, to wit: hire of veterinary surgeons, medicine for horses and mules, picket-ropes, and for shoeing the horses and mules; also, generally, the proper and authorized expenses for the movement and operations of the Army not expressly assigned to any other department, one million dollars.

1838, ch. 162, Stat., 16, 257.

Horses and other items.

For purchase of horses for the cavalry and artillery, and for the Indian scouts, and for such infantry as may be mounted, two hundred thousand dollars.

Transportation.

For transportation of the Army, including baggage of the troops, when moving either by land or water; of clothing and camp and garrison equipage from the depots of Philadelphia and Jeffersonville to the several posts and Army depots, and from those depots to the troops in the field; of horse equipments and of subsistence stores from the places of purchase and from the places of delivery, under contract, to such places as the circumstances of the service may require them to be sent; of ordnance, ordnance stores, and small-arms from the founderies and armories to the arsenals, fortifications, frontier posts, and Army depots; freights, wharfage, tolls, and ferriages; the purchase and hire of horses, mules, oxen, and harness, and the purchase and repair of wagons, carts, and drays, and of ships and other sea-going vessels and boats required for the transportation of supplies, and for garrison purposes; for drayage and cartage at the several posts; hire of teamsters; transportation of funds for the pay and other disbursing departments; the expenses of sailing public transports on the various rivers, the Gulf of Mexico, and the Atlantic and Pacific; for procuring water at such posts as, from their situation, require it to be brought from a distance; and for clearing roads and for removing obstructions from roads, harbors, and rivers, to the extent which may be required for the actual operations of the troops in the field, four million dollars.

Rent and repairs.

For hire of quarters for troops, of storehouses for the safe-keeping of military stores, of offices, and of grounds for camp and summer cantonments, and for temporary frontier stations; for the construction of temporary huts and stables; and for repairing public buildings at established posts, eight hundred and eighty thousand dollars.

Hospitals.

For construction and repair of hospitals, as reported by the Surgeon-General of the Army, seventy-five thousand dollars.

Clothing.

For purchase and manufacture of clothing and camp and garrison equipage, and for preserving and repacking the stock of clothing and camp and garrison equipage and materials on hand at the Philadelphia, Jeffersonville, and other depots of the Quartermaster's Department, one million dollars.

Contingent expenses not otherwise provided for.

For all contingent expenses of the Army not provided for by other estimates, and embracing all branches of the military service, to be expended under the immediate orders of the Secretary of War, forty thousand dollars.

Medical and hospital supplies.

MEDICAL DEPARTMENT.—For purchase of medical and hospital supplies, medical care and treatment of officers and soldiers on detached duty, expenses of purveying-depots, advertising, and other miscellaneous expenses of the Medical Department, two hundred thousand dollars.
For the Army Medical Museum, and for medical and other works for the library of the Surgeon-General's Office, ten thousand dollars.

ENGINEER DEPARTMENT.—For engineer depot at Willets Point, New York, namely: For purchase of engineering materials to continue the present course of instruction of the engineer battalion in field engineering, one thousand dollars.

For incidental expenses of the depot, remodeling ponton-trains, repairing instruments, purchasing fuel, forage, stationery, chemicals, extra-duty pay to soldiers engaged in special skilled labor, such as wheelwright work, printing, photographing and lithographing engineer documents, and ordinary repairs, four thousand dollars.

ORDNANCE DEPARTMENT.—For the ordnance service, required to defray the current expenses at the arsenals; of receiving stores and issuing arms and other ordnance supplies; of police and office duties; of fuel and lights; of stationery and office furniture; of tools and instruments for use; of public animals, forage, and vehicles; incidental expenses of the ordnance service, including compensation of workmen in the armory and museum building connected with the Ordnance Office and those attending practical trials and tests of ordnance, small-arms, and other ordnance supplies, one hundred and ten thousand dollars.

For manufacture of metallic ammunition for small-arms, eighty thousand dollars.

For overhauling, cleaning, and preserving new ordnance stores on hand at the arsenals, twenty thousand dollars.

For mounting and dismounting guns and removing the armament from forts being modified or repaired, including heavy carriages returned to arsenals for alteration and repairs, and other necessary expenses of the same character, and for repairing ordnance and ordnance stores in the hands of troops and for issue at the arsenals and depots, and for extra-duty pay for enlisted men detailed for ordnance service, thirty thousand dollars.

For purchase and manufacture of ordnance stores, to fill requisitions of troops, one hundred and fifteen thousand dollars.

For infantry, cavalry, and artillery equipments, consisting of clothing-bags, haversacks, canteens, and great-coat straps, and repairing horse equipments for cavalry troops sixty-five thousand dollars.

For powder depot: For grading grounds, erecting magazines, and other necessary buildings, and all expenses incident thereto, fifty thousand dollars: Provided, That the Secretary of War may, in his discretion, expend a sum not exceeding eighteen thousand five hundred dollars of this amount in the purchase of additional land adjoining the present site.

For manufacture of arms at national armories, three hundred thousand dollars.

That upon the application of any college, university, or institution of learning incorporated under the laws of any State within the United States, having capacity at the same time to educate not less than one hundred and fifty male students, the President may detail an officer of the Army on the retired list to act as president, superintendent, or professor thereof; and such officer may receive from the institution to which he may be detailed the difference between his retired and full pay, and shall not receive any additional pay or allowance from the United States.

UNITED STATES TESTING-MACHINE.—For caring for, preserving, using, and operating the United States testing-machine at the Water-town arsenal, five thousand dollars.

SEC. 2. That no money appropriated in this act is appropriated or shall be paid for the subsistence, equipment, transportation, or compensation of any portion of the Army of the United States to be used as a police force to keep the peace at the polls at any election held within any State: Provided, That nothing in this provision shall be construed to prevent the use of troops to protect against domestic violence in each
of the States on application of the legislature thereof or of the executive when the legislature cannot be convened
Approved, May 4, 1880.

CHAP. 83.—An act appropriating money to provide for the public printing.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of two hundred and fifty thousand dollars be, and the same is hereby appropriated, out of any money in the Treasury not otherwise appropriated, to continue the public printing, the public binding, and for paper for public printing, including the cost of printing the debates and proceedings of Congress in the Congressional Record and for the departments and for lithographing, mapping and engraving being a deficiency for the present fiscal year.
Approved, May 7, 1880.

CHAP. 84.—An act to authorize the sale of Fort Logan, Montana Territory, and to establish a new post on the frontier.

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 hereby authorized and empowered to establish a new military post at or near the Mussel Shell River in the Territory of Montana, as he may deem best for the protection of the frontier from Indian incursions: Provided, The total cost of the same shall not exceed the sum of fifty thousand dollars.
Sec. 2. The Secretary of War is hereby authorized and directed, after due notice, to sell at public auction or otherwise dispose of in parcels or otherwise, as he may deem most advantageous to the government, the site, reservation and buildings of Fort Logan, Montana Territory, and re-invest the proceeds of such sale in the erection of the post authorized by the first section of this act: Provided, That such portion of said buildings, or of the materials thereof, as can be profitably removed to said new post, may be reserved from sale and so removed.
Approved, May 8, 1880.

CHAP. 85.—An act making appropriations for the current and contingent expenses of the Indian Department, and for fulfilling treaty stipulations with various Indian tribes, for the year ending June thirtieth, eighteen hundred and eighty-one, 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 following sums be, and they are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the purpose of paying the current and contingent expenses of the Indian Department, and fulfilling treaty stipulations with the various Indian tribes, namely:
For pay of sixty-eight agents of Indian affairs at the following-named agencies, at the rates respectively indicated, namely:
At the Warm Springs agency, at one thousand dollars.
At the Klamath agency, at one thousand one hundred dollars.
At the Grand Ronde agency, at one thousand dollars.
At the Siletz agency, at one thousand two hundred dollars.
At the Umatilla agency, at one thousand two hundred dollars.
At the Malheur agency, at one thousand dollars.
At the Neah Bay agency, at one thousand one hundred dollars.
At the Yakama agency, at two thousand dollars.
At the Colville agency, at one thousand five hundred dollars.
At the Nisqually agency, at one thousand two hundred dollars.
At the S'Kokomish agency, at one thousand one hundred dollars;
At the Tulalip agency, at one thousand five hundred dollars;
At the Quinaielt agency, at one thousand dollars;
At the Round Valley agency, at one thousand five hundred dollars;
At the Hoopa Valley agency, at one thousand dollars;
At the Tule River agency, at one thousand dollars;
At the Mission agency, at one thousand three hundred dollars;
At the Nevada agency, at one thousand eight hundred dollars;
At the Western Shoshone agency, at one thousand eight hundred dollars;
At the Nez Perce agency, at one thousand six hundred dollars;
At the Lemhi agency, at one thousand one hundred dollars;
At the Fort Hall agency, at one thousand five hundred dollars;
At the Flathead agency, at one thousand five hundred dollars;
At the Blackfeet agency, at one thousand eight hundred dollars;
At the Crow agency, at two thousand dollars;
At the Fort Peck agency, at two thousand dollars;
At the Fort Belknap agency, at one thousand dollars;
At the Yankton agency, at one thousand six hundred dollars;
At the Crow Creek agency, at one thousand four hundred dollars;
At the Standing Rock agency, at one thousand seven hundred dollars;
At the Cheyenne River agency, at one thousand five hundred dollars;
At the Fort Berthold agency, at one thousand five hundred dollars;
At the Sisseton agency, at one thousand five hundred dollars;
At the Devil's Lake agency, at one thousand two hundred dollars;
At the Lower Brule agency, at one thousand two hundred dollars;
At the Pine Ridge agency, at two thousand two hundred dollars;
At the Rosebud agency, at two thousand two hundred dollars;
At the Shoshone agency, at one thousand five hundred dollars;
At the Uintah agency, at one thousand dollars;
At the Pueblo agency, at two thousand dollars;
At the Navajo agency, at two thousand dollars;
At the Mescalero agency, at one thousand five hundred dollars;
At the Los Pinos agency, at one thousand five hundred dollars;
At the White River agency, at one thousand four hundred dollars;
At the Southern Ute agency, at one thousand four hundred dollars;
At the Great Nemaha agency, at one thousand dollars;
At the Omaha and Winnebago agency, at one thousand six hundred dollars;
At the Otoe agency, at one thousand dollars;
At the Santee agency, at one thousand two hundred dollars;
At the Pottawatomie agency, at one thousand dollars;
At the Ponca agency, at one thousand five hundred dollars;
At the Pawnee agency, at one thousand five hundred dollars;
At the Sac and Fox agency, Indian Territory, at one thousand two hundred dollars;
At the Quapaw agency, at one thousand two hundred dollars;
At the Osage agency, at one thousand six hundred dollars;
At the Cheyenne and Arapaho agency, at two thousand two hundred dollars;
At the Kiowa, Comanche, and Wichita agency, at two thousand dollars;
At the Union agency, at two thousand dollars;
At the White Earth agency, at one thousand six hundred dollars;
At the Sac and Fox agency, Iowa, at one thousand dollars;
At the Green Bay agency, at one thousand five hundred dollars;
At the La Pointe agency, at two thousand dollars;
At the Mackinac agency, at one thousand two hundred dollars;
At the New York agency, at one thousand two hundred dollars;
At the Colorado River agency, at one thousand five hundred dollars;
At the Pima and Maricopa agency, at one thousand eight hundred dollars;
At the San Carlos agency, at two thousand dollars;
At the Moquis Pueblo agency, at one thousand three hundred dollars; in all, ninety-nine thousand two hundred dollars.

For pay of seventy-six interpreters, as follows, namely:
Seven for the tribes in Oregon, namely: two for the Klamath, and one each for Grand Ronde, Siletz, Umatilla, Warm Springs, and Malheur agencies, at three hundred dollars per annum each, two thousand one hundred dollars;
Six for the tribes in Washington Territory, to be assigned to such agencies as the Secretary of the Interior may direct, at three hundred dollars per annum each, one thousand eight hundred dollars;
Three for the tribes in Idaho, namely: at Nez Perces, Lemhi, and Fort Hall agencies, at three hundred dollars per annum each, nine hundred dollars;
Four for the tribes in Nevada, namely: for Pi-Ute, Walker River, Western Shoshone, and Pyramid Lake reservations, at three hundred dollars per annum each, twelve hundred dollars;
Six for the tribes in Montana, namely: one each at Flathead, Blackfeet, Belknap, and Crow, and two at Fort Peck agencies, at three hundred dollars per annum each, one thousand eight hundred dollars;
Twelve for the tribes in Dakota, namely: two each at Fort Berthold and Pine Ridge, and one each at Yankton, Crow Creek, Standing Rock, Cheyenne River, Sisseton, Devil's Lake, Rosebud, and Lower Brule agencies, at three hundred dollars per annum each, three thousand six hundred dollars;
One for the tribes in Wyoming, at the Shoshone agency, three hundred dollars;
One for the tribes in Utah, three hundred dollars;
Four for the tribes in New Mexico, namely: two for the Navajo, and one each for the Mescalero Apache and Pueblo agencies, at three hundred dollars per annum each, two thousand two hundred dollars;
Three for the tribes in Colorado, namely: Los Pinos, Southern Ute, and White River agencies, at three hundred dollars each per annum, nine hundred dollars;
Six for the tribes in Nebraska, to be assigned to such agencies as the Secretary of the Interior may direct, at three hundred dollars per annum each, one thousand eight hundred dollars;
Nine for the tribes in the Indian Territory, to be assigned as the Secretary of the Interior may direct, at three hundred dollars per annum each, two thousand seven hundred dollars;
Three for the tribes in Wisconsin, namely: one for the Green Bay and two for the La Pointe agencies, at three hundred dollars per annum each, nine hundred dollars;
Four for the tribes in Minnesota, namely: Boise Fort and White Earth agencies and Red Lake and Leech Lake reservations, at three hundred dollars per annum each, one thousand two hundred dollars;
Two for the tribes in Michigan, namely: Mackinac agency, at three hundred dollars per annum each, six hundred dollars;
Five for the tribes in Arizona, namely: one each for the Colorado River, Pima and Maricopa, and Moquis Pueblo, and two for San Carlos agencies, at three hundred dollars per annum each, one thousand five hundred dollars.

For additional payment of the said interpreters, to be distributed in the discretion of the Secretary of the Interior, four thousand dollars; in all, twenty-six thousand eight hundred dollars.

For pay of five Indian inspectors, at three thousand dollars per annum each, fifteen thousand dollars.

For necessary traveling expenses of five Indian inspectors, five thousand dollars.

For buildings at agencies, and repairs of the same, fifteen thousand dollars.

For vaccine matter and vaccination of Indians, five hundred dollars.
For contingencies of the Indian service, including traveling and incidental expenses of Indian agents and of their offices, and for pay of employees, and for pay of two special agents, at two thousand dollars per annum each, thirty-two thousand five hundred dollars.

FULFILLING TREATIES WITH INDIAN TRIBES.

APACHES, KIOWAS, AND COMANCHEs.

For thirteenth of thirty installments, as provided to be expended under the tenth article of treaty of October twenty-first, eighteen hundred and sixty-seven, concluded at Medicine Lodge Creek, in Kansas, with the Kiowas and Comanches, and under the third article of treaty of the same date with the Apaches, thirty thousand dollars;

For purchase of clothing, as provided in the same treaties, fifteen thousand dollars;

For pay of carpenter, farmer, blacksmith, miller, and engineer, five thousand two hundred dollars;

For the pay of physician and teacher, two thousand five hundred dollars; in all, fifty-two thousand seven hundred dollars.

CHEYENNES AND ARAPAHOES.

For thirteenth of thirty installments provided to be expended under the tenth article of treaty of October twenty-eighth, eighteen hundred and sixty-seven, twenty thousand dollars;

For purchase of clothing, as per same article, fourteen thousand dollars;

For pay of physician and teacher, as per thirteenth article of same treaty, two thousand one hundred dollars;

For pay of carpenter, farmer, blacksmith, miller, and engineer, as per same article, four thousand five hundred dollars; in all, forty thousand six hundred dollars.

CHICKASAWS.

For permanent annuity, in goods, three thousand dollars.

BOISE FORTE BAND OF CHIPPEWAS.

For fifteenth of twenty installments, for the support of one blacksmith and assistant, and for tools, iron, and steel, and other articles necessary for the blacksmith-shop, as per third article of treaty of April seventh, eighteen hundred and sixty-six, one thousand five hundred dollars;

For fifteenth of twenty installments, for the support of one school-teacher, and for the necessary books and stationary, as per same article of same treaty, eight hundred dollars;

For fifteenth of twenty installments of annuity, in farming, and purchase of seeds, tools, and similar necessaries, as per same article of same treaty, eight hundred dollars;

For fifteenth of twenty installments of annuity, in money, to be paid per capita, as per same article of same treaty, three thousand five hundred dollars;

For fifteenth of twenty installments of annuity, in provisions, ammunition, and tobacco, as per same article of same treaty, one thousand dollars;

For fifteenth of twenty installments of annuity, in goods and other articles, as per same article of same treaty, six thousand five hundred dollars; in all, fourteen thousand one hundred dollars.

CHIPPEWAS OF THE MISSISSIPPI.

For thirty-fourth of forty-six installments, to be paid to the Chippewas of the Mississippi, per third article of treaty of August second,
eighty-three thousand and forty, and fifth article of treaty of March nineteenth, eighteen hundred and sixty-seven, one thousand dollars;

For sixth of ten installments of annuity, in money, last series, per third article of treaty of February twenty-second, eighteen hundred and fifty-five, and third article of treaty of eighteen hundred and sixty-four, twenty thousand dollars;

For the support of a school or schools upon said reservation, during the pleasure of the President, in accordance with third article of treaty of March nineteenth, eighteen hundred and sixty-seven, four thousand dollars;

For gilling-twine for nets, three hundred dollars; in all, twenty-five thousand three hundred dollars.

CHIPPEWAS, PILLAGERS, AND LAKE WINNEBAGOSHISH BANDS.

For twenty-sixth of forty installments of annuity, in money, per third article of treaty of February twenty-second, eighteen hundred and fifty-five, and third article of treaty of May seventh, eighteen hundred and sixty-four, ten thousand six hundred and sixty-six dollars and sixty-six cents;

For twenty-sixth of forty installments of annuity, in goods, per same articles of same treaties, eight thousand dollars;

For twenty-sixth of forty installments, for purposes of utility, per same articles of same treaties, four thousand dollars;

For sixth of ten installments, last series, for purposes of education, per same articles of same treaties, two thousand five hundred dollars;

For gilling-twine for nets, three hundred dollars; in all, twenty-five thousand four hundred and sixty-six dollars and sixty-six cents.

CHOCTAWS.

For permanent annuity, per second article of treaty of November sixteenth, eighteen hundred and five, and thirteenth article of treaty of June twenty-second, eighteen hundred and fifty-five, three thousand dollars;

For permanent annuity, for support of light horsemen, per thirteenth article of treaty of October eighteenth, eighteen hundred and twenty, and thirteenth article of treaty of June twenty-second, eighteen hundred and fifty-five, six hundred dollars;

For permanent annuity, for support of blacksmith, per sixth article of treaty of October eighteenth, eighteen hundred and twenty, ninth article of treaty of January twentieth, eighteen hundred and twenty-five, and thirteenth article of treaty of June twenty-second, eighteen hundred and fifty-five, six hundred dollars;

For permanent annuity, for education, per second and thirteenth articles of last two treaties named above, six thousand dollars;

For permanent annuity, for iron and steel, per ninth article of treaty of January twentieth, eighteen hundred and twenty-five, and thirteenth article of treaty of June twenty-second, eighteen hundred and fifty-five, three hundred and twenty dollars;

For interest on three hundred and ninety thousand two hundred and fifty-seven dollars and ninety-two cents, at five per centum per annum, for education, support of the government, and other beneficial purposes, under the direction of the general council of the Choctaws, in conformity with the provisions contained in the ninth and thirteenth articles of treaty of January twentieth, eighteen hundred and twenty-five, and treaty of June twenty-second, eighteen hundred and fifty-five, nineteen thousand five hundred and twelve dollars and eighty-nine cents; in all, thirty thousand and thirty-two dollars and eighty-nine cents.
Creeks.

For permanent annuity, in money, per fourth article of treaty of August seventh, seventeen hundred and ninety, and fifth article of treaty of August seventh, eighteen hundred and fifty-six, one thousand five hundred dollars;

For permanent annuity, in money, per second article of treaty of June sixteenth, eighteen hundred and two, and fifth article of treaty of August seventh, eighteen hundred and fifty-six, three thousand dollars;

For permanent annuity, per fourth article of treaty of January twenty-fourth, eighteen hundred and twenty-six, and fifth article of treaty of August seventh, eighteen hundred and fifty-six, twenty thousand dollars;

For permanent annuity for blacksmith and assistant, and for shop and tools, per eighth article of treaty of January twenty-fourth, eighteen hundred and twenty-six, and fifth article of treaty of August seventh, eighteen hundred and fifty-six, eight hundred and forty dollars;

For permanent annuity for iron and steel for shop, per same articles and treaties, two hundred and seventy dollars;

For permanent annuity for the pay of a wheelwright, per same articles of same treaties, six hundred dollars;

For five per centum interest on two hundred thousand dollars, for purposes of education, per sixth article of treaty of August seventh, eighteen hundred and fifty-six, ten thousand dollars;

For interest on six hundred and seventy-five thousand one hundred and sixty-eight dollars, at the rate of five per centum per annum, to be expended under the direction of the Secretary of the Interior, under provisions of third article of treaty of June fourteenth, eighteen hundred and sixty-six, thirty-three thousand seven hundred and fifty-eight dollars and forty cents; in all, sixty-nine thousand nine hundred and sixty-eight dollars and forty cents.

Crows.

For twelfth of thirty installments, to supply male persons, six hundred in number, over fourteen years of age, with a suit of good substantial woolen clothing, consisting of a coat, hat, pantaloons, flannel shirt, and woolen socks, as per ninth article of treaty of May seventh, eighteen hundred and sixty-eight, eight thousand dollars;

For twelfth of thirty installments, to supply each female, seven hundred in number, over twelve years of age, with a flannel skirt, or the goods necessary to make the same, a pair of woolen hose, twelve yards of calico, and twelve yards of cotton domestic, as per same article, six thousand dollars;

For twelfth of thirty installments, to supply three hundred and fifty boys and three hundred and fifty girls, under the ages named, such flannel and cotton goods as may be needed to make each a suit as aforesaid, together with a pair of woolen hose for each, per same article, five thousand dollars;

For pay of a physician, per tenth article of same treaty, one thousand two hundred dollars;

For eleventh of twenty installments, for pay of teacher and furnishing necessary books and stationery, under seventh article of same treaty, one thousand five hundred dollars;

For pay of carpenter, miller, engineer, farmer, and blacksmith, under tenth article of same treaty, three thousand three hundred dollars;

For pay of second blacksmith, and iron and steel, as per eighth article of same treaty, two thousand dollars;

For this amount, or so much thereof as may be necessary, to furnish flour and meat, and such articles as from time to time the condition and necessities of the Indians may require, sixty-five thousand dollars; in all, ninety-two thousand dollars.
FLATHEADS AND OTHER CONFEDERATED TRIBES.

For first of four installments, second series, for beneficial objects not heretofore appropriated, per fourth article of treaty of July sixteenth, eighteen hundred and fifty-five, six thousand dollars.

IOWAS.

For interest, in lieu of investment on fifty-seven thousand five hundred dollars, balance of one hundred and fifty-seven thousand five hundred dollars, to July first, eighteen hundred and eighty, at five per cent per annum, for education or other beneficial purposes, under the direction of the President, per ninth article of treaty of May seventeenth, eighteen hundred and fifty-four, two thousand eight hundred and seventy-five dollars.

KANSAS.

For interest in lieu of investment on two hundred thousand dollars, at five per cent per annum, per second article of treaty of January fourteenth, eighteen hundred and forty-six, ten thousand dollars.

KICKAPOOS.

For interest on ninety-three thousand five hundred and eighty-one dollars and nine cents, at five per cent per annum, for educational and other beneficial purposes, per treaty of May eighteenth, eighteen hundred and fifty-four, four thousand six hundred and seventy-nine dollars and five cents; for settlement, support, and civilization of Kickapoo Indians in the Indian Territory, lately removed from Mexico, and such as may remove, five thousand dollars; in all, nine thousand six hundred and seventy-nine dollars and five cents.

KLAMATHS AND MODOOS.

For last of five installments, last series, to be applied under the direction of the President, as per second article of treaty of October fourteenth, eighteen hundred and sixty-four, three thousand dollars; for fourteenth of twenty installments, for keeping in repair one saw-mill, one flouring-mill, buildings for the blacksmith, carpenter, wagon and plow maker, the manual-labor school, and hospital, as per fourth article of same treaty, one thousand dollars; for fifteenth of twenty installments, for the purchase of tools and material for saw and flour mills, carpenter, blacksmith, wagon and plow maker shops, and books and stationery for the manual-labor school, per same article of same treaty, one thousand five hundred dollars; for fifteenth of fifteen installments, for pay and subsistence of one superintendent of farming, one farmer, one blacksmith, one sawyer, one carpenter, and one wagon and plow maker, as per fifth article of same treaty, five thousand six hundred dollars; for fifteenth of twenty installments, to pay salary and subsistence of one physician, one miller, and two school-teachers, as per same article and treaty, three thousand six hundred dollars; in all, fourteen thousand seven hundred dollars.

MENOMONEES.

For last of fifteen installments of annuity upon two hundred and forty-two thousand six hundred and eighty-six dollars, for cession of lands, per fourth article of treaty of May twelfth, eighteen hundred and fifty-four; and Senate amendment thereto, sixteen thousand one hundred and seventy-nine dollars and six cents.
MIAMIES OF KANSAS.

For permanent provision for blacksmith and assistant, and iron and steel for shop, per fifth article of treaty of October sixth, eighteen hundred and eighteen, and fourth article of treaty of June fifth, eighteen hundred and fifty-four, four hundred and eleven dollars and forty-three cents;

For permanent provision for miller, in lieu of gunsmith, per same articles and treaties, and per fifth article of treaty of October twenty-third, eighteen hundred and thirty-four, two hundred and sixty-two dollars and sixty-two cents;

For interest on twenty-one thousand eight hundred and eighty-four dollars and eighty-one cents, at five per centum, for educational purposes, per third article of treaty of June fifth, eighteen hundred and fifty-four, one thousand and ninety-four dollars and twenty-four cents; in all, one thousand seven hundred and sixty-eight dollars and twenty-nine cents.

MIAMIES OF EEL RIVER.

For permanent annuity, in goods or otherwise, per fourth article of treaty of August third, seventeen hundred and ninety-five, five hundred dollars;

For permanent annuity, in goods or otherwise, per articles of treaty of August twenty-first, eighteen hundred and five, two hundred and fifty dollars;

For permanent annuity, in goods or otherwise, per third and separate articles of treaty of September thirtieth, eighteen hundred and nine, three hundred and fifty dollars; in all, one thousand one hundred dollars.

MIAMIES OF INDIANA.

For interest on two hundred and twenty-one thousand two hundred and fifty-seven dollars and eighty-six cents, uninvested, at five per centum, per Senate amendment to fourth article of treaty of June fifth, eighteen hundred and fifty-four, eleven thousand and sixty-two dollars and eighty-nine cents.

MOLELS.

For pay of teachers and for manual-labor schools, and for all necessary materials therefor, and for the subsistence of the pupils, per fourth article of treaty of December twenty-first, eighteen hundred and fifty-five, three thousand dollars.

NAVAJOES.

For clothing and subsisting eleven thousand eight hundred and sixty-eight Navajo Indians, twenty-six thousand dollars.

For last of ten installments, for pay of two teachers, per sixth article of treaty of June first, eighteen hundred and sixty-eight, two thousand dollars; in all, twenty-eight thousand dollars.

NEZ PERCES.

For fifteenth of sixteen installments, of second series, for boarding and clothing the children who shall attend the schools, providing the schools and boarding-houses with necessary furniture, the purchase of necessary wagons, teams, agricultural implements, tools, and for fencing of such lands as may be needed for gardening and farming purposes for the schools, two thousand dollars;

For salaries of two matrons to take charge of the boarding-schools, two assistant teachers, one farmer, one carpenter, and two millers, three thousand five hundred dollars;
For repairs of houses, mills, and tools, and necessary materials, one thousand dollars; in all, six thousand five hundred dollars.

NORTHERN CHEYENNES AND ARAPAHOES.

Second of ten installments, to be expended by the Secretary of the Interior for each Indian roaming and engaged in agriculture in the purchase of such articles as from time to time the condition and necessities of the Indians may indicate to be proper, as per sixth article of treaty of May tenth, eighteen hundred and sixty-eight, thirty-five thousand dollars.

For twelfth of thirty installments, for purchase of clothing, as per sixth article of treaty of May tenth, eighteen hundred and sixty-eight, twelve thousand dollars; in all, fifty-three thousand dollars.

OMAHAS.

For thirteenth of fifteen installments of this amount, being third series, in money or otherwise, per fourth article of treaty of March sixteenth, eighteen hundred and fifty-four, twenty thousand dollars.

OSAGES.

For interest on sixty-nine thousand one hundred and twenty dollars, at five per centum per annum, being value of fifty-four sections of land set apart by treaty of June second, eighteen hundred and twenty-five, for educational purposes, per Senate resolution of January ninth, eighteen hundred and thirty-eight, three thousand four hundred and fifty-six dollars; in all, eighteen thousand four hundred and fifty-six dollars.

For this amount to be expended for the Osage Indians in accordance with section twelve of the act approved July fifteenth, eighteen hundred and seventy, being interest at five per centum from March first, eighteen hundred and eighty, to March first, eighteen hundred and eighty-one, as the Secretary of the Interior may direct, as per first article of treaty of September twenty-ninth, eighteen hundred and sixty-five, fifteen thousand dollars; in all, eighty-three thousand seven hundred and twenty-three dollars and ninety-six cents, and the second provision of the second section of the act of May ninth, eighteen hundred and seventy-two, an act entitled "An act for the relief of settlers on the Osage lands in the State of Kansas", is hereby so amended as to read July first, instead of March first, as the day of each year up to which interest upon sales shall be calculated.

OTOES AND MISSOURIAS.

For thirteenth of fifteen installments, being the third series, in money or otherwise, per fourth article of treaty of March sixteenth, eighteen hundred and fifty-four, nine thousand dollars.

PAWNEES.

For perpetual annuity, at least one-half of which is to be paid in goods and such articles as may be deemed necessary for them, per second
article of treaty of September twenty-fourth, eighteen hundred and fifty-seven, thirty thousand dollars;

For support of two manual-labor schools, per third article of same treaty, ten thousand dollars;

For pay of two farmers, two blacksmiths and two apprentices, one miller and apprentice, and two teachers (and for one shoemaker and one carpenter, one thousand six hundred dollars), seven thousand dollars;

For pay of physician and purchase of medicines, one thousand two hundred dollars;

For purchase of iron and steel and other necessaries for the shops, as per fourth article of treaty of September twenty-fourth, eighteen hundred and fifty-seven, five hundred dollars;

For purchase of farming utensils and stock, per same article and treaty, one thousand dollars;

For repairs of grist and saw mills, three hundred dollars; in all, fifty thousand dollars.

PONCAS.

For seventh of fifteen installments, last series, to be paid to them or expended for their benefit, per second article of treaty of March twelfth, eighteen hundred and fifty-eight, eight thousand dollars;

For this amount, or so much thereof as may be necessary, to be used at the discretion of the President, to carry on the work of aiding and instructing the Poncas in the arts of civilization, with a view to their self-support, for clothing, and for pay of employees, ten thousand dollars;

For this amount, to be expended under the direction of the Secretary of the Interior, for subsistence of the Poncas, thirty-five thousand dollars; in all, fifty-three thousand dollars.

POTTAWATOMIES.

For permanent annuity, in silver, per fourth article of treaty of August third, seventeen hundred and ninety-five, three hundred and fifty-seven dollars and eighty cents;

For permanent annuity, in silver, per third article of treaty of September thirtieth, eighteen hundred and nine, one hundred and seventy-eight dollars and ninety cents;

For permanent annuity, in silver, per third article of treaty of October second, eighteen hundred and eighteen, eight hundred and ninety-four dollars and fifty cents;

For permanent annuity, in money, per second article of treaty of September twentieth, eighteen hundred and twenty-eight, seven hundred and fifteen dollars and sixty cents;

For permanent provision for payment of money, in lieu of tobacco, iron, and steel, per second article of treaty of September twentieth, eighteen hundred and twenty-eight, and tenth article of treaties of June fifth and seventeenth, eighteen hundred and forty-six, one hundred and seven dollars and thirty-four cents;

For permanent provision for three blacksmiths and assistants, and for iron and steel for shops, per third article of treaty of October sixteenth, eighteen hundred and twenty-six, second article of treaty of September twentieth, eighteen hundred and twenty-eight, and second article of treaty of July twenty-ninth, eighteen hundred and twenty-nine, one thousand and eight dollars and ninety-nine cents;

For permanent provision for fifty barrels of salt, per second article of treaty of July twenty-ninth, eighteen hundred and twenty-nine, one hundred and fifty-six dollars and fifty-four cents;
For interest on two hundred and thirty thousand and sixty-four dollars and twenty cents, at five per centum, in conformity with provisions of article seventh of treaties of June fifth and seventeenth, eighteen hundred and forty-six, eleven thousand five hundred and three dollars and twenty-one cents; in all, twenty thousand six hundred and forty-seven dollars and sixty-five cents.

**POTTAWATOMIES OF HURON.**

For permanent annuity, in money or otherwise, per second article of treaty of November seventeenth, eighteen hundred and seven, four hundred dollars.

**QUAPAWS.**

For education, during the pleasure of the President, per third article of treaty of May thirteenth, eighteen hundred and thirty-three, one thousand dollars; for blacksmith and assistants, and tools, iron, and steel for blacksmith-shop, per same article and treaty, one thousand and sixty dollars; in all, two thousand and sixty dollars.

**SAKS AND FOXES OF THE MISSISSIPPI.**

For permanent annuity, in goods or otherwise, per third article of treaty of November third, eighteen hundred and four, one thousand dollars.

For interest on two hundred thousand dollars, at five per centum, per second article of treaty of October twenty-first, eighteen hundred and thirty-seven, ten thousand dollars; for interest on eight hundred thousand dollars, at five per centum, per second article of treaty of October eleventh, eighteen hundred and forty-two, forty thousand dollars: Provided, That the sum of one thousand five hundred dollars of this amount shall be used for the pay of a physician and for purchase of medicine; in all, fifty-one thousand dollars.

**SAKS AND FOXES OF THE MISSOURI.**

For interest on one hundred and fifty-seven thousand four hundred dollars, at five per centum, under the direction of the President, per second article of treaty of October twenty-first, eighteen hundred and thirty-seven, seven thousand eight hundred and seventy dollars; for support of a school, per fifth article of treaty of March sixth, eighteen hundred and sixty-one, two hundred dollars; in all, eight thousand and seventy dollars.

**SEMINOLES.**

For five per centum interest on two hundred and fifty thousand dollars, to be paid as annuity, per eighth article of treaty of August seventh, eighteen hundred and fifty-six, twelve thousand five hundred dollars; for five per centum interest on two hundred and fifty thousand dollars, to be paid as annuity (they having joined their brethren west), per eighth article of treaty of August seventh, eighteen hundred and fifty-six, twelve thousand five hundred dollars; for interest on fifty thousand dollars, at the rate of five per centum per annum, to be paid annually for the support of schools, as per third article of treaty of March twenty-first, eighteen hundred and sixty-six, two thousand five hundred dollars; for interest on twenty thousand dollars, at the rate of five per centum per annum, to be paid annually, for the support of the Seminole government, as per same article of same treaty, one thousand dollars; in all, twenty-eight thousand five hundred dollars.
SENECAS.

For permanent annuity, in specie, per fourth article of treaty of September twenty-ninth, eighteen hundred and seventeen, five hundred dollars;

For permanent annuity, in specie, per fourth article of treaty of September seventeenth, eighteen hundred and eighteen, five hundred dollars;

For permanent annuity for blacksmith and miller, per fourth article of treaty of February twenty-eighth, eighteen hundred and thirty-one, to be annually paid to them as a national fund, to be expended by them for such articles and wants and improvements in agriculture as their chiefs (with the consent of their agent) may designate, as stipulated in the seventh article of treaty of February twenty-third, eighteen hundred and sixty-seven, one thousand six hundred and sixty dollars;

For permanent annuity, in specie, per fourth article of treaty of September seventeenth, eighteen hundred and eighteen, and fifth article of treaty of February twenty-third, eighteen hundred and sixty-seven, five hundred dollars;

For blacksmith and assistant, shops and tools, iron and steel, per fourth article of treaty of July twentieth, eighteen hundred and thirty-one, and fifth article of treaty of February twenty-third, eighteen hundred and sixty-seven, five hundred and thirty dollars; in all, three thousand six hundred and ninety dollars.

SENECAS OF NEW YORK.

For permanent annuity, in lieu of interest on stock, per act of February nineteenth, eighteen hundred and thirty-one, six thousand dollars; 4 Stat., 442.

For interest, in lieu of investment, on seventy-five thousand dollars, 1846, ch. 34, at five per centum, per act of June twenty-seventh, eighteen hundred and forty-six, three thousand seven hundred and fifty dollars;

For interest, at five per centum, on forty-three thousand and fifty dollars, transferred from the Ontario Bank to the United States Treasury, per act of June twenty-seventh, eighteen hundred and forty-six, two thousand one hundred and fifty-two dollars and fifty cents; in all, eleven thousand nine hundred and two dollars and fifty cents.

SHAWNEES.

For permanent annuity, for educational purposes, per fourth article of treaty of August third, seventeen hundred and ninety-five, and third article of treaty of May tenth, eighteen hundred and fifty-four, one thousand dollars;

For permanent annuity, in specie, for educational purposes, per fourth article of treaty of September twenty-ninth, eighteen hundred and seventeen, and third article of treaty of May tenth, eighteen hundred and fifty-four, two thousand dollars;

For interest, at five per centum, on forty thousand dollars, for educational purposes, per third article of last-named treaty, two thousand dollars; in all, five thousand dollars.

EASTERN SHAWNEES.

For permanent annuity, in specie, per fourth article of treaty of September seventeenth, eighteen hundred and eighteen, and fifth article of treaty of February twenty-third, eighteen hundred and sixty-seven, five hundred dollars;

For blacksmith and assistant, shops and tools, iron and steel, per fourth article of treaty of July twentieth, eighteen hundred and thirty-one, and fifth article of treaty of February twenty-third, eighteen hundred and sixty-seven, five hundred and thirty dollars; in all, one thousand and thirty dollars.
SHOSHONES, WESTERN, NORTHWESTERN, AND GOSHIP BANDS.

Western bands: For seventeenth of twenty installments, to be expended, under the direction of the President, in the purchase of such articles as he may deem suitable to their wants, either as hunters or herdsmen, per seventh article of treaty of October first, eighteen hundred and sixty-three, five thousand dollars;

Northwestern bands: For seventeenth of twenty installments, to be expended, under the direction of the President, in the purchase of such articles as he may deem suitable to their wants, either as hunters or herdsmen, per third article of treaty of July thirtieth, eighteen hundred and sixty-three, five thousand dollars;

Goship band: For seventeenth of twenty installments, to be expended, under the direction of the President, in the purchase of such articles, including cattle for herding and other purposes, as he shall deem suitable to their wants and condition as hunters and herdsmen, per third article of treaty of October twelfth, eighteen hundred and sixty-three, one thousand dollars; in all, eleven thousand dollars.

SHOSHONES AND BANNOCKS.

Shoshones: For eleventh of thirty installments, to purchase suits of clothing for males over fourteen years of age, flannel, hose, calico, and domestics for females over the age of twelve years, and such goods as may be needed to make suits for boys and girls under the ages named, eleven thousand five hundred dollars;

For last of ten installments, for the purchase of such articles as may be considered proper by the Secretary of the Interior, for Indians roaming and for those engaged in agriculture, as per ninth article of treaty of July third, eighteen hundred and sixty-eight, twenty thousand dollars;

For pay of physician, teacher, carpenter, miller, engineer, farmer, and blacksmith, as per tenth article of treaty of July third, eighteen hundred and sixty-eight, five thousand dollars;

Bannocks: For eleventh of thirty installments, to purchase suits of clothing for males over fourteen years of age, flannel, hose, calico, and domestics for females over the age of twelve years, and such flannel and cotton goods as may be needed to make suits for boys and girls under the ages named, six thousand nine hundred and thirty-seven dollars;

For pay of second blacksmith, and such iron and steel and other materials as may be required, per eighth article of the same treaty, one thousand dollars;

SIX NATIONS OF NEW YORK.

For permanent annuity, in clothing and other useful articles, per sixth article of treaty of November seventeenth, seventeen hundred and ninety-four, four thousand five hundred dollars.

SIoux OF DIFFERENT TRIBES, INCLUDING SANTEE SIOUX OF NEBRASKA.

For eleventh of thirty installments, to purchase clothing for males over fourteen years of age, for flannel, hose, and calico, and domestics required for females over twelve years of age, and for such flannel and cotton goods as may be needed to make suits for boys and girls, per tenth article of treaty of April twenty-ninth, eighteen hundred and sixty-eight, one hundred and thirty thousand dollars;

For eleventh of thirty installments, to purchase such articles as may be considered proper by the Secretary of the Interior, for persons roaming, one hundred and eighty five thousand dollars;
For eleventh of thirty installments, to purchase such articles as may be considered proper by the Secretary of the Interior, for persons engaged in agriculture, twenty-eight thousand four hundred dollars;
For pay of physician, five teachers, one carpenter, one miller, one engineer, one farmer, and one blacksmith, per thirteenth article of same treaty, ten thousand four hundred dollars;
For pay of additional employees at the several agencies for the Sioux in Nebraska and Dakota, twenty thousand dollars;
For industrial schools at the Santee Sioux and Crow Creek agencies, three thousand dollars each, six thousand dollars;
For subsistence of the Sioux, and for purposes of their civilization, as per agreement ratified by act of Congress approved February twenty-eighth, eighteen hundred and seventy-eight, including the cost of transporting supplies for the Red Cloud and Spotted Tail Sioux Indians from the Missouri River, Oakdale, Niobrara, and Sidney, Nebraska, or Cheyenne, Wyoming, one million dollars;
Pay of matron at Santee agency, five hundred dollars;
Pay of second blacksmith, and furnishing iron, steel, and other material, per eighth article of same treaty, two thousand dollars; in all, one million three hundred and eighty-two thousand three hundred dollars.

SIOUX, SISSETON, AND WAHPETON, AND Santee SIOUX OF LAKE TRAVERSE AND DEVIL'S LAKE.

For eighth of ten installments of the sum of eight hundred thousand dollars, named in a certain agreement confirmed by act approved June twenty-second, eighteen hundred and seventy-four, made by the commissioners appointed by the Secretary of the Interior, under the provisions of the act of June seventh, eighteen hundred and sixty-seven, the same to be expended, under the direction of the President, for the benefit of said Indians, in the manner prescribed in said treaty of eighteen hundred and sixty-seven as amended by the Senate, said amendment having been ratified by the Indians, as provided by act of February fourteenth, eighteen hundred and seventy-three, eighty thousand dollars.

SIoux, Yankton Tribe.

For second of ten installments, third series, to be paid to them or expended for their benefit, per fourth article of treaty of April nineteenth, eighteen hundred and fifty-eight, twenty-five thousand dollars;
For subsistence and civilization of two thousand Yankton Sioux, heretofore provided for under appropriations under "Fulfilling treaty with Sioux of different tribes", forty-five thousand dollars; in all, seventy thousand dollars.

Snakes, Wa-Pah-Pee Tribe.

For ninth of ten installments, to be expended under the direction of the President, as per seventh article of treaty of August twelfth, eighteen hundred and sixty-five, one thousand two hundred dollars.

Utahs, Tabequache Band.

For pay of blacksmith, as per tenth article of treaty of October seventh, eighteen hundred and sixty-three, seven hundred and twenty dollars.

Tabequache, Muache, Capote, Weeminuche, Yampa, Grand River, and Uintah Bands of Utes.

For pay of two carpenters, two millers, two farmers, and one blacksmith, as per fifteenth article of treaty of March second, eighteen hundred and sixty-eight, six thousand dollars;
For pay of two teachers, as per same article of same treaty, one thousand eight hundred dollars;

15 Stat., 621.

For purchase of iron and steel, and the necessary tools for blacksmith-shop, per ninth article of same treaty, two hundred and twenty dollars;

15 Stat., 622.

For twelfth of thirty installments, to be expended under the direction of the Secretary of the Interior, for clothing, blankets, and such other articles as he may deem proper and necessary, under eleventh article of same treaty, thirty thousand dollars;

For annual amount, for the purchase of beef, mutton, wheat, flour, beans, and potatoes, as per twelfth article of same treaty, thirty thousand dollars;

For pay of employees at the several Ute agencies, five thousand dollars; in all, seventy-three thousand and twenty dollars.

Employés at Ute agencies.

WINNEBAGOES.

For interest on eight hundred and four thousand nine hundred and nine dollars and seventeen cents, at five per centum per annum, per fourth article of treaty of November first, eighteen hundred and thirty-six, Res. 69, and joint resolution of July seventeenth, eighteen hundred and sixty-two, and the Secretary of the Interior is hereby directed to expend said interest for the support, education, and civilization of said Indians, forty thousand two hundred and forty-five dollars and forty-five cents

1870, ch. 296, 16 Stat., 355.

Removal, subsistence, &c.

REMOVAL, SETTLEMENT, SUBSISTENCE, AND SUPPORT OF INDIANS.

Flatheads.

Payment to Flatheads removed to Jocko reservation, Montana: For eighth of ten installments of fifty thousand dollars, to be expended under the direction of the President, for the Flathead Indians removed from Bitter Root Valley to the Jocko reservation in the Territory of Montana, five thousand dollars.

Collecting and subsisting Apaches and other Indians of Arizona and New Mexico: For this amount, to subsist and properly care for the Apache and other Indians in Arizona and New Mexico who have been or may be collected on reservations in New Mexico or Arizona, three hundred and twenty thousand dollars.

Arapahoes, Cheyennes, Apaches, Kiowas, Comanches, and Wichitas.

Subsistence and civilization of the Arapahoes, Cheyennes, Apaches, Kiowas, Comanches, and Wichitas who have been collected upon the reservations set apart for their use and occupation, three hundred and five thousand dollars.

Arickarees, Gros Ventres, and Mandans.

Subsistence and civilization of Arickarees, Gros Ventres, and Mandans: For this amount, to be expended in such goods, provisions, and other articles as the President may, from time to time, determine, in instructing in agricultural and mechanical pursuits, in providing employees, educating children, procuring medicine and medical attendance, care for and support of the aged, sick, and infirm, for the helpless orphans of said Indians, and in any other respect to promote their civilization, comfort, and improvement, fifty thousand dollars.

For subsistence and civilization of the Assinaboines in Montana, including pay of employees, twenty-five thousand dollars.

Chippewas of Red Lake and Pembina tribe of Chippewas.

For support and civilization of Chippewas of Red Lake and Pembina tribe of Chippewas and for pay of employees, twenty thousand dollars.
Support of Chippewas on White Earth reservation: For this amount, or so much thereof as may be necessary, to be expended, under the direction of the Secretary of the Interior, in the care and support of the Otter Tail, Pillager, Pembina, and Mississippi Chippewa Indians, on the White Earth reservation in Minnesota, and to assist them in their agricultural operations, five thousand dollars.

For subsistence and civilization of the confederated tribes and bands in Middle Oregon, and for pay of employees, eight thousand dollars.

For subsistence and civilization of the D’Wamish and other allied tribes in Washington Territory, including pay of employees, eleven thousand dollars.

For subsistence and civilization of the Flatheads and other confederated tribes, pay of employees and of Indian chiefs, thirteen thousand five hundred dollars.

For subsistence and civilization of the Gros Ventres in Montana, twenty-five thousand dollars.

For support and civilization of the Kansas Indians, including agricultural assistance and pay of employees, eight thousand dollars.

For subsistence and civilization of the Makahs, including pay of employees, seven thousand dollars.

For support and civilization of the Modoc Indians now residing within the Indian Territory, five thousand dollars.

For the support of the Tonkawa Indians at Fort Griffin, Texas, four thousand eight hundred dollars.

For support and civilization of Joseph’s band of Nez Perce Indians in the Indian Territory, fifteen thousand dollars.

For support, civilization, and education of the Blackfeet, Bloods, and Piegans, including pay of employees, forty thousand dollars.

Support of Chippewas of Lake Superior: For support and civilization of the Chippewas of Lake Superior, to be expended for agricultural and educational purposes, pay of clerk and necessary employees, purchase of goods and provisions, and for such other purposes as may be deemed for the best interests of said Indians, fifteen thousand dollars.

For support of smith and shop, during the pleasure of the President, as per twelfth article treaty of September thirtieth, eighteen hundred and fifty-four, and seventh article treaty of April seventh, eighteen hundred and sixty-six, six hundred dollars.

For support of two farmers, during the pleasure of the President, as per same articles and treaties, one thousand two hundred dollars; in all, sixteen thousand eight hundred dollars.

For support, education, and civilization of the Mixed Shoshones, Bannocks, and Sheepeaters, including pay of employees, twenty-five thousand dollars.

For subsistence and civilization of the Qui-nai-elts and Quil-keh-utes, including pay of employees, six thousand dollars.

For support of industrial schools and for other educational purposes for the Indian tribes, seventy-five thousand dollars.

For subsistence and civilization of the S’Klallam Indians, including pay of employees, eight thousand dollars.

For subsistence and civilization of the Walla-Walla, Cayuse, and Umatilla tribes, including pay of employees, fourteen thousand dollars.

For support and civilization of the Wichitas and affiliated bands, including pay of employees, twenty thousand dollars.

For subsistence and civilization of the Yakamas, including pay of employees, twenty-two thousand dollars.

For education and civilization of the Indians within the limits of the Central Superintendency, including clothing, food, and lodging for the children attending school, eighteen thousand dollars.

Support of Indians at Fort Peck agency: For this amount, to be expended in such goods, provisions, and other useful articles as the President may, from time to time, determine, in instructing in agricultural

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and mechanical pursuits, in providing employees, educating children, procuring medicine and medical attendance, care for and support of the aged, sick, and infirm, for the helpless orphans of said Indians, and in any respect to promote their civilization, comfort, and improvement, one hundred thousand dollars.

Shoshones and Bannocks in Idaho and Southeastern Oregon.

Settlement, subsistence, and support of Shoshones and Bannocks and other bands in Idaho and Southeastern Oregon: For this amount, to be expended by the direction of the President, in assisting the roving bands of Indians in Southeastern Idaho to move and locate on the Fort Hall reservation in Idaho Territory, and to assist them in educational and agricultural pursuits on said reservation, twenty thousand dollars.

For support and civilization of the Indians collected on the Malheur reservation, Oregon, including pay of employees, fifteen thousand dollars.

Transportation of supplies: For this amount, to be expended by direction of the President, in assisting the roving bands of Indians in Southeastern Oregon to move and locate on some proper reservation in Oregon and to assist them in agricultural pursuits thereon, five thousand dollars.

Transportation of Indian supplies: For this amount, for necessary expenses of transportation of such goods, provisions, and other articles, for the various tribes of Indians provided for by this act, two hundred and twenty-five thousand dollars.

GENERAL INCIDENTAL EXPENSES OF THE INDIAN SERVICE.

Indian service in Arizona; Incidental expenses of Indian service in Arizona: For general incidental expenses of the Indian service, support and civilization of Indians at the Colorado River, Pima and Maricopa, and Moquis Pueblo agencies, twenty thousand dollars, and pay of employees at same agencies, sixteen thousand dollars; in all, thirty-six thousand dollars.

California; Incidental expenses of Indian service in California: For general incidental expenses of the Indian service, support and civilization of Indians at the Round Valley, Hoopa Valley, Tule River, and Mission agencies, twenty-three thousand dollars, and pay of employees at same agencies, nine thousand dollars; in all, thirty-two thousand dollars.

Colorado; Incidental expenses of Indian service in Colorado: For general incidental expenses of the Indian service and pay of employees, four thousand dollars.

Dakota; Incidental expenses of Indian service in Dakota: For general incidental expenses of the Indian service and pay of employees at eight agencies for the Sioux, twelve thousand dollars.

Idaho; Incidental expenses of Indian service in Idaho: For general incidental expenses of the Indian service, one thousand dollars, and pay of employees at Lemhi agency, and additional employees at Fort Hall, Idaho, three thousand dollars; in all, four thousand two hundred dollars.

Montana; Incidental expenses of Indian service in Montana: For general incidental expenses of the Indian service, including pay and expenses of detectives, six thousand dollars.

Nevada; Incidental expenses of Indian service in Nevada: For general incidental expenses of the Indian service, support and civilization of Indians located on the Pi-Ute, Walker River, Western Shoshone, and Pyramid Lake reservations, seven thousand five hundred dollars, and pay of employees, same agencies, six thousand dollars; in all, thirteen thousand five hundred dollars.

New Mexico; Incidental expenses of Indian service in New Mexico: For general incidental expenses of the Indian service, support and civilization of Indians at Abiquiu, Pueblo, and Mescalero agencies, ten thousand dollars, and pay of employees at same agencies, eight thousand dollars; in all, eighteen thousand dollars.

Oregon; Incidental expenses of Indian service in Oregon: For general incidental expenses of the Indian service, support and civilization of Indians
at Grand Ronde and Siletz agencies, sixteen thousand dollars, and pay of employees at the same agencies, eight thousand dollars; in all, twenty-four thousand dollars.

Incidental expenses of Indian service in Utah: For general incidental expenses of the Indian service, support and civilization of Indians at Uintah Valley agency, eight thousand dollars, and pay of employees at said agency, three thousand dollars; in all, eleven thousand dollars.

Incidental expenses of Indian service in Washington: For general incidental expenses of the Indian service at seven agencies and pay of employees and the support and civilization of Indians at Colville and Nisqually agencies, twenty thousand dollars.

Incidental expenses of Indian service in Wyoming: For general incidental expenses of the Indian service and pay of employees, two thousand dollars.

**MISCELLANEOUS.**

Telegraphing and purchase of Indian supplies: To contract for the Indian service, advertising at rates not exceeding regular commercial rates, inspection, and all other expenses connected therewith, including telegraphing, thirty thousand dollars: *Provided*, That the Secretary of the Interior be, and he is hereby, authorized, whenever it can be done advantageously, to purchase for use in the Indian service, from Indian manual and training schools, in the manner customary among individuals such articles as may be manufactured at such schools, and which are used in the Indian service. Accounts of such transactions shall be kept in the Indian Bureau and in the training schools, and reports thereof made from time to time.

Salary of Ouray, head chief of the Ute Nation: For seventh installment of annuity, to be paid to Ouray so long as he shall be chief of the Ute Indians, one thousand dollars.

No part of the money appropriated by this act shall be paid, or in any way used, for the payment of the salaries or expenses of the Indian Commissioners provided for by section two thousand and thirty-nine of the Revised Statutes of the United States.

Pay of Indian police: For the services of not exceeding eight hundred privates at five dollars per month each, and not exceeding one hundred officers at eight dollars per month each, of Indian police, and for equipments and rations, to be employed in maintaining order and prohibiting illegal traffic in liquor on the several Indian reservations, seventy thousand dollars: *Provided*, That teachers and Indians employed at agencies in any capacity shall not be construed as part of agency employees named in section five of the act making appropriations for the Indian service for the fiscal year ending June thirtieth, eighteen hundred and seventy-six, approved March third, eighteen hundred and seventy-five.

For additional clothing not specifically appropriated for under the treaties with the various tribes, to be distributed by the Secretary of the Interior in cases where necessary, forty-five thousand dollars; and he shall cause report to be made to Congress at its next session thereafter of his action under this provision.

To refund to the appropriation for Sioux of different tribes, including Yankton Sioux and Santee Sioux, the proceeds of the sale of sheep and wool made in June last and covered into the Treasury, being two thousand five hundred and ninety-two dollars and ninety cents, are hereby re-appropriated, to be expended for the Yankton Sioux.

For this amount to pay the following-named persons the sums annexed to their names:

- To J. D. Abbott, of Cherokee County, North Carolina, one hundred and seventy-five dollars.
- To M. C. King, of Cherokee County, North Carolina, two hundred and twelve dollars and three cents.
M. L. Brittam. To M. L. Brittam, of Cherokee County, North Carolina, two hundred and thirty-two dollars.

Seroop Enloe. To Seroop Enloe, Jackson County, North Carolina, one hundred and twenty-five dollars and thirty-five cents; total, seven hundred and forty-four dollars and thirty-eight cents: Provided, That the amounts due as above set forth be charged to the fund held in trust by the Secretary of the Interior for the North Carolina Cherokees; and the proper accounting officer of the Treasury is hereby directed to pay the said sums to the above-named persons.

INTEREST ON TRUST-FUND STOCKS.

SEC. 2. Payment of interest on certain abstracted and non-paying State stocks, belonging to the various Indian tribes, and held in trust by the Secretary of the Interior, for the fiscal year ending June thirtieth, eighteen hundred and eighty-one, namely:

For trust-fund interest due Cherokee national fund, twenty-six thousand and sixty dollars;

For trust-fund interest due Cherokee school fund, two thousand four hundred and ten dollars;

For trust-fund interest due Chickasaw national fund, nineteen thousand eight hundred and twenty dollars;

For trust-fund interest due Choctaw general fund, twenty-seven thousand dollars;

For trust-fund interest due Creek orphans, four thousand and forty-eight dollars;

For trust-fund interest due Delaware general-fund, eight thousand nine hundred and thirty dollars;

For trust-fund interest due Iowas, three thousand five hundred and twenty dollars;

For trust-fund interest due Kaskaskias, Peorias, Weas, and Piankeshaw school fund, one thousand four hundred and forty-nine dollars;

For trust-fund interest due Kaskaskias, Wea, Peoria, and Piankeshaw school fund, one thousand four hundred and forty-nine dollars;

For trust-fund interest due Menomonees, nine hundred and fifty dollars;

For trust-fund interest due Ottawas and Chippewas, two hundred and thirty dollars; in all, ninety-nine thousand two hundred and eighteen dollars.

SEC. 3. No purchase of supplies for which appropriations are herein made exceeding in the aggregate five hundred dollars in value at any one time shall be made without first giving at least three weeks' public notice by advertisement, except in cases of exigency, when, in the discretion of the Secretary of the Interior, who shall make official record of the facts constituting the contingency, he may direct that purchases may be made in open market in amount not exceeding three thousand dollars.

For supplies and transportation to be immediately available.

Surplus used for deficiency in subsistence.

SEC. 4. That so much of the appropriations herein made as may be required to pay for goods and supplies, and for transportation of the same, for the year ending June thirtieth, eighteen hundred and eighty-one, shall be immediately available; but no such goods or supplies shall be distributed or delivered to any of said Indians prior to July first, eighteen hundred and eighty, and the Secretary of the Interior, under the direction of the President, may use any surplus that may remain in any of the said appropriations herein made for the purchase of subsistence for the several Indian tribes, to an amount not exceeding fifty thousand dollars in the aggregate, to supply any subsistence deficiency that may occur: Provided, however, That funds appropriated to fulfill treaty obligations shall not be so used: And provided further, That any diversions which shall be made under authority of this section shall be reported in detail, and the reasons therefor, to Congress, at the session of Congress next succeeding such diversion: And provided further, That all officers and agents of the Army and Indian Bureaus are prohibited,
except in a case specially directed by the President, from granting permission in writing or otherwise to any Indian or Indians on any reservation to go into the State of Texas under any pretext whatever; and any officer or agent of the Army or Indian Bureau who shall violate this provision shall be dismissed from the public service. And the Secretary of the Interior is hereby directed and required to take at once such other reasonable measures as may be necessary in connection with said prohibition to prevent said Indians from entering said State.

SEC. 5. That when not required for the purpose for which appropriated, the funds herein provided for the pay of specified employees at any agency may be used by the Secretary of the Interior for the pay of the employees at such agency, but no deficiency shall be thereby created; and when necessary, specified employees may be detailed for other service when not required for the duty for which they were engaged; and that the several appropriations herein made for millers, blacksmiths, engineers, carpenters, physicians, and other persons, and for various articles provided for by treaty stipulation for the several Indian tribes, may be diverted to other uses for the benefit of the said tribes respectively, within the discretion of the President, and with the consent of said tribes, expressed in the usual manner; and that he cause report to be made to Congress, at its next session thereafter, of his action under this provision.

SEC. 6. That the Secretary of the Treasury be, and he is hereby, authorized and directed, semi-annually, to place to the credit of the L'Anse and Vieux de Sert bands of Chippewas, of Lake Superior, under the provisions of the act entitled "An act to authorize the Secretary of the Interior to deposit certain funds in the United States Treasury in lieu of investment", approved April first, eighteen hundred and eighty, interest upon twenty thousand dollars, being the unexpended balance of money belonging to the said Indians appropriated under the provisions of the act entitled "An act making appropriations to supply deficiencies in the appropriations for the service of the government for the fiscal years ending June thirtieth, eighteen hundred and seventy-three and eighteen hundred and seventy-four, and for other purposes", approved June twenty-second, eighteen hundred and seventy-four, and now to their credit on the books of the Treasury, said unexpended balance and interest thereon to be applied as provided in said act.

Approved, May 11, 1880.

CHAP. 88.—An act making appropriations for the consular and diplomatic service of the government for the year ending June thirtieth, eighteen hundred and eighty-one, 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 following sums be, and the same are hereby, appropriated for the service of the fiscal year ending June thirtieth, eighteen hundred and eighty-one, out of any money in the Treasury not otherwise appropriated, for the objects hereinafter expressed, namely:

For salaries of envoys extraordinary and ministers plenipotentiary to Great Britain, France, Germany, and Russia, at seventeen thousand five hundred dollars each, seven thousand dollars.

For salaries of envoys extraordinary and ministers plenipotentiary to Spain, Austria, Italy, Brazil, Mexico, Japan, and China, at twelve thousand dollars each, eighty-four thousand dollars.

For the compensation, at the rate of ten thousand dollars a year each, and the necessary expenses, of the commissioners appointed to act with the envoy extraordinary and minister plenipotentiary of the United States to China to negotiate and conclude by treaty a settlement of such matters of interest to the two governments, now pending between the same, as may be confided to said envoy and said commissioners, twenty-
four thousand dollars, or so much thereof as may be necessary, to be available immediately.

For one secretary to the commission four thousand dollars; for one interpreter, three thousand dollars; and for additional contingent expenses, six thousand dollars; in all, thirteen thousand dollars to be immediately available.

For salaries of envoys extraordinary and ministers plenipotentiary to Chili and Peru, at ten thousand dollars each, twenty thousand dollars.

For ministers resident at Belgium, Netherlands, Argentine Republic, Sweden and Norway, Turkey, Venezuela, Hawaiian Islands, and the United States of Colombia, at seven thousand five hundred dollars each, sixty thousand dollars.

For minister resident and consul-general at Bolivia, five thousand dollars.

For minister resident accredited to Guatemala, Costa Rica, Honduras, Salvador, and Nicaragua, to reside at the place that the President may select in either of the states named, ten thousand dollars.

For minister resident and consul-general to Hayti, seven thousand five hundred dollars.

For minister resident and consul-general to Liberia, four thousand dollars.

For charges d'affaires ad interim and diplomatic officers abroad, twenty thousand dollars.

For salaries of charges d'affaires to Portugal, Denmark, Paraguay and Uruguay, and Switzerland, at five thousand dollars each, twenty thousand dollars.

For salaries of the secretaries to the legations at London, Paris, Berlin, and Saint Petersburg, at two thousand six hundred and twenty-five dollars each, ten thousand five hundred dollars.

For salary of the secretary of legation at Japan, two thousand five hundred dollars.

For salaries of the secretaries to the legations at Austria, Italy, Mexico, Brazil, and Spain, at one thousand eight hundred dollars each, nine thousand dollars.

For salaries of the second secretaries to the legations at Great Britain, France, and Germany, at two thousand dollars each, six thousand dollars.

For salary of a clerk to the legation at Spain, one thousand two hundred dollars.

For the salary of the secretary to the legation (when acting also as interpreter) at China, five thousand dollars.

For the salary of the interpreter to the legation in Turkey, three thousand dollars.

For the interpreter to the legation at Japan, two thousand five hundred dollars.

For contingent expenses of foreign intercourse proper, and of all the missions abroad, eighty thousand dollars.

For the agent and consul-general at Cairo, four thousand dollars.

For a diplomatic agent and consul-general at Bucharest, four thousand dollars.

For the consuls-general at London, Paris, Havana, and Rio de Janeiro, each six thousand dollars, twenty-four thousand dollars.

For the consuls-general at Calcutta and Shanghai, each five thousand dollars, ten thousand dollars.

For the consul-general at Melbourne, four thousand five hundred dollars.

For the consuls-general at Kanagawa and Montreal, each four thousand dollars, eight thousand dollars.

For the consul-general at Berlin, four thousand dollars.
For the consuls-general at Vienna, Frankfort, Rome, and Constantinople, each three thousand dollars, twelve thousand dollars.
For the consuls-general at Saint Petersburg and Mexico, each two thousand dollars, four thousand dollars.
For the consul at Liverpool, six thousand dollars.
For salaries of consuls, vice-consuls, commercial agents, and thirteen consular clerks, three hundred and four thousand six hundred dollars, namely:

**CLASS I. At four thousand dollars per annum.**

**GREAT BRITAIN.**

Hong-Kong.

HAWAIIAN ISLANDS.

Honolulu.

**CLASS II.—At three thousand five hundred dollars per annum.**

**CHINA.**

Foochow; Hankow; Canton; Amoy; Tien-Tsin; Chin-Kiang; Ningpo.

**PERU.**

Callao.

**CLASS III.—At three thousand dollars per annum.**

**GREAT BRITAIN.**

Manchester; Glasgow; Bradford; Demerara.

**FRENCH DOMINIONS.**

Havre.

**SPANISH DOMINIONS.**

Matanzas.

**MEXICO.**

Vera Cruz.

**UNITED STATES OF COLOMBIA.**

Panama; Colon (Aspinwall).

**ARGENTINE REPUBLIC.**

Buenos Ayres.

**BARBARY STATES.**

Tripoli; Tunis; Tangier.

**JAPAN.**

Nagasaki; Osaka and Hiogo.

**SIAM.**

Bangkok.

**CHILI.**

Valparaiso.
Class four.

CLASS IV.—At two thousand five hundred dollars per annum.

GREAT BRITAIN.

Singapore; Tunstall; Birmingham; Sheffield; Belfast.

FRENCH DOMINIONS.

Marseilles; Bordeaux; Lyons.

SPANISH DOMINIONS.

Cienfuegos; Santiago de Cuba.

BELGIUM.

Antwerp; Brussels.

DANISH DOMINIONS.

Saint Thomas.

GREAT BRITAIN.

Hamburg; Bremen; Dresden.

CLASS V.—At two thousand dollars per annum.

GREAT BRITAIN.

Cork; Dublin; Leeds; Dundee; Leith; Toronto; Hamilton; Halifax; Saint John (New Brunswick); Kingston (Jamaica); Coaticook; Nassau (New Providence); Cardiff; Port Louis (Mauritius).

SPANISH DOMINIONS.

San Juan (Porto Rico).

PORTUGAL.

Lisbon.

DOMINIONS OF THE NETHERLANDS.

Rotterdam.

RUSSIA.

Odessa.

GERMANY.

Sonneberg; Nuremberg; Barmen; Cologne; Chemnitz; Leipsic.

AUSTRIA-HUNGARY.

Trieste; Prague.

SWITZERLAND.

Basle; Zurich.

MEXICO.

Acapulco; Matamoras.

BRAZIL.

Pernambuco.
MADAGASCAR.
Tamatave.

URUGUAY.
Montevideo.

TURKISH DOMINIONS.
Beirut; Smyrna.

Class VI.—At one thousand five hundred dollars per annum.

GREAT BRITAIN.
Bristol; Newcastle; Auckland; Gibraltar; Cape Town; Saint Helena; Charlottetown (Prince Edward Island); Port Stanley; Clifton; Pictou; Winnipeg; Mahe; Kingston (Canada); Prescott; Port Sarnia; Quebec; Saint John's (Canada); Barbados; Bermuda; Fort Erie; Goderich (Canada West); Windsor (Canada West).

FRENCH DOMINIONS.
Nice; Martinique.

SPANISH DOMINIONS.
Cadiz; Malaga; Barcelona.

PORTUGUESE DOMINIONS.
Fayal (Azores); Funchal.

BELGIUM.
Verviers and Liege.

GERMANY.
Munich; Stuttgart; Mannheim.

DOMINIONS OF THE NETHERLANDS.
Amsterdam.

DANISH DOMINIONS.
Copenhagen.

SWITZERLAND.
Geneva.

ITALY.
Genoa; Naples; Leghorn; Florence; Palermo; Messina.

TURKISH DOMINIONS.
Jerusalem.

MEXICO.
Tampico.
VENEZUELA.

Lagayra.

BRAZIL.

Bahia.

SAN DOMINGO.

San Domingo.

SCHEDULE C.

Class seven.

CLASS VII.—At one thousand dollars per annum.

GREAT BRITAIN.

Ceylon; Gaspe Basin; Southampton; Windsor (Nova Scotia).

GERMANY.

Stettin

FRENCH DOMINIONS.

Nantes.

ITALY.

Venice.

HAYTI.

Cape Haytian.

UNITED STATES OF COLOMBIA.

Sabanilla.

ECUADOR.

Guayaquil.

NETHERLANDS.

Batavia.

BRAZIL.

Para; Rio Grande del Sul.

HONDURAS.

Ruatan and Truxillo (to reside at Utila).

MEXICO.

Guaymas.

MUSCAT.

Zanzibar.

PORTUGUESE DOMINIONS.

Santiago (Cape Verde Islands).
FORTY-SIXTH CONGRESS. Sess. II. Ch. 88. 1880.

SOCIETY ISLANDS.

Tahiti.

CHILI.

Talcahuano.

FRIENDLY AND NAVIGATOR’S ISLANDS.

Apia.

COMMERCIAL AGENCIES.

SCHEDULE O.

Saint Paul de Loando; Levuka.

SCHEDULE B.

San Juan del Norte.

For allowance for clerks at consulates, fifty-six thousand six hundred dollars, as follows:

For the consul at Liverpool, a sum not exceeding the rate of two thousand five hundred dollars for any one year; and for the consuls-general at London, Paris, Havana, Shanghai, and Rio de Janeiro, each a sum not exceeding the rate of two thousand dollars for any one year; for the consuls-general at Berlin, Frankfort, Vienna, and Kanagawa, and for the consuls at Hamburg, Bremen, Manchester, Lyons, Hong-Kong, Havre, and Chemnitz, each a sum not exceeding the rate of one thousand five hundred dollars for any one year; for the consul-general at Montreal, and the consuls at Bradford and Birmingham, each a sum not exceeding the rate of one thousand two hundred dollars for any one year; for the consuls-general at Calcutta and Melbourn, and for the consuls at Leipsic, Sheffield; Sonneberg, Dresden, Marseilles, Nuremberg, Tunstall, Antwerp, Bordeaux, Colon (Aspinwall), Glasgow, and Singapore, each a sum not exceeding the rate of one thousand dollars for any one year; for the consuls at Belfast, Barmen, Leith, Dundee, and Matamoras, each a sum not exceeding the rate of eight hundred dollars for any one year; for the consul-general at Mexico, and for the consuls at Beirut, Naples, Stuttgart, Florence, Mannheim, Prague, Zurich, Panama, and Demerara, each a sum not exceeding the rate of six hundred dollars for any one year: Provided, That the total sum expended in any one year shall not exceed the amount herein appropriated.

For salaries of the interpreters to the following consulates: At Shanghai, two thousand dollars, and at Tien-Tsin, Foochow, and Kanagawa, at one thousand five hundred dollars each, six thousand five hundred dollars.

For salaries of the interpreters to the consulates at Hankow, Amoy, Canton, and Hong Kong, at seven hundred and fifty dollars each, three thousand dollars.

For salaries of the interpreters to twelve other consulates in China, Japan, and Siam, at five hundred dollars each, six thousand dollars.

For consular officers not citizens of the United States, three thousand dollars.

For salaries of the marshals for the consular courts in Japan and China, Siam and Turkey, including loss by exchange, seven thousand dollars.

For interpreters, guards, and other expenses at the consulates at Constantinople, Smyrna, Cairo, Jerusalem, and Beirut, in the Turkish dominions, three thousand dollars.

For loss by exchange on consular service, eight thousand dollars.
For contingent expenses of United States consulates, such as stationery, bookcases, arms of the United States, seals, presses, and flags, rent, freight, postage, and other necessary miscellaneous matters, including loss by exchange, one hundred and twenty-five thousand dollars.

For salaries and expenses of the United States and Spanish Claims Commission, namely: For commissioner, three thousand dollars; for counsel, three thousand dollars; for secretary, nine hundred dollars; for messenger, three hundred dollars; for translation, stationery, and other contingent expenses, seven hundred and fifty dollars; making in all the sum of seven thousand nine hundred and fifty dollars.

For rent of prisons for American convicts in Siam and Turkey, and for wages of keepers of the same, including loss by exchange, two thousand dollars.

For rent of prison for American convicts in China, one thousand five hundred dollars.

For wages of keepers, care of offenders, and expenses, nine thousand five hundred dollars.

For rent of prison for American convicts in Japan, seven hundred and fifty dollars.

For wages of keepers, care of offenders, and expenses, five thousand dollars.

For rent of court-house and jail, with grounds appurtenant, at Yeddo, or such other place as shall be designated, three thousand eight hundred and fifty dollars.

For rent of buildings for legation and other purposes at Peking, or such other place as shall be designated, three thousand one hundred dollars.

For bringing home from foreign countries persons charged with crimes, and expenses incidental thereto, including loss by exchange, five thousand dollars.

For relief and protection of American seamen in foreign countries, sixty thousand dollars.

For expenses of acknowledging the services of masters and crews of foreign vessels in rescuing American citizens from shipwreck, four thousand five hundred dollars.

For expenses of shipping and discharging seamen at Liverpool, London, Cardiff, Belfast, and Hamburg, six thousand dollars.

To provide the American cemetery at Smyrna with a wall, gates, and other improvements, five hundred dollars.

For annual proportion of the expenses of Cape Spartel light, on the coast of Morocco, two thousand and eighty-five dollars.

For allowance to widows or heirs of deceased diplomatic and consular officers for the time that would be necessarily occupied in making the transit from the post of duty of the deceased to his residence in the United States, five thousand dollars.

Approved, May 14, 1880.
SEC. 2. In all cases where any person has contested, paid the land-office fees, and procured the cancellation of any pre-emption, homestead, or timber-culture entry, he shall be notified by the register of the land-office of the district in which such land is situated of such cancellation, and shall be allowed thirty days from date of such notice to enter said lands: Provided, That said register shall be entitled to a fee of one dollar for the giving of such notice, to be paid by the contestant, and not to be reported.

SEC. 3. That any settler who has settled, or who shall hereafter settle, on any of the public lands of the United States, whether surveyed or unsurveyed, with the intention of claiming the same under the homestead laws, shall be allowed the same time to file his homestead application and perfect his original entry in the United States land-office as is now allowed to settlers under the pre-emption laws to put their claims on record, and his right shall relate back to the date of settlement, the same as if he settled under the pre-emption laws.

Approved, May 14, 1880.

CHAP. 94.—An act to authorize the Wyoming, Montana and Pacific Railroad Company to build its road across the Fort Russell and Fort Laramie military reservations.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Wyoming, Montana and Pacific Railroad Company, a corporation organized under the laws of the Territory of Wyoming, is hereby authorized to build its road across the Fort Russell and Fort Laramie military reservations, upon such line as may be approved by the Secretary of War: Provided, Such right of way shall not exceed one hundred feet in width.

Approved, May 17, 1880.

CHAP. 95.—An act to abolish all tolls at the Louisville and Portland Canal.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That after the first day of July, eighteen hundred and eighty, no tolls shall be charged or collected at the Louisville and Portland Canal, but the Secretary of War shall be authorized to draw his warrant from time to time upon the Secretary of the Treasury to pay the actual expenses of operating and keeping said canal in repair.

Approved, May 18, 1880.

CHAP. 100.—An act to create an additional land district in the State of Kansas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all that portion of the northwestern land district in the State of Kansas, lying and being situated west of the third guide meridian west of the sixth principal meridian, be, and hereby is, constituted a new land district, to be called the northern land district.

SEC. 2. That the President, by and with the advice and consent of the Senate, is hereby authorized to appoint a register and a receiver for said district, who shall discharge like and similar duties, and receive the same amount of compensation allowed to other officers discharging like duties in the other land-offices of said State.

Approved, May 24, 1880.
CHAP. 101.—An act to provide a building for the use of the United States circuit and district courts, custom-house, and post-office at Pittsburgh, Pennsylvania.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to cause to be constructed a suitable building at Pittsburgh, Pennsylvania, for the accommodation of the circuit and district courts of the United States, the customs officers, internal-revenue officers, the post-office, and any other offices of the general government in said city, at a cost not exceeding seven hundred and fifty thousand dollars.

Approved, May 24, 1880.

CHAP. 102.—An act for the erection of a public building at Montgomery, Alabama.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to purchase a site for, and cause to be erected, a suitable building, with proper fire-proof vaults therein, for the accommodation of the courts of the United States, post-office, land-office, internal-revenue offices, and other government offices at the city of Montgomery, Alabama. The site and buildings thereon when completed, upon plans and specifications to be previously made and approved by the Secretary of the Treasury, shall not exceed the cost of one hundred and twenty-five thousand dollars: Provided, That no money to be appropriated for this purpose shall be available until a valid title to the site of said building shall be vested in the United States, and until the State of Alabama shall have ceded to the United States exclusive jurisdiction over the same during the time the United States shall be or remain the owner thereof, for all purposes except the administration of the criminal laws of said State and the service of any civil process therein: And provided further, That the lot of land so purchased for a site shall be such as to afford an open space between the building hereby authorized, and any other building, of not less than forty feet.

Proviso.

Appropriation.

Sec. 2. That the sum of forty thousand dollars be, and the same is hereby, appropriated, out of any money in the Treasury of the United States not otherwise appropriated, to be used and expended in the purchase of said site and towards the construction of said building.

Approved, May 26, 1880.

CHAP. 103.—An act authorizing the changing the name of the schooner Rebecca D.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to allow the owner of the schooner Rebecca D, a vessel of American ownership and license, to change her name, and that said vessel be hereafter known as the Wm. H. Barnes.

Approved, May 26, 1880.

CHAP. 105.—An act to construe and define “An act to cede to the State of Ohio the unsold lands in the Virginia military district in said State”, approved February eighteenth, eighteen hundred and seventy-one, and for other purposes.

Title to land in Virginia military district, in Ohio.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act ceding to the State of Ohio the lands remaining “unsurveyed and unsold” in the Virginia military district, in the State of Ohio, had no reference to lands which were included in any survey or entry within said district founded upon military warrant or warrants upon Continental establishment; and the
true intent and meaning of said act was to cede to the State of Ohio only such lands as were unappropriated, and not included in any survey or entry within said district, which survey or entry was founded upon military warrant or warrants upon Continental establishment.

Sec. 2. That all legal surveys returned to the land office on or before March third, eighteen hundred and fifty-seven, on entries made on or before January first, eighteen hundred and fifty-two, and founded on unsatisfied Virginia military Continental warrants, are hereby declared valid.

Sec. 3. That the officers and soldiers of the Virginia line on Continental establishment, their heirs or assigns, entitled to bounty-lands, which have, on or before January first, eighteen hundred and fifty-two, been entered within the tract reserved by Virginia, between the Little Miami and Sciota Rivers, for satisfying the legal bounties to her officers and soldiers upon Continental establishment, shall be allowed three years from and after the passage of this act to make and return their surveys for record to the office of the principal surveyor of said district, and may file their plats and certificates, warrants, or certified copies of warrants, at the General Land Office, and receive patents for the same.

Sec. 4. This act shall not in any way affect or interfere with the title to any lands sold for a valuable consideration by the Ohio Agricultural and Mechanical College, grantee, under the act of February eighteenth, eighteen hundred and seventy-one.

Approved, May 27, 1880.

CHAP. 106.—An act to amend and re-enact sections twenty-five hundred and fifty-two and twenty-five hundred and fifty-three of the Revised Statutes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That paragraph four of section twenty-five hundred and fifty-two of the Revised Statutes be, and the same is hereby, amended so that it shall read: "The district of Yorktown: To comprise all the waters and shores from the point forming the south shore of the mouth of the Rappahannock River, and from the mouth of York River to Cappahoose, in which Yorktown shall be the port of entry, and East River and Cumberland ports of delivery."

Sec. 2. And that paragraph seventh of section twenty-five hundred and fifty-two of the Revised Statutes be, and the same is hereby, amended so that it shall read: "The district of Richmond: To comprise all the waters and shores of the James River, from its junction with the Appomattox River to the highest tide-waters of the James River, and all the waters and shores of the York River from Cappahoose to its head, and the waters and shores of the Pamunkey and Mattaponi Rivers, to the highest tide-waters in said rivers, in which the port of entry shall extend from Richmond and Manchester to Bermuda Hundreds, and to West Point, at the head of York River."

Sec. 3. And that paragraph seventh of section twenty-five hundred and fifty-three of the Revised Statutes be, and the same is hereby, amended, so that it shall read: "In the district of Richmond, a collector and surveyor to reside at Richmond; a surveyor, who shall reside at Bermuda Hundred; and a deputy-collector, who shall reside at West Point."

Approved, May 27, 1880.

CHAP. 107.—An act for the relief of settlers upon the Osage trust and diminished-reserve lands in Kansas, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all actual settlers under existing laws upon the Osage Indian trust and diminished reserve lands

Settlers on Osage trust and
diminished reserve lands, Kansas, 60 days to establish claims.

in Kansas (any failure to comply with such existing laws notwithstanding) shall be allowed sixty days after a day to be fixed by public notice by advertisement in two newspapers in each of the proper land districts, which day shall not be later than ninety days after the passage of this act, within which to make proof of their claims, and to pay one fourth the purchase price thereof, and the said parties shall pay the balance of said purchase price in three equal annual installments thereafter: Provided, That nothing herein contained shall be construed to prevent an earlier payment of the whole or any installment of said purchase money as aforesaid.

And if default be made by any settler in the payment of any portion or installment at the time it becomes due under the foregoing provisions, his entire claim, and any money he may have paid thereon, shall be forfeited, and the land shall, after proper notice, be offered for sale according to the terms hereinafter prescribed, unless before the day fixed for such offering, the whole amount of purchase money shall be paid by said claimant, so as to entitle him to receive his patent for the tract embracing his claim.

SEC. 2. That all the said Indian lands remaining unsold and unappropriated and not embraced in the claims provided for in section one of this act, shall be subject to disposal to actual settlers only, having the qualifications of pre-emptors on the public lands. Such settlers shall make due application to the register with proof of settlement and qualifications as aforesaid; and, upon payment of not less than one-fourth the purchase-price shall be permitted to enter not exceeding one quarter section each, the balance to be paid in three equal installments, with like penalties, liabilities and restrictions as to default and forfeiture as provided in section one of this act.

SEC. 3. All lands upon which such default has continued for ninety days shall be placed upon a list, and the Secretary of the Interior shall cause the same to be duly proclaimed for sale in the manner prescribed for the offering of the public lands, but not exceeding one quarter section shall be sold to any one purchaser, at a price not less than the price fixed by law, but such lands, upon which such default shall be made, shall be offered for sale by advertisement of not less than thirty days in two newspapers in the proper land districts respectively and unless the purchase price be fully paid before the day named in the notice, shall be sold for cash to the highest bidder at not less than the price fixed by law. And all such lands, subject to unpaid overdue installments, shall be so offered once every year. And if any of said lands shall remain unsold after the offering as aforesaid, they shall be subject to private entry, for cash in tracts not exceeding one quarter section by one purchaser.

SEC. 4. After the payment of the first installment as hereinafter provided for, such lands shall be subject to taxation according to the laws of the State of Kansas, as other lands are or may be in said State: Provided, That no sale of any such lands for taxes shall operate to deprive the United States, of said lands, or any part of the purchase-price thereof, but if default be made in any installment of the purchase-price as aforesaid, such tax sale purchaser, or his or her legal representatives, may, upon the day fixed for the public sale, and after such default has become final, under the foregoing provisions, pay so much of said purchase-price as may remain unpaid, and shall thereupon be entitled to receive a patent for the same as though he had made due settlement thereon: And provided further, That nothing in this act shall be so construed as to deprive or impair the right of the settler, of the right of redemption under the revenue laws of the State of Kansas.

SEC. 5. That the register and the receiver shall be allowed the same fees and commissions as are allowed by law for the disposal of the public lands, and the net proceeds of the sales and disposals after deducting the expenses of such disposals, shall be deposited to the credit of the proper Indian fund, as provided by existing laws; and the Secretary of
the Interior shall make all rules and regulations necessary to carry into effect the provisions of this act.

Sec. 6. That nothing in this act shall be construed to interfere in any manner with the operation of the town-site laws as applicable to these lands: Provided, That all claims for entry under said statutes shall be proved up and fully paid for, before the day fixed for the commencement of the public sales provided for in section three of this act.

Sec. 7. In all cases arising under this act interest at the rate of five per cent per annum shall be computed and paid upon all that part of the purchase money in respect to which time is given for the payment of the same.

Approved, May 28, 1880.

CHAP. 108.—An act to amend the laws in relation to internal revenue

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section thirty-two hundred and sixty of the Revised Statutes of the United States be amended by striking out the word "double", in the fourteenth line of said section, and inserting after the word "days", in the fifteenth line of said section, the following: "But in no case shall the bond exceed the sum of one hundred thousand dollars".

Sec. 2. That section thirty-two hundred and sixty-two of the Revised Statutes of the United States be amended by adding to the end the words following: And provided also, That the collector may at any time, at the discretion of the Commissioner, accept such bond as is authorized to be given by the distiller in lieu of the written consent of the owner of the fee in the case of a distillery erected prior to July twentieth, eighteen hundred and sixty-eight, notwithstanding such distillery has since then been increased by the addition of land or buildings adjacent or contiguous thereto, not owned by the distiller himself in fee; such bond to be for and in respect of such addition only, if the distillery be one which the distiller owns in fee or in respect to which he has procured the written consent of the owner of the fee or other incumbrance, otherwise to be for and in respect of the entire distillery as increased by such addition.

Sec. 3. That section thirty-two hundred and eighty-five of the Revised Statutes of the United States be amended by striking out all after said number and substituting therefor the following: "Every fermenting-tub shall be emptied at or before the end of the fermenting period; no fermenting-tub in a sweet-mash distillery shall be filled oftener than once in seventy-two hours, nor in a sour-mash distillery oftener than once in ninety-six hours, nor in a rum distillery oftener than once in one hundred and forty-four hours."

Sec. 4. That the joint resolution approved March twenty-eighth, eighteen hundred and seventy-eight, be and the same hereby is, repealed; and that section thirty-two hundred and ninety-three of the Revised Statutes of the United States, as amended by an act entitled "An act to amend the laws relating to internal revenue", approved March first, eighteen hundred and seventy-nine, be amended by striking out all after the said number, and substituting therefor the following:

"The distiller or owner of all spirits removed as aforesaid to the distillery warehouse shall, on the first day of each month, or within five days thereafter, enter the same for deposit in such warehouse, under such regulations as the Commissioner of Internal Revenue may prescribe. Said entry shall be in triplicate, and shall contain the name of the person making the entry, the designation of the warehouse in which the deposit is made, and the date thereof, and shall be in the following form:

xxi—10
ENTRY FOR DEPOSIT IN DISTILLERY WAREHOUSE.

"Entry of distilled spirits deposited by — — —, in distillery warehouse — —, in the — — district, State of — —, during the month ending on the — — day of — —, anno Domini — —.

And the entry shall specify the kind of spirits, the whole number of packages, the marks and serial numbers thereon, the number of gauge or wine gallons, proof-gallons, and taxable gallons, and the amount of tax on the spirits contained in them; all of which shall be verified by the oath of the distiller or owner of the same attached to the entry.

The said distiller or owner shall at the time of making said entry give his bond in duplicate, with one or more sureties, satisfactory to the collector of the district, conditioned that the principal named in said bond shall pay the tax on the spirits as specified in the entry, or cause the same to be paid, before removal from said distillery warehouse, and within three years from the date of said entry; and the penal sum of such bond shall not be less than the amount of the tax on such distilled spirits. One of said entries shall be retained in the office of the collector of the district, one sent to the storekeeper in charge of the warehouse, to be retained and filed in the warehouse, and one sent with duplicate of the bond to the Commissioner of Internal Revenue, to be filed in his office.

"A new bond shall be required in case of the death, insolvency, or removal of either of the sureties, and may be required in any other contingency affecting its validity or impairing its efficiency, at the discretion of the Commissioner of Internal Revenue. And in case the distiller or owner fails or refuses to give the bond herebefore required, or to renew the same, or neglects to immediately withdraw the spirits and pay the tax thereon, or if he neglects to withdraw any bonded spirits and pay the tax thereon before the expiration of the time limited in the bond, the collector shall proceed to collect the tax by distraint, issuing his warrant of distraint for the amount of tax found to be due, as ascertained by him from the report of the gauger if no bond was given, or from the terms of the bond if a bond was given. But this provision shall not exclude any other remedy or proceeding provided by law.

"If it shall appear at any time that there has been a loss of distilled spirits from any cask or other package hereafter deposited in a distillery warehouse, other than the loss provided for in section thirty-two hundred and twenty-one of the Revised Statutes of the United States, as amended, which, in the opinion of the Commissioner of Internal Revenue, is excessive, he may instruct the collector of the district in which the loss has occurred to require the withdrawal from warehouse of such distilled spirits, and to collect the tax accrued upon the original quantity of distilled spirits entered into the warehouse in such cask or package, notwithstanding that the time specified in any bond given for the withdrawal of the spirits entered into warehouse in such cask or package has not expired. If the said tax is not paid on demand, the collector shall report the amount due upon his next monthly list, and it shall be assessed and collected as other taxes are assessed and collected.

That the tax on all distilled spirits hereafter entered for deposit in distillery warehouses shall be due and payable before and at the time the same are withdrawn therefrom and within three years from the date of the entry for deposit therein; and warehousing bonds hereafter taken under the provisions of section thirty-two hundred and ninety-three of the Revised Statutes of the United States shall be conditioned for the payment of the tax on the spirits as specified in the entry before removal from the distillery warehouse, and within three years from the date of said bonds."

R. S. 3294, Amended

SEC. 5. That section thirty-two hundred and ninety-four of the Revised Statutes of the United States, as amended by an act entitled "An act to amend the laws relating to internal revenue", approved March
first, eighteen hundred and seventy-nine, be amended by inserting after
the word "casks," in the tenth line thereof, the words "or packages,"
and by inserting after the word "them," in the thirteenth line thereof,
the words "at the time they were deposited in the distillery warehouse;
and said entry shall also specify the number of gauge or wine gallons,
and of proof-gallons and taxable gallons contained in said casks or packages
at the time application shall be made for the withdrawal thereof".

SEC. 6. That section thirty-two hundred and eighty-seven of the Re-
vised Statutes of the United States as amended by an act entitled "An Amended.
act to amend the laws relating to internal revenue", approved March
first, eighteen hundred and seventy-nine, be amended by striking out
all after said number, and substituting therefor the following:

"All distilled spirits shall be drawn from the receiving cisterns into
casks or packages, each of not less capacity than ten gallons wine-measure,
and shall thereupon be gauged, proved, and marked by an internal-
revenue gauger, who shall cut on the cask or package containing such
spirits, in a manner to be prescribed by the Commissioner of Internal
Revenue, the quantity in wine-gallons and in proof-gallons of the con-
tents of such casks or packages, and the particular name of such distilled
spirits as known to the trade, that is to say, high-wines, alcohol, or spirits,
as the case may be, shall be marked or branded on the head of such cask
or package in letters of not less than one inch in length; and the spirits
shall be immediately removed into the distillery warehouse, and the
gauger shall, in the presence of the storekeeper of the warehouse, place
upon the head of the cask or package an engraved stamp, which shall
be signed by the collector of the district and the storekeeper and gauger;
and shall have written thereon the number of proof-gallons contained
therein, the name of the distiller, the date of the receipt in the ware-
house, and the serial number of each cask or package, in progressive
order, as the same are received from the distillery. Such serial number
for every distillery shall be in regular sequence of the serial number
thereof, beginning with number one (No. 1) with the first cask or pack-
age deposited therein after July twentieth, eighteen hundred and sixty-
eight, and no two or more casks or packages warehoused at the same
distillery shall be marked with the same number. The said stamp shall
be as follows:

"Distillery-warehouse stamp No. —. Issued by ———, collect-
ero, ——— district, State of ———, distillery warehouse of ———,
18——, Cask No. —; contents ——— gallons proof-spirits

United States Storekeeper

United States Gauger."

SEC. 7. That section thirty-three hundred and ten of the Revised
Statutes of the United States be amended by striking out the words
"evry distiller at the hour of twelve meridian on the third day after
that on which his bond is approved," occurring on the first and second
lines thereof, and by inserting in lieu thereof the words:

"The first fermenting period of evry distillershall be taken to begin on
the day the distiller's bond is approved; and evry distiller at the hour
of twelve meridian on the last day of such first fermenting period, or at
the same hour on any previous day of such fermenting period on which
spirits are distilled."

SEC. 8. That section six of an act entitled "An act to amend the laws
relating to internal revenue", approved March first, eighteen hundred
and seventy-nine, be amended by inserting after the word "premises",
on the twenty-first line thereof, the following: And the Commissioner of
Internal Revenue upon the production to him of satisfactory proof of the
actual destruction, by accidental fire or other casualty, and without any
fraud, collusion, or negligence of the distiller of any spirits in process of

Entry.
R. S. 3237, Amended.

Distilled spirits
drawn into pack-
ages not less than
ten gallons wine-
measure. How gauged,
p roved, and
marked.
Commissioner of
Internal Revenue
to prescribe marks
and brands.

Engraved
stamp.

R. S. 3310,
Amended.

Fermenting pe-
riod.
1879, ch. 125,
Stat., 20, 346.

Commissioner of
Internal Revenue
not to assess for de-
ficiency of spirits
in case of fire or
other casualty.
manufacture or distillation, or before removal to the distillery warehouse, shall not assess the distiller for a deficiency in not producing eighty per centum of the producing capacity of his distillery as established by law when the deficiency is occasioned by such destruction, nor shall he, in such case, assess the tax on the spirits so destroyed.

SEC. 9. That section seven of an act entitled "An act to amend the laws relating to internal revenue", approved March first, eighteen hundred and seventy-nine, be repealed.

SEC. 10. That section thirty-three hundred and twenty-nine of the Revised Statutes of the United States be amended by striking out after the word "exported," in the fifty-sixth line, the words "at the rate of seventy cents per proof gallon," and inserting in lieu thereof the word "ninety"; and by striking out the words "in quantities of not less than one thousand gallons," in the third line thereof; and by inserting the word "packages", after the word "casks", in the fifth line thereof.

SEC. 11. That section thirty-three hundred and thirty of the Revised Statutes of the United States be amended by striking out the words "in quantities of not less than one thousand gallons," in the third line, and inserting in lieu thereof the words "or packages".

SEC. 12. That section twelve of an act entitled "An act to amend the laws relating to internal revenue", approved March first, eighteen hundred and seventy-nine, be amended by striking out after the word "licors", in the sixth line thereof, the words "and no cask or other package, such as is hereinbefore mentioned, in which distilled spirits, wines, or malt liquors have been imported, shall be used to contain domestic distilled spirits, under penalty of the forfeiture of such reused cask or package and the contents thereof."

SEC. 13. That section thirteen of an act entitled "An act to amend the laws relating to internal revenue", approved March first, eighteen hundred and seventy-nine, be amended by striking out after the word "sale", in the eighth line thereof, the following: "Or shall, for such purpose, manufacture, use, or have in possession any cask or package made in imitation of, or intended to be in the similitude of such imported casks or packages, with any imitation of such marks or brands thereon," and by striking out after the word "sold," in the fifteenth line thereof, the word "manufactured".

SEC. 14. That section twenty of an act entitled "An act to amend the laws relating to internal revenue", approved March first, eighteen hundred and seventy-nine, be amended by striking out all after the number of said section and substituting therefor the following:

That under such regulations and requirements as to stamps, bonds, and other security as shall be prescribed by the Commissioner of Internal Revenue, any manufacturer of medicines, preparations, compositions, perfumeries, cosmetics, cordials, and other liquors, for export, manufacturing the same in a duly constituted manufacturing warehouse, shall be authorized to withdraw, in original packages, from any distillery warehouse, so much distilled spirits as he may require for the said purpose, without the payment of the internal-revenue tax thereon."

SEC. 15. That where spirits are withdrawn from distillery warehouses for transfer to manufacturing warehouses, under the provisions of this act, it shall be lawful, under such rules and regulations and limitations as shall be prescribed by the Commissioner of Internal Revenue, with the approval of the Secretary of the Treasury, for an allowance to be made for leakage or loss by any unavoidable accident, and without any fraud or negligence of the distiller, owner, exporter, carrier, or their agents or employees, occurring during transportation from a distillery warehouse to a manufacturing warehouse.

SEC. 16. That section thirty-three hundred and fourteen be amended by striking out all after the said number, and substituting the following:

"The books of tax-paid stamps issued to any collector shall be charged to his account at the full value of the tax on the number of gallons represented on the stamps and coupons contained in said books; and
Every collector shall make a monthly return to the Commissioner of Internal Revenue of all tax paid stamps issued by him to be affixed to any cask or package containing distilled spirits on which the tax has been paid, and account for the amount of the tax collected; and when the said collector returns to the Commissioner of Internal Revenue any book of marginal stubs, which it shall be his duty to do as soon as all the stamps contained in the book when issued to him have been used, and accounts for the tax on the number of gallons represented on the stamps and coupons that were contained in said book, there shall be allowed to the collector a commission of one-half of one per centum on the amount of such tax, in addition to any other commission by law allowed: Provided, That the total net compensation of collectors as fixed by this title shall not be thereby increased. All stamps relating to distilled spirits, other than the tax-paid stamps, shall be charged to collectors; and the books containing such stamps may be intrusted by any collector to the gauger of the district, who shall make a daily report to the collector of all such stamps used by him and for whom used; and when all the stamps contained in any such book have been issued, the gauger of the district shall return the book to the collector, with all the marginal stubs therein: Provided, That all export stamps issued to collectors shall be charged to them as representing the value of ten cents for each stamp, and they shall collect the amount due for such stamps at the rate of ten cents for each stamp issued in such manner and at such time as the Commissioner of Internal Revenue may prescribe, and the Commissioner may, in his discretion, make assessment therefor.

Sec. 17. Whenever the owner of any distilled spirits shall desire to withdraw the same from the distillery warehouse, or from a special bonded warehouse, he may file with the collector a notice giving a description of the packages to be withdrawn, and request that the distilled spirits be regauged; and thereupon the collector shall direct the gauger to regauge the same, and mark upon each package so regauged the number of gauge or wine gallons and proof-gallons therein contained. If upon such regauging it shall appear that there has been a loss of distilled spirits from any cask or package, without the fault or negligence of the distiller or owner thereof, taxes shall be collected only on the quantity of distilled spirits contained in such cask or package at the time of the withdrawal thereof from the distillery warehouse, or special bonded warehouse: Provided, however, That the allowance which shall be made for such loss of spirits as aforesaid shall not exceed one proof-gallon for two months, or part thereof, one and one-half gallons for three and four months, two gallons for five and six months, two and one-half gallons for seven and eight months, three gallons for nine and ten months, three and one-half gallons for eleven and twelve months, four gallons for thirteen, fourteen, and fifteen months, four and one-half gallons for sixteen, seventeen, and eighteen months, five gallons for nineteen, twenty, and twenty-one months, five and one-half gallons for twenty-two, twenty-three, and twenty-four months, six gallons for twenty-five, twenty-six, and twenty-seven months, six and one-half gallons for twenty-eight, twenty-nine, and thirty months, seven gallons for thirty-one, thirty-two, and thirty-three months, and seven and one-half gallons for thirty-four, thirty-five, and thirty-six months: Provided, also, That the foregoing allowance of loss shall apply only to casks or packages of a capacity of forty or more wine-gallons, and that the allowance for loss on casks or packages of less capacity than forty gallons shall not exceed one-half the amount allowed on said forty-gallon cask or package; but no allowance shall be made on casks or packages of less capacity than twenty gallons: And provided further, That the proof of such distilled spirits shall not in any case be computed at the time of withdrawal at less than one hundred per cent.

Sec. 18. That subsection second of section thirty-two hundred and forty-four shall not apply to distillers in registered distilleries who manufacture for their own use wooden stills, but each of said distillers
shall give notice to the collector of the district in which his distillery is located of each still manufactured before the same is used.

SEC. 19. That all acts and parts of acts inconsistent herewith are hereby repealed.

Approved, May 28, 1880.

May 31, 1880.

CHAP. 113.—An act making appropriations for a deficiency in the appropriations for the payment of pensions for the fiscal year ending June thirtieth eighteen hundred and eighty, 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 following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the payment of pensions for the fiscal year ending June thirtieth, eighteen hundred and eighty, being a deficiency appropriation for said year, and for other purposes:

PENSION OFFICE.—For pensions for Army invalids, widows, minors, and dependent relatives, survivors of the war of eighteen hundred and twelve, and widows of the war of eighteen hundred and twelve, eight million five hundred thousand dollars.

For Navy pensions, to invalids, widows, minors, and dependent relatives, two hundred and twenty-five thousand dollars.

For the arrears of pensions due on claims in which the pensions were allowed prior to January twenty-fifth, eighteen hundred and seventy-nine, five hundred thousand dollars, the amounts paid out respectively for Army and Navy pensions to be accounted for separately by the proper accounting-officers of the Treasury Department.

For pay and allowances for salary, fees, for preparing vouchers, rent, fuel light, and postage on official matter directed to the departments and bureaus at Washington, fifteen thousand dollars.

PATENT OFFICE.—For payment for illustrations of the Patent Office Official Gazette, three thousand two hundred and ninety-nine dollars and twenty-two cents.

For continuing the work of adjusting and settling the claims of the several States, under the act of Congress approved September twenty-eighth, eighteen hundred and fifty, and the acts supplemental thereto and amendatory thereof, for swamp lands, including all claims for swamp-land indemnity, under the acts of March second, eighteen hundred and fifty-five, and March third, eighteen hundred and fifty-seven, and other acts, five thousand dollars.

MISCELLANEOUS.—That the Secretary of the Treasury be, and he is hereby, authorized to employ one of the steamers of the Revenue Marine, now on the Pacific coast, for the relief of the officers and crews of the whaling barks "Mount Wallaston" and "Vigilant", now imprisoned in the Arctic Ocean; and such sum of money not exceeding six thousand dollars, as may be necessary to properly strengthen and equip such steam-cutter, and to carry out the object of this provision, is hereby appropriated out of any money in the Treasury not otherwise appropriated.

SENATE.

George A. Clarke, pay of.

To pay George A. Clarke for services as messenger in charge of the official reporters' room of the Senate from July first, eighteen hundred and seventy-nine, to June thirtieth, eighteen hundred and eighty, inclusive, one thousand two hundred dollars.

For miscellaneous items, exclusive of labor, fifteen thousand dollars, for fiscal year ending June thirtieth, eighteen hundred and eighty.

UNITED STATES FISH COMMISSION.

Food-fishes.

PROPAGATION OF FOOD-FISHES.—For continuing the work connected with the propagation of food-fishes, fifteen thousand dollars.
FISH-HATCHING STEAMER.—For supplying the fish-hatching steamer authorized by and constructed under the act of March third, eighteen hundred and seventy-nine, with the necessary fish-hatching machinery and other furniture, twelve thousand five hundred dollars, or so much thereof as may be necessary; and the Secretary of the Navy is hereby directed to place the vessels of the United States Fish Commission on the same footing with the Navy Department as those of the United States Coast and Geodetic Survey.

COAST AND GEODE蒂IC SURVEY.—For the repairs and maintenance of the vessels used in the Coast and Geodetic Survey, ten thousand dollars.

For the continuation of the Coast and Geodetic Survey in the eastern division (or Atlantic and Gulf coast division) seven thousand five hundred dollars.

For the continuation of the Coast and Geodetic Survey in the western division (or the Pacific coast division), seven thousand five hundred dollars.

Approved, May 31, 1880.

CHAP. 115.—An act making appropriations for the support of the Military Academy for the fiscal year ending June thirtieth, eighteen hundred and eighty-one, 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 following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the support of the Military Academy, for the fiscal year ending June thirtieth, eighteen hundred and eighty-one:

For pay of professors, twenty-eight thousand three hundred and fifteen dollars and twenty-eight cents.

For pay of one instructor of practical military engineering, in addition to pay as first lieutenant, nine hundred dollars.

For pay of one instructor of ordnance and science of gunnery, in addition to pay as first lieutenant, nine hundred dollars.

For pay of eight assistant professors, in addition to pay as first lieutenants, four thousand dollars.

For one commandant of cadets, in addition to pay as captain in the line, two thousand two hundred dollars.

For pay of three instructors of cavalry, artillery, and infantry tactics, in addition to pay as first lieutenants, one thousand five hundred dollars.

For pay of four assistant instructors of tactics, commanding companies, in addition to pay as second lieutenants, two thousand four hundred dollars.

For pay of adjutant, in addition to pay as first lieutenant, three hundred dollars: Provided, That the sum paid to said officer shall not exceed one thousand eight hundred dollars per annum.

For pay of one master of the sword, one thousand five hundred dollars.

For pay of the Military Academy band, eight thousand nine hundred and ninety-nine dollars; which shall be in full for the pay of the said band for the year ending June thirtieth, eighteen hundred and eighty-one, any law to the contrary notwithstanding.

For additional pay of professors for length of service, seven thousand five hundred dollars.

For repairs and improvements, timber, plank, boards, joists, wall-strips, shingles, slate, tin, sheet-lead, zinc, nails, screws, locks, hinges.
For fuel and apparatus, coal, wood, stoves, grates, furnaces, ranges, fire-bricks, and repairs of steam-heating apparatus, twelve thousand dollars.

For fuel for cadets' mess-hall, shops, and laundry, three thousand dollars.

For postage and telegrams, three hundred dollars.

For stationery, blank books, paper, envelopes, quills, steel pens, rubbers, erasers, pencils, mucilage, wax, wafers, folders, fasteners, files, and ink, six hundred dollars.

For transportation of materials, discharged cadets, and ferriages, one thousand seven hundred and fifty dollars.

For printing; type, materials for office, diplomas for graduates, registers, and blanks, one thousand dollars.

For clerk to the disbursing officer and quartermaster, one thousand two hundred dollars.

For clerk to adjutant, in charge of cadet records, one thousand two hundred dollars.

For clerk to treasurer, nine hundred dollars.

For department of instruction in mathematics, namely: For repairs of models and instruments, twenty-five dollars; text-books, books of reference, and stationery for instructors, one hundred and seventy-five dollars; in all, two hundred dollars.

For department of artillery, cavalry, and infantry tactics, namely: For tan-bark for riding-hall and gymnasium, three hundred dollars; repairing camp-stools and camp-furniture, fifty dollars; furniture for offices and reception-room for visitors, one hundred and fifty dollars; stationery for use of instructor and assistants, one hundred dollars; books and maps, fifty dollars; repairing gymnasium, one hundred dollars; in all, seven hundred and fifty dollars.

For department of civil and military engineering: For models, maps, purchase and repairs of instruments, text-books, books of reference, and stationery for the use of instructors, and contingencies, five hundred dollars; for continuing preparation of text-books for special instruction of cadets, five hundred dollars; in all, one thousand dollars.

For department of chemistry, mineralogy, and geology: For chemicals, chemical apparatus, glass and porcelain ware, paper, wire, sheet-metal, ores, photographic materials, five hundred dollars; rough specimens, fossils, files, alcohol, lamps, blowpipes, pencils, and paper for practical instruction in mineralogy and geology, and for gradual increase of the cabinet, five hundred dollars; repairs and additions to electric, galvanic, magnetic, pneumatic, and thermic apparatus, and apparatus illustrating optical properties of substances, six hundred dollars; additions to apparatus for illustrating science of electricity as applied to the useful arts, five hundred dollars; in all, two thousand one hundred dollars.

For pay of mechanic employed in chemical and geological section rooms and in lecture-room, one thousand dollars; models and diagrams, books of reference, text-books, and stationery for the use of instructors, seventy dollars; in all, one thousand and seventy dollars.

For department of practical military engineering: For mining materials and for profiling, telegraphing and signaling materials; stationery and text-books, books of reference, and repairs of instruments, one hundred and fifty dollars.

For department of French and English studies: For text-books and stationery for the use of instructors, books of reference, and for printing examination-papers, two hundred and fifty dollars.
For department of drawing: For reflooring the drawing academy, three hundred and fifty dollars; for repairs of desks, racks, tables, models throughout; construction of chest of drawers for sheets of maps and drawings; brushes, tacks, and similar necessaries, one hundred and fifty dollars; for various articles most necessary for the course of topographical, mechanical, and constructive drawing, two hundred and fifty dollars; in all, seven hundred and fifty dollars.

For department of law: For text-books and stationery and books of reference for the use of instructors, one hundred dollars: Provided, That the Secretary of War may, in his discretion, assign any officer of the Army as professor of law.

For department of ordnance and gunnery: Addition to models and drawings illustrating course of instruction; for additions to, and repairs of, electric ballistic machines and electric batteries, and for keeping in repair instruments and firing-houses; for books of reference and text-books for instructors, two hundred dollars.

For open shed, one hundred feet long by twenty-four feet wide, with tin roof, for protection of field batteries when not required for instruction of cadets, one thousand two hundred dollars.

For department of natural and experimental philosophy: For apparatus to illustrate the laws in mechanics, optics, and acoustics, one thousand dollars; books of reference, text-books, repairs, and materials, four hundred dollars; for pay of mechanic, one thousand dollars; in all, two thousand four hundred dollars.

For department of Spanish: Text-books and stationery for use of instructors, thirty dollars.

For expenses of the Board of Visitors, including mileage, three thousand dollars.

For miscellaneous and contingent expenses: For gas-coal, oil, candles, lanterns, matches, and wicking for lighting the academy, cadet-barracks, mess-hall, shops, hospital, offices, stable, and sidewalks, three thousand five hundred dollars; water-pipes, plumbing, and repairs, one thousand five hundred dollars; cleaning public buildings (not quarters), five hundred dollars; brooms, brushes, pails, tubs, soap, and cloths, two hundred dollars; chalk, crayon, sponge, slate, and rubbers for recitation rooms, one hundred and fifty dollars; compensation of chapel-organist, two hundred dollars; compensation of librarian, one hundred and twenty dollars; pay of engineer of heating and ventilating apparatus for the academic building, the cadet-barracks, and office building, chapel, and philosophical building, including the library, one thousand two hundred dollars; pay of assistant of same, seven hundred and twenty dollars; pay of five firemen, two thousand two hundred dollars; increase and expense of the library, books, magazines, and binding, one thousand dollars; in all, eleven thousand two hundred and ninety dollars.

For pay of librarian's assistant, one thousand dollars.

For furniture for cadet-hospital, and repairs of the same, one thousand dollars.

For purchase of bedding and necessary articles for the use of candidates previous to their admission into the academy, five hundred dollars.

Buildings and grounds: For repairing roads and paths, five hundred dollars.

For continuing breast-height wall from Plain to South Wharf, five hundred dollars.

For completion of main building and one wing for the new hospital for cadets, ten thousand dollars.

For addition to cadet-barracks, twenty-five thousand dollars.

For repairing roof of cadet-barracks, one thousand dollars.

Approved, June 1, 1880.
FORTY-SIXTH CONGRESS. SESS. II. Ch. 116, 119. 1880.

June 1, 1880.  

CHAP. 116.—An act for the erection of a bronze statue of Joseph Henry, late Secretary of the Smithsonian Institution.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Regents of the Smithsonian Institution be, and are hereby, authorized to contract with W. W. Story, sculptor, for a statue in bronze of Joseph Henry, late Secretary of the Smithsonian Institution, to be erected upon the grounds of said Institution; and for this purpose, and for the entire expense of the foundation and pedestal of the monument, the sum of fifteen thousand dollars is hereby appropriated, out of any moneys in the Treasury not otherwise appropriated.

Approved, June 1, 1880.

June 3, 1880.  

CHAP. 119.—An act providing for the reapportionment of the members of the legislatures in the Territories of Montana, Idaho, and Wyoming.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the governor, and the speaker of the house of representatives and the president of the council during the last session of the legislatures, in the Territories of Montana, Idaho, and Wyoming; be, and they are hereby, authorized and empowered to act as a board of apportionment in their respective Territories; and when assembled at the capitals of their respective Territories, they, or a majority of them, shall reapportion the members of the council and house of representatives in their respective Territories upon the basis of the population as shown by the returns of the census for the year eighteen hundred and eighty, excluding Indians, and shall make such apportionment strictly in accordance with said census returns, allotting members of each house of the legislative assembly to the different sections of their respective Territories, pro rata, as nearly as practicable, according to the population, and to that end may apportion, when necessary, in joint council districts.

SEC. 2. That the reapportionment so made by said boards shall be forthwith certified to by the members, or a majority thereof, making the same, and filed in the office of the secretary of the Territory; and within ten days thereafter the governor shall issue his proclamation for an election of such members of the legislature so apportioned as aforesaid, specifying in such proclamation the apportionment so made to the different sections, and which election shall be held at the time and places as provided by law, and the returns to be canvassed as provided by the laws of said Territories respectively.

SEC. 3. That the persons elected under such apportionment shall, when assembled at their respective capitals, at the time provided by law, and when duly qualified and organized, constitute the next legislative assembly in each of said Territories, and shall be empowered to alter or amend the reapportionment for members of the legislature so made, and at any time thereafter reapportion their respective Territories in accordance with the population as the same may vary and change.

SEC. 4. That the members constituting such boards of apportionment shall assemble at the capitals of their respective Territories and complete their work on or before the first Monday in September, eighteen hundred and eighty, and they shall be allowed the same compensation per diem and mileage as are allowed to the presiding officers of the legislatures in such Territories; which allowance shall be certified by the secretary of the Territory to the proper officers of the United States Treasury Department, and the same shall be paid out of any moneys in the Treasury not otherwise appropriated.

SEC. 5. That this act shall take effect and be in force from and after its passage.

 Approved, June 3, 1880.
CHAP. 120.—An act providing the times and places of holding the circuit court of the United States in the district of Iowa, 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 circuit court of the United States in and for the district of Iowa shall hereafter be held at the times and places provided by law for holding the United States district court in and for said district. Causes removed from any court of the State of Iowa into said circuit court within said district shall be removed to the circuit court in the division in which such State court is held, unless the parties thereto shall otherwise agree, or the court, for good cause, shall otherwise order.

SEC. 2. That all civil suits not of a local nature which shall be hereafter brought in the circuit or district court of the United States in said district must be brought in the division of the district where the defendant or defendants reside; but if there are two or more defendants residing in different divisions the plaintiff may sue in either one of the divisions in which a defendant resides. All issues of fact triable in either of said courts shall be tried in the division where the defendant or one of the defendants resides, unless by consent of both parties the case shall be removed to some other division. Where the defendant is a non-resident of the district suit may be brought in any division where property or the defendant is found.

SEC. 3. That the northern division of said district shall contain the following counties: Alamakee, Winneshiek, Howard, Mitchell, Floyd, Chickasaw, Fayette, Clayton, Butler, Bremer, Grundy, Blackhawk, Buchanan, Delaware, Dubuque, Benton, Linn, Jones, Jackson, and Clinton. The southern division shall contain the counties of Cedar, Scott, Muscatine, Louisa, Washington, Keokuk, Mahaska, Monroe, Wapello, Jefferson, Henry, Des Moines, Lee, Van Buren, Davis, and Appanoose. The western division shall contain the counties of Monona, Crawford, Carroll, Guthrie, Audubon, Shelby, Harrison, Pottawattamie, Cass, Adair, Union, Adams, Montgomery, Mills, Fremont, Page, Taylor, and Ringgold. The central division shall contain the remaining counties of the State.

SEC. 4. That the clerk of the district court shall be the clerk of the circuit court at all the places where the same is held in said district except at Des Moines.

SEC. 5. That all acts and parts of acts inconsistent with this act are hereby repealed.

Approved, June 4, 1880.

June 4, 1880.

CHAP. 121.—An act making appropriations to provide for the expenses of the government of the District of Columbia for the fiscal year ending June thirtieth, eighteen hundred and eighty-one, 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 half of the following sums named, respectively, is hereby appropriated, out of any money in the Treasury not otherwise appropriated, and the other half out of the revenues of the District of Columbia, for the purposes following, being the estimated expenses of the government of the District of Columbia for the fiscal year ending June thirtieth, eighteen hundred and eighty-one, namely:

FOR IMPROVEMENTS AND REPAIRS.

For repairs to concrete pavements, seventy-five thousand dollars; for work on New York avenue intercepting sewer, twenty-eight thousand dollars, to be immediately available; for Boundary street auxiliary sewer, one hundred thousand dollars; for lateral sewers, fifteen thousand dollars; for work on sundry avenues and streets, and replacement of pavements.

June 4, 1880.

District of Columbia.

Appropriations.

Repairs of pavements.

Sewers.
of pavements on streets named in appendix P numbered ten and eleven, annexed to the Report of the Commissioners of the District for eighteen hundred and seventy-nine (being schedules of streets requiring immediate attention), three hundred thousand dollars; for materials for permit work, twenty thousand dollars; for work on canal to deep water on river front, eighteen thousand six hundred dollars; for repairing and macadamizing Seventh street road, fifteen thousand dollars; for surveys of the District of Columbia with reference to the future extension of various avenues to the District line, five thousand dollars; in all, five hundred and seventy-six thousand six hundred dollars.

FOR CONSTRUCTING, REPAIRING, AND MAINTAINING BRIDGES.

For ordinary care of Benning's Anacostia, and Chain bridges, one thousand five hundred dollars; for replanking and painting Anacostia bridge, four thousand dollars; for repairs to M street bridge, six thousand dollars; in all, eleven thousand five hundred dollars.

FOR MAINTAINING INSTITUTIONS OF CHARITY, REFORMATORIES, AND PRISONS.

Washington Asylum. For Washington Asylum: For one commissioner and intendant, one thousand dollars; one matron, six hundred dollars; one visiting physician, one thousand two hundred dollars; one resident physician, four hundred and eighty dollars; one overseer, eight hundred dollars; one clerk, four hundred and eighty dollars; one baker, four hundred and twenty dollars; five overseers, at six hundred dollars each; one watchman, three hundred dollars; three watchmen, at one hundred and eighty dollars each; one hostler, sixty dollars; one cook, one hundred and twenty dollars; two cooks, at sixty dollars each; five nurses, at sixty dollars each; and for contingent expenses, including repairs, provisions, fuel, forage, lumber, shoes, clothing, hardware, dry-goods, medicines, and miscellaneous items, twenty-eight thousand five hundred dollars; in all, thirty-eight thousand and forty dollars.

Workhouse. For the completion of the south wing of the new workhouse at the Washington Asylum, and improvement of the grounds about it, ten thousand dollars.

Georgetown Almshouse. For the Georgetown Almshouse: Support of inmates, one thousand eight hundred dollars.

Transportation of paupers. For transportation of paupers and conveying prisoners to the workhouse, three thousand five hundred dollars.

Insane of the District. For support of the indigent insane of the District of Columbia in the Government Hospital for the Insane in said District, as provided in sections forty-eight, forty-three, forty-eight, forty-four, and forty-eight of the Revised Statutes, thirty-seven thousand dollars. And hereafter the Superintendent of the Government Hospital for the Insane shall make a report to Congress annually at the beginning of each regular session, which shall show in detail the receipts and expenditures for all purposes connected with the hospital for the fiscal year preceding such session.

Reform School. For Reform School: For salaries, fuel, and incidentals and repairs, and payment by the District of Columbia for support of the boys sent to the school, under act of May third, eighteen hundred and seventy-six, twenty five thousand dollars: Provided, That one of the Commissioners of the District of Columbia, to be selected by the Board of Commissioners, shall be a trustee, with all the powers, privileges, and duties of other trustees of said Reform School. The trustees of said Reform School are authorized to use of the money due them from the trustees of Jay Cooke and Company the sum of eight thousand five hundred dollars, or so much as may be necessary, to purchase the remainder of
the Peter farm for the use of said school: Provided, That no part of said money shall be paid until a title satisfactory to said trustees is made for said farm at a price not exceeding the sum aforesaid.

For the following charities, namely:

For the support and maintenance of the Columbia Hospital for Women and Lying-in Asylum, fifteen thousand dollars.

For the erection of two isolated cottages on the grounds of the Columbia Hospital for Women and Lying-in Asylum, for use in treatment of puerperal, infectious, and other offensive diseases, three thousand dollars: Provided, That one of the commissioners of the District of Columbia, to be selected by the Board of Commissioners, shall be a trustee of said Hospital and Lying-in Asylum, with all the powers, privileges, and duties of other trustees of the same.

For the Children's Hospital, five thousand dollars.

For Saint Ann's Infant Asylum, five thousand dollars.

For the Industrial Home School, ten thousand dollars.

For the National Association for Colored Women and Children, six thousand five hundred dollars.

For the Women's Christian Association, five thousand dollars.

For the Little Sisters of the Poor to defray the expenses of construction of their building, five thousand dollars.

For the erection of a building for the German Orphan Asylum, ten thousand dollars.

The Commissioners of the District of Columbia are authorized to visit, investigate the management of, and have a report of the receipts and expenditures of the above-mentioned private charitable institutions, so long as they respectively accept money appropriated by Congress for their aid.

For relief of the poor, ten thousand dollars.

WASHINGTON AQUEDUCT.

For engineering, maintenance, and general repairs, twenty thousand dollars.

GENERAL EXPENSES.

FOR SALARIES AND CONTINGENT EXPENSES.

For executive office: For two Commissioners, at five thousand dollars each; one secretary, two thousand one hundred and sixty dollars; one clerk, one thousand five hundred dollars; one clerk, one thousand four hundred dollars; one messenger clerk, nine hundred dollars; one messenger, six hundred dollars; one driver, four hundred and eighty dollars; for contingent expenses, including printing, books, stationery, and miscellaneous items, three thousand dollars; in all, twenty thousand and forty dollars.

For auditor and comptroller's office: For one auditor and comptroller, three thousand dollars; one bookkeeper, one thousand eight hundred dollars; one clerk, one thousand six hundred dollars; three clerks, at one thousand four hundred dollars each; one clerk, one thousand two hundred dollars; one messenger, six hundred dollars; for contingent expenses, including books, stationery, and miscellaneous items, six hundred dollars; in all, thirteen thousand dollars.

For old records division: For one clerk, one thousand two hundred dollars; one clerk, nine hundred dollars; in all, two thousand one hundred dollars.

For special-assessment division: For one clerk, one thousand eight hundred dollars; for one clerk, one thousand four hundred dollars; for one clerk, one thousand dollars; for contingent expenses, including stationery and miscellaneous items, one hundred dollars; in all, four thousand three hundred dollars.

For treasurer and assessor's office: For one treasurer and assessor, three thousand dollars; one assistant assessor, one thousand eight hun-
dred dollars; one clerk, one thousand six hundred dollars; two clerks, at one thousand four hundred dollars each; six clerks, at one thousand two hundred dollars each; one clerk, nine hundred dollars; one messenger, six hundred dollars; to prepare a proper map showing accurately the sub-divisions of real estate in that portion of the District outside of the cities, three thousand dollars, or so much thereof as may be necessary; contingent expenses, including printing, books, stationery, car-fare, and miscellaneous items, two thousand dollars; in all, twenty-two thousand nine hundred dollars.

Collector.

For collector's office: For one collector, four thousand dollars; one clerk, one thousand eight hundred dollars; one clerk, one thousand four hundred dollars; one clerk, one thousand two hundred dollars; one messenger, six hundred dollars; for contingent expenses, including printing, books, stationery, car-fare, and miscellaneous items, three hundred dollars; in all, eleven thousand five hundred dollars.

Sinking-fund office.

For sinking-fund office: For two clerks, at one thousand two hundred dollars; for contingent expenses, including books, stationery, printing, and miscellaneous items, three hundred dollars; in all, two thousand seven hundred dollars.

Coroner, jurors, &c.

For coroner's office: For one coroner, one thousand eight hundred dollars; to pay jurors, six hundred dollars; for contingent expenses, including stationery and miscellaneous items, fifty dollars; in all, two thousand four hundred and fifty dollars.

Attorney and others.

For attorney's office: For one attorney, four thousand dollars; one assistant attorney, one thousand nine hundred dollars; one special assistant attorney, nine hundred and sixty dollars; one clerk, nine hundred dollars; one messenger, one hundred and ninety-two dollars; for rent of office, three hundred dollars; for contingent expenses, including books, stationery, printing, and miscellaneous items, six hundred and eighty-eight dollars; in all, nine thousand dollars.

Inspector of buildings and others.

For inspector of buildings' office: For one inspector, two thousand four hundred dollars; one inspector and draughtsman, one thousand seven hundred dollars; one assistant inspector, one thousand dollars; one messenger, four hundred and eighty dollars; for contingent expenses, including books, stationery, and miscellaneous items, three hundred dollars; in all, five thousand eight hundred and eighty dollars.

Property office. Superintendent and others.

For division of property office: For one superintendent of property, one thousand eight hundred dollars; one clerk, one thousand two hundred dollars; one issuing clerk, nine hundred and sixty dollars; one inspector of fuel, at two dollars per day, six hundred and twenty-six dollars; one watchman, seven hundred and twenty dollars; two watchmen, at one dollar and fifty cents per day each, one thousand and ninety-five dollars; one messenger, four hundred dollars; one messenger, four hundred and eighty dollars; four laborers, at four hundred and eighty dollars each; one janitor, seven hundred and twenty dollars; two watchmen, at six hundred dollars each; for rent of property yards, three hundred dollars; in all, eleven thousand six hundred and twenty-one dollars.

Streets, alleys, and county roads.

For division of streets, alleys, and county-roads office: One superintendent, two thousand dollars; one clerk, nine hundred dollars; three supervisors of roads, at nine hundred dollars each; in all, five thousand six hundred dollars.

Inspector of gas and meters.

For inspector of gas and meters' office: For one inspector, two thousand dollars; one assistant inspector, one thousand dollars; in all, three thousand dollars.

Harbor-master.

For harbor-master, eighty dollars.

Sealer of weights and measures.

For sealer of weights and measures, eighty dollars.

Engineers' office.

For engineers' office: For one chief clerk, one thousand nine hundred dollars; one clerk, one thousand six hundred dollars; one clerk, one thousand four hundred dollars; one clerk, one thousand two hundred dollars; two clerks, at nine hundred dollars each; one computing engi-
FORTY-SIXTH CONGRESS.  Sess. II.  Ch. 121.  1880.

neer, two thousand four hundred dollars; one leveler, one thousand six hundred dollars; one leveler, one thousand five hundred dollars; one leveler, one thousand four hundred dollars; one draughtsman, one thousand dollars; three rodmen, at seven hundred and eighty dollars each; three ax-men, at six hundred and fifty dollars each; one inspector of asphalt, two thousand four hundred dollars; one inspector, one thousand five hundred dollars; two inspectors, at one thousand two hundred dollars each; two messengers, at four hundred and eighty dollars each; for temporary writers and draughtsmen, one thousand dollars; in all, thirty-three thousand eight hundred and fifty dollars.

That overseers or inspectors temporarily required in connection with sewer or street work done under contracts authorized by appropriations shall be paid out of the sum specially appropriated for the work, and for the time actually engaged thereon.

For fuel, ice, gas, repairs, insurance, and general miscellaneous expenses of District offices, three thousand five hundred dollars.

FOR STREETS.

For removal of garbage, ten thousand three hundred and sixty-five dollars; sweeping, cleaning, and sprinkling streets and avenues, thirty-five thousand one hundred dollars; cleaning alleys, eight thousand five hundred dollars; for current work of repairs of streets, alleys, and county roads, including labor, cart-hire, materials, inspection, and miscellaneous items, seventy thousand dollars; in all, one hundred and twenty-three thousand nine hundred and sixty-five dollars.

For parking commission: For one superintendent, one thousand two hundred dollars; one assistant superintendent, seven hundred and twenty dollars; contingent expenses, including laborers, cart-hire, trees, tree-boxes, tree-stakes, tree-straps, planting and care of trees, whitewashing, care of parks, and miscellaneous items, thirteen thousand four hundred dollars; in all, fifteen thousand three hundred and twenty dollars.

For street-lamps: For illuminating material, and lighting and extinguishing, one hundred and eighteen thousand dollars; repairs to street-lamps, one thousand dollars; erection of street lamps, one thousand five hundred dollars; one superintendent, nine hundred dollars; for erection of lamps in alleys and lighting the same, two thousand dollars; in all, one hundred and twenty-three thousand four hundred dollars.

For repairs to pumps, three thousand dollars.
For cleaning tidal sewers, three thousand dollars.

PUBLIC SCHOOLS, DISTRICT OF COLUMBIA.

For salaries of superintendents, teachers, and janitors, secretary of the board and clerks, including additional teachers and increase of teachers' pay by continuous service, three hundred and twenty-seven thousand eight hundred and thirty-four dollars and eighty cents, as follows, namely:

For one superintendent at two thousand seven hundred dollars per annum; and one at two thousand two hundred and fifty dollars; one secretary of the board at one thousand and fifty dollars; one clerk to the committee of accounts, three hundred dollars; one clerk to superintendent, seven hundred dollars; one clerk to superintendent, eight hundred dollars; six teachers at one thousand six hundred and fifty dollars per annum each; two teachers at one thousand three hundred and fifty dollars each; one teacher at one thousand three hundred dollars; one at one thousand two hundred dollars; one at one thousand dollars; seventeen at one thousand dollars each; one at nine hundred and sixty dollars; one at nine hundred and fifty dollars; sixteen at nine hundred dollars each; ten at eight hundred and fifty dollars each; twenty-four at eight hundred dollars each; thirty-seven at seven hun-
dred and fifty dollars each; fifty-three at seven hundred dollars each; fifty-four at six hundred and fifty dollars each; eighty at six hundred dollars each; thirty-three at five hundred and fifty dollars each; eleven at five hundred dollars each; eight at four hundred and fifty dollars each; thirty-four at four hundred and twenty-five dollars each; two at four hundred and seventy five dollars each; twenty-nine at four hundred dollars each; one at three hundred and fifty dollars; seven at two hundred and fifty dollars each; and for increase of salaries of teachers by continuous service, increase of the number of schools in the several grades, and additional teachers required, fifteen thousand dollars.

Janitors.

Janitors. For janitors and care of the several school-buildings, namely: For one janitor, at one thousand two hundred and seventy dollars per annum, one at one thousand two hundred and forty-five dollars, one at one thousand and fifty dollars, one at nine hundred and twenty-two dollars, one at nine hundred dollars, one at eight hundred and eighty dollars, one at eight hundred and fifty dollars, one at seven hundred and fifty-six dollars, one at seven hundred and thirty-two dollars, one at six hundred and eighty-two dollars, one at six hundred and two dollars, one at five hundred and eighty-four dollars, one at five hundred and eighty-two dollars, one at five hundred and forty dollars, two at three hundred and eighty-four dollars each, one at two hundred and ninety-one dollars and sixty cents, two at two hundred and eighty dollars each, one at two hundred and seventy dollars, one at two hundred and forty-eight dollars and forty cents, one at two hundred and twenty-five dollars, one at two hundred and twenty three dollars and twenty cents, one at two hundred and sixteen dollars, one at two hundred dollars, eight at one hundred and seventy-two dollars and eighty cents each, one at one hundred and sixty-two dollars, one at one hundred and fifty-one dollars and twenty cents, two at one hundred and twenty-nine dollars and sixty cents each, twenty-two at eighty-six dollars and forty cents each, one at sixty-four dollars and eighty cents, twenty-one at fifty-four dollars each, two at forty-three dollars and twenty cents each, two at thirty-two dollars and forty cents each, and for additional service that may be required by changing and increasing the number of school-rooms, four thousand dollars: Provided, That the janitors of the principal school-buildings, in addition to their other duties, shall do all minor repairs to buildings and furniture, glazing, fixing seats and desks, and shall be selected with reference to their qualifications to perform this work.

Rents.

For rent of school-buildings, thirty thousand dollars, out of which amount the sum of two thousand four hundred dollars, being interest on the Linthicum Institute loan, shall be paid; for fuel, twelve thousand dollars; repairs to school-buildings, fifteen thousand dollars; and for contingent expenses, including furniture, books, stationery, printing, insurance, and miscellaneous items, twenty thousand dollars.

For the purchase of sites (when necessary) and the erection and completion of three school-buildings, one hundred thousand dollars: Provided, That they shall be contracted for before the first of next September and finished before the first of August, eighteen hundred and eighty-one, to be appropriated as follows, namely: For the second school division, forty-five thousand dollars; for the sixth school division (county), ten thousand dollars; for the seventh school division, forty-five thousand dollars; amounting in all, for school purposes, to five hundred and five thousand six hundred and thirty-four dollars and eighty cents: Provided, That in the sixth (county) school division the sum appropriated may be used for one or more school buildings and sites when necessary.

Police.

For Metropolitan Police.

For one major and superintendent, two thousand six hundred and ten dollars; one captain, one thousand eight hundred dollars; one property-clerk, one thousand eight hundred dollars; one clerk, one thousand five
hundred dollars; three surgeons, at four hundred and fifty dollars each; six detectives, at one thousand three hundred and twenty dollars each; ten lieutenants, at one thousand two hundred dollars each; twenty sergeants, at one thousand one hundred and forty dollars each; seven acting sergeants, at one thousand and eighty dollars each; seventy-three privates, class one, at nine hundred dollars each; one hundred and twenty privates, class two, at one thousand and eighty dollars each; sixteen station-keepers, at five hundred and sixteen dollars each, eight laborers, at four hundred and twenty dollars each, three telephone operators, at seven hundred and eighty dollars each; one messenger, nine hundred dollars; one messenger, three hundred and sixty dollars; one major and superintendent, mounted, three hundred and sixty dollars; one captain, mounted, two hundred and forty dollars; fifty lieutenants, sergeants, and privates, mounted, at two hundred and forty dollars each; one inspector of licenses, one thousand and ninety-five dollars; two drivers, at three hundred dollars each; one ambulance driver, six hundred dollars; rent of police-station houses and police headquarters, five thousand nine hundred and sixty dollars; repairs to station-houses, one thousand five hundred dollars; miscellaneous and contingent expenses, including stationery, books, telegraphing, printing, gas, ice, washing, meals for prisoners, and detection of crime, and repairs to van, six thousand four hundred and sixty-nine dollars; in all, three hundred thousand one hundred and twenty dollars.

FOR THE FIRE DEPARTMENT AND FIRE-ALARM.

For two commissioners, at two hundred dollars each; one commissioner and secretary, four hundred dollars; one chief engineer, one thousand eight hundred dollars; one assistant engineer, one thousand four hundred dollars; one superintendent of fire-alarm telegraph, one thousand five hundred dollars; two telegraph operators, at one thousand two hundred dollars each; eight foremen, at one thousand dollars each; six engineers, at one thousand dollars each; six firemen, at eight hundred dollars each; two tillermen, at eight hundred dollars each; eight hostlers, at eight hundred dollars each; fifty-four privates, at seven hundred and twenty dollars each; three watchmen, at seven hundred and twenty dollars each; repairs to engine-houses, one thousand dollars; for fuel, one thousand dollars; purchase of horses, two thousand dollars; repairs to apparatus, three thousand five hundred dollars; and repairs to telegraph line, one thousand dollars; contingent expenses, including hose, forage, stationery, horseshoeing, washing, and miscellaneous items, twenty thousand dollars; in all, one hundred and four thousand two hundred and forty dollars.

COURTS.

For the police court, as follows: One judge, three thousand dollars; one clerk, two thousand dollars; one deputy clerk, one thousand dollars; two bailiffs, at three dollars per day each, one thousand eight hundred and seventy-eight dollars; one messenger, nine hundred dollars; one door-keeper, five hundred and forty dollars; United States marshal's fees, two thousand five hundred dollars; contingent expenses, including books, stationery, fuel, ice, gas, witness fees, and miscellaneous items, two thousand five hundred dollars; in all, fourteen thousand three hundred and eighteen dollars.

For judicial expenses, two thousand five hundred dollars.

MARKETS.

For one market-master, one thousand six hundred and fifty dollars; one market-master, one thousand five hundred dollars; two market-masters, at nine hundred dollars each; contingent expenses, including
MISCELLANEOUS EXPENSES.

For hay-scales, two hundred dollars; for rent of District offices, three thousand six hundred dollars; for general advertising, seven thousand dollars; for purchase of police-court building, twenty thousand dollars; for removal of bodies from Holmead's cemetery (when requested by the relatives), two thousand dollars; to pay judgments against the District of Columbia, two thousand seven hundred and four dollars and twenty cents; for amounts due property-owners for ground condemned and used for alleys, streets, roads, and sewers, twenty-seven thousand four hundred and ninety-seven dollars and seventy-three cents; for books for register of wills, printing checks, damages, and miscellaneous items not otherwise provided for, six thousand seven hundred and ninety-eight dollars and seven cents; in all, sixty-nine thousand eight hundred dollars.

HEALTH DEPARTMENT.

For one health-officer, three thousand dollars; six sanitary inspectors, at one thousand two hundred dollars each; two food-inspectors, at one thousand two hundred dollars each; one messenger, five hundred and forty dollars; one poundmaster, one thousand two hundred dollars; and for contingent expenses, including books, stationery, fuel, rent, laborers under poundmaster, repairs to pound, and wagon and horse for poundmaster, meat for dogs, disinfectants, and miscellaneous items, three thousand eight hundred and sixty dollars; in all, twenty-five thousand two hundred dollars.

INTEREST AND SINKING FUND.

For the sinking-fund and interest on the funded debt, exclusive of water-bonds, one million one hundred and fifty-five thousand five hundred and eighty-three dollars and fifty-five cents.

For general contingent expenses of the District of Columbia not otherwise sufficiently provided for (including not exceeding seven thousand five hundred dollars for pay of temporary employees), twenty thousand dollars.

Sec. 2. That all moneys appropriated by this act, together with all revenues of the District of Columbia from taxes or otherwise, shall be deposited in the Treasury of the United States as required by the provisions of section four of an act approved June eleventh, eighteen hundred and seventy-eight, and shall be drawn therefrom only on requisition of the Commissioners of the District of Columbia (except that the moneys appropriated for interest and the sinking fund shall be drawn therefrom only on the requisition of the Treasurer of the United States), such requisition specifying the appropriation upon which the same is drawn; and in no case shall such appropriation be exceeded either in requisition or expenditure, and the accounts for all disbursements of the Commissioners of said District shall be made monthly to the accounting officers of the Treasury by the auditor of the District of Columbia, on vouchers certified by the Commissioners as now required by law: Provided, That said Commissioners shall not make requisitions upon the appropriations from the Treasury of the United States for a larger amount during said fiscal year than they make on the appropriations arising from the revenues of said District: And provided further, That they shall submit their annual estimates to the Secretary of the Treasury by the first day of October of each year.

Approved, June 4, 1880.
CHAP. 124.—An act to carry into effect the resolution of Congress, adopted on the twenty-ninth day of October, seventeen hundred and eighty-one, in regard to a monumental column, at Yorktown, Virginia, and for other purposes

Whereas, on Monday the twenty-ninth day of October, seventeen hundred and eighty-one, it was resolved, That the United States in Congress assembled, will cause to be erected at York, in Virginia, a marble column, adorned with emblems of the alliance between the United States and His Most Christian Majesty; and inscribed with a succinct narrative of the surrender of Earl Cornwallis to His Excellency, General Washington, Commander-in-Chief, of the combined Forces of America and France; to His Excellency Count De Rochambeau, commanding the Auxiliary troops, of his Most Christian Majesty in America; and His Excellency Count De Grasse, commanding-in-chief the Naval Army of France in Chesapeake; and

Whereas, the said resolution of Congress has not yet been carried into effect, although nearly one hundred years have elapsed since it was adopted; Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of one hundred thousand dollars, or so much thereof as may be necessary, be, and the same, is, hereby appropriated, out of any money in the Treasury not otherwise appropriated, to be expended, under the direction of the Secretary of War, in erecting at Yorktown, in Virginia, the monument referred to in the aforesaid resolution of Congress: Provided, however, That the material used may be such as the Secretary of War may deem most suitable and desirable.

SEC. 2. That a commission of three persons shall be appointed by the Secretary of War, whose duty it shall be, to recommend a suitable design for said monument; to prepare a sketch of emblems of the alliance between His Most Christian Majesty, and the United States; and a succinct narrative of the surrender of Earl Cornwallis, to be inscribed on the same; subject to the approval and adoption of the select committee of thirteen appointed by the Speaker of the House of Representatives, on the nineteenth of December, eighteen hundred and seventy-nine, and of thirteen Senators to be appointed by the presiding officer of the Senate, to enquire into the expediency of appropriating a suitable sum to be expended in erecting at Yorktown in Virginia, the monument referred to.

SEC. 3. That it shall be the duty of said joint committee to select the site for the location of said monument, to obtain the cession of the same from the State of Virginia, and to make all necessary arrangements for such a celebration by the American people, of the centennial anniversary of the battle of Yorktown, on the nineteenth of October, eighteen hundred and eighty-one as shall befit the historical significance of that event, and the present greatness of the Nation.

SEC. 4. That the sum of twenty thousand dollars, or so much thereof as may be necessary, is hereby appropriated, out of any money in the Treasury not otherwise appropriated, for the purpose of defraying the expenses incurred in the said centennial celebration, and to be disbursed, under the direction of the said joint committee.

Approved, June 7, 1880.

CHAP. 127.—An act to consummate the resolution of the Continental Congress, of October fourth, seventeen hundred and seventy-seven, and erect a monument to the memory of Brigadier General Herkimer, as therein directed.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be authorized, and he is hereby directed, to pay to the Oneida Historical Society, of Utica, New York, out of the Treasury, from any moneys not otherwise appropriated, the sum of four thousand one hundred
Continental Congress, 1777, res. dollars, for the purpose, and to be used by said society in carrying out and consummating the resolution of the Continental Congress of the United States of America, passed October fourth, seventeen hundred and seventy-seven, providing for the erection of a monument to the memory of Brigadier-General Herkimer, who commanded at the battle of Oriskany, and was there "killed fighting gallantly in defence of the liberties of these States".

Approved, June 8, 1880.

June 8, 1880.

CHAP. 128.—An act to authorize the Secretary of War to transfer to the Fairmount Park Art Association thirty condemned bronze cannon, to be used in the erection of an equestrian statue to the late Major-General George Gordon Meade.

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, and he is hereby, authorized and directed to transfer to the Fairmount Park Art Association (a corporation created by the laws of Pennsylvania) thirty condemned bronze cannon, to be used by the said association for the erection of a bronze equestrian statue of the late Major-General George Gordon Meade within the limits of the city of Philadelphia.

Approved, June 8, 1880.

June 8, 1880.

CHAP. 129.—An act to authorize the President to appoint an officer of the Navy or the Marine Corps to perform the duties of solicitor and judge-advocate-general, and so forth, and to fix the rank and pay of such officer.

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 to appoint, for the term of four years, by and with the advice and consent of the Senate, from the officers of the Navy or the Marine Corps, a judge-advocate general of the Navy, with the rank, pay, and allowances of a captain in the Navy or a colonel in the Marine Corps, as the case may be. And the office of the said judge-advocate-general shall be in the Navy Department, where he shall, under the direction of the Secretary of the Navy, receive, revise, and have recorded the proceedings of all courts-martial, courts of inquiry, and boards for the examination of officers for retirement and promotion in the naval service, and perform such other duties as have heretofore been performed by the solicitor and naval judge-advocate-general.

Approved, June 8, 1880.

June 8, 1880.

CHAP. 130.—An act to authorize the Secretary of War to furnish four pieces of cast iron condemned ordnance for the soldiers monument at Marietta, Ohio.

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 to furnish to the Soldiers' and Sailors' Monument Association, of Marietta, Washington County, Ohio, four pieces of cast iron cannon for the soldiers' monument recently erected in the public park in the city of Marietta, Washington County, Ohio.

Approved, June 8, 1880.

June 8, 1880.

CHAP. 131.—An act to authorize the Secretary of War to turn over to the governor of South Carolina four pieces of condemned cannon for the use of the Marion Artillery.

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, and he is hereby, directed to deliver to the governor of the State of
South Carolina four Napoleon guns, or other condemned cannon now in said State, for the use of the Marion Artillery Company in said State:

Proviso. Provided, That before said delivery shall be made the Secretary of War will take such obligation from the governor as will insure the return of said guns to the United States whenever they may be demanded.

Approved, June 8, 1880.

CHAP. 132.—An act donating condemned cannon and cannon-balls or field pieces to William L. Curry Post Number Eighteen, Grand Army of the Republic, for their place of burial.

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, and hereby is, authorized to deliver, if the same can be done without detriment to the government, to William L. Curry Post Number Eighteen, Grand Army of the Republic, six condemned cannon and cannon-balls, or six field-pieces, to be placed in their place of burial in the city of Philadelphia.

Approved, June 8, 1880.

CHAP. 133.—An act to provide additional accommodations for the Library of Congress.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That a joint select committee, consisting of three Senators and three Members of the House of Representatives, shall have power to employ, as soon as may be, at the expense of the United States, three persons of suitable skill and attainments, who, or a majority of whom, shall, with the approval of said committee, carefully examine and consider what practicable and beneficial changes can be made in and of the Capitol building in the District of Columbia, for the better accommodation of the Houses of Congress and of the Congressional Library, having in view especially the need of better ventilation, light, and exposure to the open air of the legislative halls, and the convenience of communication between them, and between them and the Library, and the need of greater space and better arrangement thereof for the Library. They shall, if they find any mode or modes of accomplishing the ends aforesaid practicable and beneficial, cause proper plans, designs, and estimates of cost to be made thereof, and submit the same to said committee, which shall report the same to Congress at the earliest practicable time. And said committee shall in any case make a full report on the subject, and especially whether such mode of providing for the Library is preferable to the erection of a separate building for that purpose.

SEC. 2. That said joint select committee is also authorized and directed at the same time to examine the question of a site outside the Capitol for the Library of Congress, and report to Congress what locations would be most suitable for the Library and afford the highest advantages for its future growth and permanent accommodation, and also in the case of each site the probable cost of the same and of the building.

SEC. 3. The sum of five thousand dollars, or so much thereof as shall be necessary, is hereby appropriated, out of any money in the Treasury not otherwise appropriated, for the purposes named in this act, which shall be paid on vouchers approved by said committee.

Approved, June 8, 1880.

CHAP. 134.—An act to amend an act entitled “An act authorizing the Commissioners of the District of Columbia to issue twenty-year five per centum bonds of the District of Columbia, to redeem certain funded indebtedness of said District”, approved June tenth, 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 the act entitled “An act
CHAP. 135.—An act to authorize the Secretary of War to improve and repair the Mullan wagon-road between Forts Missoula and Coeur d'Alene.

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 hereby authorized and empowered to have improved and repaired the military wagon-road, commonly known as the Mullan wagon-road, between Fort Missoula, in Montana Territory, and Fort Coeur d'Alene, in Idaho Territory, and, for the purpose of defraying the expenses of the same, the sum of twenty thousand dollars, or so much thereof as may be necessary, is hereby appropriated out of any moneys in the Treasury not otherwise appropriated.

Approved, June 8, 1880.

CHAP. 136.—An act to provide for issuing patents for public lands claimed under the pre-emption and homestead laws in cases where the claimants have become insane.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in all cases in which parties who regularly initiated claims to public lands as settlers thereon according to the provisions of the pre-emption or homestead laws, have become insane or shall hereafter become insane before the expiration of the time during which their residence, cultivation, or improvement of the land claimed by them is required by law to be continued in order to entitle them to make the proper proof and perfect their claims, it shall be lawful for the required proof and payment to be made for their benefit by any person who may be legally authorized to act for them during their disability, and thereupon their claims shall be confirmed and patented, provided it shall be shown by proof satisfactory to the Commissioner of the General Land Office that the parties complied in good faith with the legal requirements up to the time of their becoming insane, and the requirement in homestead entries of an affidavit of allegiance by the applicant in certain cases as a prerequisite to the issuing of the patents shall be dispensed with so far as regards such insane parties.

Approved, June 8, 1880.

CHAP. 137.—An act to further amend the act entitled “An act to reorganize the courts of the District of Columbia, and for other purposes”, approved March third, eighteen hundred and sixty-three, and to amend section eight hundred and sixty-one of chapter twenty-four of the Revised Statutes of the District of Columbia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any justice of the supreme
court of the District of Columbia holding a term of the circuit court for said District (whenever the condition of the business in such circuit court and in the criminal court, in the opinion of the general term of said supreme court, may render it proper and expedient so to do), may hold sittings for the trial of such criminal cases depending in the criminal court as the justice presiding therein may assign for that purpose, and may employ the petit juries drawn for such circuit court for such trials; and such sittings may be held during the regular sessions of the criminal court, or, in the recess thereof, during the term of such circuit court; and the business done at such sittings shall be recorded in the minutes of the criminal court.

SEC. 2. That section eight hundred and sixty-one of chapter twenty-four of the Revised Statutes of the District of Columbia be, and the same is hereby, amended so as to read as follows:

"SEC. 861. It shall be good cause of principal challenge to any person called to serve as a talesman on a petit jury at any term of the criminal or circuit courts of the District of Columbia, that he has served as such juror in the trial of a cause in either of said courts at any time within one year next before his being so called and challenged. And whenever a paper, on which is written the name of any person, shall be drawn from the jury-box, and such person by reason of being challenged, or for any other reason, shall not serve as a juror at the term for or at which he shall have been so drawn, the clerk of the supreme court of the District of Columbia (unless otherwise ordered by the justice presiding in the court for which such name was drawn) shall replace the said paper in the jury-box, folded or rolled up in the manner prescribed by section eight hundred and fifty-three of said chapter, subject to be drawn again from said jury-box with the other papers therein."

SEC. 3. All laws and parts of laws inconsistent herewith are herewith repealed.

Approved, June 8, 1880.

CHAP. 161.—An act to amend sections thirty-three hundred and eighty-five and thirty-three hundred and fifty-seven of the Revised Statutes of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section thirty-three hundred and eighty-five of the Revised Statutes of the United States be amended by striking out all of said section after the word "shipment" where it occurs in the twenty-seventh line, and insert in lieu of the part stricken out the following:

"Upon the presentation to the collector of internal revenue of a detailed report from the inspector of customs, and a certificate from the collector of customs at the port from which the goods are to be exported, that the goods removed from the manufactory under bond, and described in the permit of the collector of internal revenue, have been received by the said collector of customs, and that said goods were duly laden on board of a foreign-bound vessel, naming the vessel, and the said merchandise was entered on the outward-manifest of said vessel, and that said vessel and cargo were duly cleared from said port, and on the payment of the tax on deficiency, if any, the bonds which have been, or shall hereafter be, required to be given under the provisions of this section, shall be canceled.

Every person who, with the intent to defraud the revenue laws of the United States, relands or causes to be relanded, within the jurisdiction of the United States, any manufactured tobacco, snuff, or cigars which have been shipped for exportation under the provisions of this act, without properly entering such tobacco, snuff, or cigars at a custom-house, and paying the proper customs and internal-revenue taxes thereon, or who receives such relanded tobacco, snuff, or cigars, and every person who aids or abets in such relanding or receiving of such tobacco, snuff,
Penalty.

or cigars, shall, on conviction, be fined not exceeding five thousand dollars or imprisoned not more than three years; and all tobacco, snuff, or cigars so relanded shall be forfeited to the United States."

R. S. 3357.

SEC. 2. That section thirty-three hundred and fifty-seven of the Revised Statutes of the United States be amended and re-enacted so as to read as follows:

"Every collector shall keep a record in a book or books provided for the purpose, to be open to the inspection of any person, of the name and residence of every person engaged in the manufacture of tobacco or snuff in his district, the place where such manufacture is carried on, and the number of the manufactory. And he shall enter in said record, under the name of each manufacturer, a copy of every inventory required by law to be made by such manufacturer, and an abstract of his monthly returns. And he shall cause the several manufactories of tobacco or snuff in his district to be numbered consecutively, which numbers shall not be thereafter changed, except for reasons satisfactory to himself and approved by the Commissioner of Internal Revenue."

Approved, June 9, 1880.

June 9, 1880.

CHAP. 162.—An act to authorize the Saint Paul and Chicago Short Line Railway Company to construct a bridge across Lake Saint Croix, and to establish it as a post-road.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That it shall be lawful for the Saint Paul and Chicago Short Line Railway Company, a corporation created and existing under and by virtue of the laws of the State of Wisconsin, to build a bridge across the Lake Saint Croix from such point in township number twenty-six north, of range twenty west of the fourth principal meridian, in the county of Pierce and State of Wisconsin, as may be hereafter selected by said railway company, to such point in the county of Washington, in the State of Minnesota, as may hereafter be selected by said railway company, and to lay on or over said bridge, railway tracks for the more perfect connection of its railway tracks as they may hereafter be built to the points aforesaid on either side of said lake under the limitations and conditions herein:

Provided, That said bridge shall not interfere with the free navigation of said lake beyond what is necessary in order to carry into effect the rights and privileges hereby granted, and in case of any litigation arising from any obstruction or alleged obstruction to the free navigation of said lake, the cause shall be tried before the district court of the United States for the district of Minnesota or the western district of Wisconsin.

SEC. 2. That any bridge built under the provisions of this act may, at the option of said railway company, be built as a draw-bridge with a pivot or other form of draw, or with unbroken or continuous spans: Provided, That if the said bridge shall be made with unbroken and continuous spans, it shall not be of less elevation in any case than fifty feet above extreme high-water mark as understood at the point of location to the bottom chord of the bridge; nor shall the span of said bridge be less than two hundred feet in length, and the piers of said bridge shall be parallel with the current of the lake, and the main span shall be over the main channel of the lake and not less than two hundred feet in length: And provided also, That if any bridge built under this act shall be constructed as a draw-bridge, the same shall be constructed as a pivot draw-bridge with a draw over the main channel of the lake at an accessible and navigable point, and with spans of not less than one hundred and sixty feet in the clear at low-water surface on each side of the central or pivot pier of the draw; and the next adjoining spans to the draw shall be not less than one hundred and forty feet, and said spans shall not be less than ten feet above extreme high-water mark, and not less than thirty feet above low-water mark, measuring to the bottom chord of the bridge; and the piers of said bridge shall be parallel
with the current of the lake: And provided also, that said draw shall be opened promptly, upon reasonable signal, for the passage of boats, and in no case shall unnecessary delay occur in opening said draw-bridge during or after the passage of trains.

SEC. 3. That any bridge constructed under the provisions of this act and according to its limitations shall be a lawful structure, and shall be known and recognized as a post-route, upon which no higher charge shall be made for the transmission over the same of the mails, the troops, and the munitions of war of the United States than the rate per mile paid for their transportation over the railroads or public highways leading to the said bridge, and the United States shall have the right of way for postal telegraph purposes across said bridge.

SEC. 4. That all railway companies desiring to use said bridge shall have and be entitled to equal rights and privileges in the passage of the same and in the use of the machinery and fixtures thereof, and of all the approaches thereto, under and upon such terms and conditions as shall be prescribed by the Secretary of War upon hearing the allegations and proofs of the parties in case they shall not agree.

SEC. 5. That the plan and specifications with the necessary drawings of said bridge shall be submitted to the Secretary of War for his approval, and until he approve the plan and location of said bridge it shall not be built or commenced, and should any change be made in the plan of said bridge during the progress of the work thereon such changes shall be subject to the approval of the Secretary of War; and all changes in the construction of said bridge that may be directed by Congress shall be made at the cost and expense of the owners thereof.

SEC. 6. That the right to alter, amend or repeal this act as in the judgment of Congress the public good may require and to compel the removal of any obstructions to navigation caused by said bridge at the expense of the persons or corporations taking the benefit of this act, is hereby reserved.

Approved, June 9, 1880.

CHAP. 163.—An act confirming the title to block numbered fourteen, in Baker City, Oregon, to Baker County.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the title to so much of block fourteen, in Baker City, Oregon, as the United States has title to, be, and the same is hereby, confirmed to the county of Baker, Oregon, and that a patent be issued to the said county therefor, without prejudice to the right of any adverse claimant to any part thereof.

Approved, June 9, 1880.

CHAP. 164.—An act to amend sections twenty-two hundred and sixty-two and twenty-three hundred of the Revised Statutes of the United States, in relation to the settler's affidavit in pre-emption and commuted homestead entries.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the affidavit required to be made by sections twenty-two hundred and sixty-two and twenty-three hundred and one of the Revised Statutes of the United States, may be made before the clerk of the county court or of any court of record, of the county and State or district and Territory in which the lands are situated; and if said lands are situated in any unorganized county, such affidavit may be made in a similar manner in any adjacent county in said State or Territory, and the affidavit so made and duly subscribed shall have the same force and effect as if made before the register or receiver of the proper land district; and the same shall be transmitted by such clerk of the court to the register and receiver with the fee and charges allowed by law.

Approved, June 9, 1880.
CHAP. 165.—An act to complete the survey of the Gettysburg battle-field, and to provide for the compilation and preservation of data showing the various positions and movements of troops at that battle, illustrated by diagrams.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of fifty thousand dollars, or so much thereof as may be necessary, is hereby appropriated, out of any money in the Treasury not otherwise appropriated, to complete the survey of the Gettysburg battle-field; also, to provide for the compilation of all available data used in locating troops on the engineer maps of that battle; also, to provide diagrams showing the changing movements and positions during the engagement; the whole to be done by or under the direction of Mr. John B. Bachelder, author of the position plates of the government maps of that battle, under the direction of the Secretary of War: Provided, That no part of said sum shall be disbursed by the Secretary of War except for work actually performed or for materials furnished for the objects heretofore named; and that all the maps, data, and materials prepared for, or used for, the work contemplated by this act shall be the property of the government, to be deposited in the Department of War: And provided further, That the sum hereby appropriated shall be in full satisfaction for all work done and all material collected by the said John B. Bachelder.

Approved, June 9, 1880.

CHAP. 166.—An act to restore pensions in certain cases.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section three of an act entitled "An act increasing the pensions of widows and orphans, and for other purposes", approved July twenty-fifth, eighteen hundred and sixty-six, and section thirteen of an act entitled "An act relating to pensions", approved July twenty-seventh, eighteen hundred and sixty-eight, and section forty-seven hundred and twelve of the Revised Statutes, shall not operate to reduce the rate of any pension which had actually been allowed to the commissioned, non-commissioned, or petty officers of the Navy or their widows or minor children, prior to the twenty-fifth day of July, eighteen hundred and sixty-six; and the Secretary of the Interior is hereby directed to restore all such pensions as have already been so reduced to the rate originally granted and allowed, to take effect from the date of such reduction.

Approved, June 9, 1880.

CHAP. 167.—An act providing for the transportation of the mails between East Saint Louis, in the State of Illinois, and Saint Louis, in the State of Missouri.

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 hereby is, authorized to treat the transportation of mails between East Saint Louis and the Union Depot in Saint Louis, Missouri, as other than railroad service, and to pay for the same to the lowest bidder therefor, having due regard to the efficiency of the service, out of any appropriation available for the purpose.

Approved, June 9, 1880.

CHAP. 168.—An act authorizing the Secretary of the Treasury to issue an American register to the bark Annie Johnson.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is hereby authorized and directed to issue an American register to the bark Annie Johnson, formerly known as the British ship Ada.
CHAP. 169.—An act to grant to the corporate authorities of the city of Council Bluffs, in the State of Iowa, for public uses, a certain lake or bayou situated near said city.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there shall be, and is hereby, conveyed to the corporate authorities of the city of Council Bluffs, in the State of Iowa, and their successors in office, the title of the United States to the meandered lake, situated in sections eleven, thirteen, fourteen, fifteen, twenty-two, and twenty-three, in township seventy-five north, range forty-four west of the fifth principal meridian of Iowa, upon the express conditions that the premises shall be held for public use, resort, and recreation; shall be inalienable for all time; but leases not exceeding ten years may be granted for portions of said premises, all incomes derived from leases of privileges to be expended in the preservation and improvement of the property, or the roads leading thereto; the premises to be managed by the said corporate authorities, or such commissioners as they may elect, and who shall receive no compensation for their services.

Approved, June 9, 1880.

CHAP. 170.—An act to authorize a compromise of the claims of the United States under the will of Joseph L. Lewis.

Whereas, Joseph L. Lewis, deceased, formerly of the city of Hoboken, State of New Jersey, by his will dated first October, eighteen hundred and seventy-three, and a codicil thereto, dated fifth June, eighteen hundred and seventy-five, bequeathed certain legacies, amounting in all to about forty thousand dollars, and devised and bequeathed the residue of his estate, real and personal, now estimated to be of the value of one million of dollars and upwards, unto his executors therein named, in trust, to apply the same according to their discretion in reducing part of the national debt of the United States, they personally superintending such application in order to prevent waste by dishonest officials; and

Whereas the said will and codicil are now the subject of contestation in the courts of the State of New Jersey by Frances Grace and Catherine G. Ward claiming as the surviving sisters and John S. Cathcart as the nephew of Joseph L. Lewis, in which the government of the United States has been and is represented by legal counsel; and it is further claimed that said bequest is void, and that the testator had no power to dispose of his said property by his said will in derogation of a prior deed of trust: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Attorney-General, and Secretary of the Treasury are hereby authorized, if they see fit, to adjust or compromise the claims of the United States under the said devise or bequest upon such terms and conditions as shall be deemed by them fair and reasonable.

Approved, June 9, 1880.

CHAP. 171.—An act to confirm certain entries and warrant locations in the former Palatka military reservation in Florida.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in all cases in which lands lying within the limits of the former Palatka military reservation in Florida have been entered by settlers under the homestead laws, and
their entries are found to conflict with selections by the State of Florida under the grant of swamp lands by act of Congress of September twenty-eighth, eighteen hundred and fifty, which are confirmed by the act of March third, eighteen hundred and fifty-seven, and in which said settlers have in good faith complied with the requirements of the homestead laws, their entries be, and the same are hereby, confirmed, on the State filing with the Commissioner of the General Land Office its relinquishment of all claim thereto; and the State shall thereupon be entitled to select in lieu thereof an equal quantity of land from any of the vacant and unappropriated public lands of the United States in Florida, and patents shall be issued to the State for the lands so selected in lieu of the tracts taken by the settlers.

SEC. 2. That in all cases in which lands lying within said reservation have been entered at private entry or located by military land-warrants, and which conflict with said selections, the same are also hereby confirmed on the State relinquishing all claim thereto, and the State shall thereupon be entitled to indemnity in the same manner as indicated in the first section of this act.

Approved, June 9, 1880.

June 10, 1880.

CHAP. 186.—An act authorizing the Secretary of the Navy to introduce cotton cordage into the naval service of the United States.

Cotton cordage, U. S. Navy.

Proviso.

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 be authorized and directed to introduce into the naval service rope and cordage manufactured of cotton according to the recent methods to such an extent as will furnish a fair test of the value and efficiency thereof as compared with the kinds now in use: Provided however, That no person shall have any claim whatever against the United States or any department thereof or receive any compensation therefor.

Approved, June 10, 1880.

June 10, 1880.

CHAP. 187.—An act abolishing the military reservations of Fort Abercrombie, Fort Seward, and Fort Ransom, all in the Territory of Dakota, and authorizing the Secretary of the Interior to have the lands embraced therein surveyed and made subject to homestead and pre-emption entry and sale, the same as other public lands.

Abolishing military reservations.

Fort Abercrombie, Fort Seward, and Fort Ransom, Dakota.

Proviso.

Proviso.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the military reservations of Fort Abercrombie, Fort Seward, and Fort Ransom, all in the Territory of Dakota, be, and the same are hereby, abolished, and the Secretary of the Interior is hereby authorized to have the lands embraced therein surveyed and made subject to homestead and pre-emption entry and sale, the same as other public lands: Provided, The rights of all actual settlers, entitled to the benefits of the homestead and pre-emption laws of the United States, who now occupy in good faith any portion of the land embraced within any of said reservations, shall date from the day of their actual settlement thereon; and in perfecting their titles thereto under the homestead or pre-emption laws, the time such settlers have occupied and improved their said lands shall be allowed: Provided further, That when the lands embraced in said reservations, shall be surveyed, the claims of all such actual settlers shall be made to conform to the lines of the government survey.

Approved, June 10, 1880.

June 10, 1880.

CHAP. 188.—An act to change the name of the schooner “J. H. Dusenberry.

Name of schooner changed.

“J. H. Dusenberry” changed.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of the schooner “J. H. Dusenberry” be changed to that of the “Cordorus”.

Approved, June 10, 1880.
CHAP. 189.—An act to regulate the compensation of night inspectors of customs.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That hereafter the compensation to inspectors of customs employed under existing law for service at night may be increased by the Secretary of the Treasury at such ports as he may think it advisable so to do to a sum not exceeding three dollars for each night's service.

SEC. 2. That all acts or part of acts being inconsistent with the above act are hereby repealed.

Approved, June 10, 1880.

CHAP. 190.—An act to amend the Statutes in relation to immediate transportation of dutiable goods, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That when any merchandise, other than explosive articles, and articles in bulk not provided for in section four of this act, imported at the ports of New York, Philadelphia, Boston, Baltimore, Portland and Bath, in Maine, Chicago, Port Huron, Detroit, New Orleans, Norfolk, Charleston Savannah, Mobile, Galveston, Pensacola, Florida, Cleveland, Toledo, and San Francisco, shall appear by the invoice or bill of lading and manifest of the importing vessel to be consigned to and destined for either of the ports specified in the seventh section of this act, the collector at the port of arrival shall allow the said merchandise to be shipped immediately after the entry prescribed in section two of this act has been made.

SEC. 2. That the collector at the port of first arrival shall retain in his office a permanent record of such merchandise so to be forwarded to the port of destination, and such record shall consist of a copy of the invoice and an entry wherein the duties shall be estimated as closely as possible on the merchandise so shipped, but no oaths shall be required on the said entry. Such merchandise shall not be subject to appraisement and liquidation of duties at the port of first arrival, but shall undergo such examination as the Secretary of the Treasury shall deem necessary to verify the invoice; and the same examination and appraisement thereof shall be required and had at the port of destination as would have been required at the port of first arrival if such merchandise had been entered for consumption or warehouse at such port.

SEC. 3. That such merchandise shall be delivered to and transported by common carriers, to be designated for this purpose by the Secretary of the Treasury, and to and by none others; and such carriers shall be responsible to the United States as common carriers for the safe delivery of such merchandise to the collector at the port of its destination; and before any such carriers shall be permitted to receive and transport any such merchandise, they shall become bound to the United States in Bond.

SEC. 4. That sections twenty-eight hundred and fifty-three and twenty-eight hundred and fifty-five of the Revised Statutes of the United States be, and the same are hereby, so amended as to require that all invoices of merchandise imported from any foreign country and intended to be transported without appraisement to any of the ports mentioned in the seventh section of this act, shall be made in quadruplicate; and that the consul, vice-consul, or commercial agent, to whom the same shall be produced, shall certify each of said quadruplicates under his hand and official seal in the manner required by section twenty-eight hundred and fifty-five of the Revised Statutes, and shall then deliver to the person producing the same two of the quadruplicates, one to be used in making entry at the port of first arrival of the merchandise in the United States, and one to be used in making entry at the port of destination, file another in his
office, there to be carefully preserved and as soon as practicable transmit the remaining one to the collector or surveyor of the port of final destination of the merchandise: Provided, however, That no additional fee shall be collected on account of any service performed under the requirements of this section.

Transportation of merchandise under locks and seals.

Sec. 5. That merchandise transported under the provisions of this act shall be conveyed in cars, vessels, or vehicles securely fastened with locks or seals, under the exclusive control of the officers of the customs; and merchandise may also be transported under the provisions of this act by express companies, on passenger trains, in safes and trunks, which shall be of such size, character, and description, and secured in such manner as shall be from time to time prescribed by the Secretary, and in cases where merchandise shall be imported in boxes or packages too large to be included within the safes or trunks so prescribed, such merchandise may be transported, under the provisions of this act, by such express companies, in a separate compartment of the car, secured in such manner as shall from time to time be prescribed by the Secretary of the Treasury; and merchandise such as pig-iron, spiegel-iron, scrap-iron, iron ore, railroad-iron, and similar articles commonly transported upon platform or flat cars, may be transported, under the provisions of this act, upon such platform or flat cars, and the weight of such merchandise so transported shall be ascertained in all cases before shipment, and ordinary railroad-scales may be used for such purpose; and inspectors shall be stationed at proper points along the designated routes, or upon any car, vessel, vehicle, or train at the discretion of the Secretary of the Treasury, and at the expense of the companies, respectively. Such merchandise shall not be unladen or transshipped between the ports of first arrival and final destination, unless authorized by the regulations of the Secretary of the Treasury in cases which may arise from a difference in the gauge of railroads, or from accidents, or from legal intervention, or when by reason of the length of the route the cars, after due inspection by customs officers, shall be considered unsafe or unsuitable to proceed further, or from low water, ice, or other unavoidable obstruction to navigation; and in no case shall there be permitted any breaking of the original packages of such merchandise.

Ports of entry.

Sec. 6. That merchandise so destined for immediate transportation shall be transferred, under proper supervision, directly from the importing vessel to the car, vessel, or vehicle in which the same is to be transported to its final destination.

Privilege of immediate transportation.

Sec. 7. That the privilege of immediate transportation shall extend to the ports of New York and Buffalo, in New York; Burlington, in Vermont; Boston, in Massachusetts; Providence and Newport in Rhode Island; New Haven, Middletown, and Hartford in Connecticut; Philadelphia and Pittsburgh, in Pennsylvania; Baltimore, Crisfield and Annapolis in Maryland; Wilmington, and Seafood, in Delaware; Salem, Massachusetts; Georgetown in the District of Columbia; Norfolk, Richmond and Petersburgh, in Virginia; Wilmington and Newberne, in North Carolina; Charleston and Port Royal, in South Carolina; Savannah and Brunswick, in Georgia; New Orleans, in Louisiana; Portland and Bath, in Maine; Portsmouth, in New Hampshire; Chicago, Cairo, Alton, and Quincy, in Illinois; Detroit, Port Huron, and Grand Haven in Michigan; Saint Louis, Kansas City, and Saint Joseph in Missouri; Saint Paul, in Minnesota; Cincinnati, Cleveland, and Toledo, in Ohio; Milwaukee, and La Crosse, in Wisconsin; Louisville, in Kentucky; San Francisco, San Diego and Wilmington in California; Portland, in Oregon; Memphis, Nashville and Knoxville, in Tennessee; Mobile, in Alabama; and Evansville, in Indiana; and Galveston, Houston, Brownsville, Corpus Christi, and Indianapolis, in Texas; Omaha, in Nebraska; Dubuque, Burlington and Keokuk, in Iowa; Leavenworth, in Kansas; Tampa Bay, Fernandina, Jacksonville, Cedar Keys, Key West, and Apalachicola, in Florida: Provided, That the privilege of transportation herein conferred shall not extend to any place at which there are not the
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 seasonable 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 Ten- nessee, 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 here- tofore composing a part of the middle district of Tennessee be trans- ferred to, and henceforth form a part of, the eastern district of Ten- nessee.

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 east- ern 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.

Jurors.

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
hereby authorized to nominate to the Senate Doctors Thomas Owens and William Martin, late acting assistant surgeons United States Navy, for appointment as assistant surgeons on the active list, not in the line of promotion, in accordance with the recommendation of the medical examining board now on file in the Navy Department: Provided, That they shall pass the customary examination into their mental, professional and physical fitness for the appointment.

Approved, June 11, 1880.

CHAP. 206.—An act making appropriations for the service of the Post-Office Department for the fiscal year ending June thirtieth, eighteen hundred and eighty-one, 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 following sums be, and the same are hereby, appropriated for the service of the Post-Office Department for the year ending June thirtieth, eighteen hundred and eighty-one, out of any money in the Treasury arising from the revenues of said department, in conformity to the act of July second, eighteen hundred and thirty-six, as follows:

OFFICE OF THE POSTMASTER-GENERAL.—For mail depredations and post-office inspectors, including amounts necessary for fees to United States marshals and attorneys, one hundred and fifty thousand dollars. And not exceeding five thousand dollars of this amount may be expended for fees to United States attorneys, marshals, clerks of courts, and counsel necessarily employed by post office inspectors of the Post-Office Department, subject to approval by the Attorney-General; and the superintendent of railway mail service and the chief of post-office inspectors shall be paid their actual expenses while traveling on the business of the department; and section four thousand and seventeen of the Revised Statutes is hereby so amended as to insert in lieu of the words “special agents” and the word “agents”, wherever they occur in said section, the words “post-office inspectors”.

For advertising, thirty-five thousand dollars: Provided, That the Postmaster-General shall cause advertisements of all general mail-lettings of each State and Territory to be conspicuously posted up in each post-office in the State and Territory embraced in said advertisements for at least sixty days before the time of such general letting; and no other advertisement of such letting shall be required; but this provision shall not apply to any other than general mail-lettings.

For preparation and publication of post-route maps, including revision of former editions, and maps, diagrams, and other information, forty-two thousand dollars; and the Postmaster-General may authorize the publication and sale of said maps to individuals at the cost thereof, the proceeds of said sales to be applied as a further appropriation for said purpose.

For miscellaneous items in the office of the Postmaster-General, one thousand five hundred dollars.

OFFICE OF THE FIRST ASSISTANT POSTMASTER-GENERAL.—For compensation to postmasters, seven million five hundred thousand dollars.

For compensation to clerks in post-offices, three million six hundred and fifty thousand dollars.

For payment to letter-carriers, two million five hundred thousand dollars.

For wrapping-paper, twenty thousand dollars.

For wrapping-twine, fifty-five thousand dollars, of which sum five thousand dollars shall be available on the passage of this act.

For marking and rating stamps, thirteen thousand five hundred dollars.

For the purchase of card-canceling and post-marking machines, six thousand dollars; and the proper officers of the Post-Office Department
may purchase such machines as in their judgment may best answer the purpose. But no patented machine shall be so purchased until the proper officers shall have fully secured and protected the government and its officers against the payment of royalty thereon otherwise than in the contract for its use, and against all suits for infringement of any alleged patent for similar machines.

For letter-balances, test weights, and scales, eight thousand dollars.

For rent, light, and fuel, four hundred and twenty-five thousand dollars.

For office furniture, twenty thousand dollars.

For stationery, fifty thousand dollars.

For miscellaneous and incidental items, eighty-five thousand dollars.

For office furniture, eighty thousand dollars.

For rent, light, and fuel, four hundred and twenty-five thousand dollars.

For stationery, fifty thousand dollars.

For miscellaneous and incidental items, eighty-five thousand dollars.

For letter-balances, test weights, and scales, eight thousand dollars.

For rent, light, and fuel, four hundred and twenty-five thousand dollars.

For office furniture, twenty thousand dollars.

For stationery, fifty thousand dollars.

For miscellaneous and incidental items, eighty-five thousand dollars.

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For stationery, fifty thousand dollars.

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For letter-balances, test weights, and scales, eight thousand dollars.

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For office furniture, twenty thousand dollars.

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For letter-balances, test weights, and scales, eight thousand dollars.

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For office furniture, twenty thousand dollars.

For stationery, fifty thousand dollars.

For miscellaneous and incidental items, eighty-five thousand dollars.

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For rent, light, and fuel, four hundred and twenty-five thousand dollars.

For stationery, fifty thousand dollars.

For miscellaneous and incidental items, eighty-five thousand dollars.

For letter-balances, test weights, and scales, eight thousand dollars.

For rent, light, and fuel, four hundred and twenty-five thousand dollars.

For office furniture, twenty thousand dollars.

For stationery, fifty thousand dollars.

For miscellaneous and incidental items, eighty-five thousand dollars.

For office furniture, eighty thousand dollars.

For rent, light, and fuel, four hundred and twenty-five thousand dollars.

For stationery, fifty thousand dollars.

For miscellaneous and incidental items, eighty-five thousand dollars.
For manufacture of postal cards, two hundred and thirty-seven thousand dollars. And the Postmaster-General is hereafter authorized to furnish and issue to the public, postal cards with postage-stamps impressed upon them, for circulation in the mails exchanged with foreign countries under the provisions of the Universal Postal Union Convention of June first, eighteen hundred and seventy-eight, at a postage charge of two cents each, including the cost of their manufacture.

For pay of agent and assistants to distribute postal cards, and expenses of agency, seven thousand three hundred dollars.

For registered-package envelopes, locks and seals, and for office envelopes, and for dead-letter envelopes, one hundred and twenty thousand dollars.

For ship, steamboat, and way letters, four thousand five hundred dollars.

For engraving, printing, and binding drafts and warrants, one thousand five hundred dollars.

Office of Superintendent of Foreign Mails.—For transportation of foreign mails, two hundred and twenty-five thousand dollars: Provided, That the Postmaster-General be authorized to remit in favor of the colonies of New Zealand and New South Wales so much of the cost of the overland transportation of the Australian closed mails as he may deem just.

For balances due foreign countries, forty-five thousand dollars, including the United States' portion of the expenses of the International Bureau at Berne, Switzerland, under the provisions of the Universal Postal Union Convention, concluded at Paris, France, June first, eighteen hundred and seventy-eight.

For ordinary postage-stamps to prepay postage on matter addressed to Postal Union countries under article eight of the Universal Postal Union Convention, one thousand dollars.

Section 2. That if the revenue of the Post-Office Department shall be insufficient to meet the appropriations made by this act, then the sum of three million eight hundred and eighty-three thousand four hundred and twenty dollars, or so much thereof as may be necessary, be and the same is hereby, appropriated, to be paid out of any money in the Treasury not otherwise appropriated, to supply deficiencies in the revenue of the Post-Office Department for the year ending June thirtieth, eighteen hundred and eighty-one.

Approved, June 11, 1880.

CHAP. 207.—An act to change the name of the steam-yacht "Kate Sutton of Buffalo", to that of "Loraine of Oak Orchard".

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of the steam-yacht "Kate Sutton of Buffalo", be changed to that of "Loraine of Oak Orchard".

Approved, June 14, 1880.

CHAP. 208.—An act to change the name of the steam-yacht "E. R. Bryant," of Rochester to "Summerland".

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of the steam-yacht "E. R. Bryant," of Rochester, county of Monroe, and State of New York, be changed to that of "Summerland", of Rochester, and State of New York.

Approved, June 14, 1880.
June 14, 1880. CHAP. 209.—An act to change the name of the sloop-yacht "Mariah", of Rochester, New York, to that of "Tourist".

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of the sloop-yacht "Mariah", of Rochester, county of Monroe, and State of New York, be changed to that of "Tourist", of Rochester, and State of New York.

Approved, June 14, 1880.

June 14, 1880. CHAP. 210.—An act authorizing the changing the name of the sloop-yacht America.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to allow the owner of the sloop-yacht America, a vessel of American ownership and license, to change her name; and that said vessel be hereafter known as the Kelpie.

Approved, June 14, 1880.

June 14, 1880. CHAP. 211.—An act making appropriations for the construction, repair, completion, and preservation of certain works on rivers and harbors, 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 following sums of money be, and are hereby, appropriated, to be paid out of any money in the Treasury not otherwise appropriated, to be expended, under the direction of the Secretary of War, for the construction, repair, completion, and preservation of the public works hereinafter named:

Improving the gut opposite Bath, Maine: Continuing improvement, seven thousand dollars.

Improving harbor at Belfast, Maine: Continuing operations, three thousand dollars.

Improving Richmond Island Harbor, Maine: Continuing operations, three thousand dollars.

For the completion of the improvement of Lubec Channel, Maine, twenty thousand dollars.

Improving harbor at Portland, Maine: Continuing improvement, twenty-five thousand dollars.

Improving harbor at Portland, Maine: Maintenance and annual repairs, five hundred dollars.

Improving harbor at Southport, Connecticut: Continuing improvement, two thousand five hundred dollars.
Improving harbor at Buffalo, New York: Continuing improvement, ninety thousand dollars.

Improving harbor at Charlotte, New York: Repair of piers, five thousand dollars.

Improving harbor at Dunkirk, New York: Continuing improvement, ten thousand dollars.

Improving Echo Harbor, New Rochelle, New York: Continuing improvement, three thousand dollars.

Improving harbor at Great Sodus Bay, New York: Continuing operations, three thousand dollars.

Improving harbor at Little Sodus Bay, New York: Continuing operations, twenty thousand dollars.

Improving harbor at Oak Orchard, New York: Continuing operations, five hundred dollars.

Improving Cathance River, Maine, ten thousand dollars.

Improving harbor at Oswego, New York: Continuing improvement, ninety thousand dollars.

Improving harbor at Plattsburg, New York: For dredging, one thousand dollars.

Improving harbor at Port Jefferson, Long Island Sound, New York: Continuing operations, three thousand dollars.

Improving harbor at Pultneyville, New York: Continuing operations, three thousand dollars.

Improving harbor at Erie, Pennsylvania: Continuing improvement, twenty-five thousand dollars.

Constructing pier in Delaware Bay, near Lewes, Delaware: Continuing operations, ten thousand dollars.

Piers of ice-harbor at New Castle, Delaware: Continuing operations, three thousand dollars.

Improving harbor at Wilmington, Delaware: To dredge the bar and channel at the mouth of the Christiana River, and make such survey as may be necessary to determine the site of such works as may be necessary for the permanent improvement of said river: Continuing operations, ten thousand dollars.

Improving harbor at Baltimore, Maryland: Continuing operations, one hundred thousand dollars.

Improving Breton Bay, Leonardtown, Maryland: Continuing improvement, three thousand dollars.

Improving the harbors and channels at Washington and Georgetown, District of Columbia: Continuing the improvements, including the removal of rocks, forty thousand dollars.

Improving harbor at Norfolk, Virginia, and its approaches: Continuing improvement, fifty thousand dollars.

Improving harbor at Onancock, Virginia: Continuing improvement, five thousand dollars.

Improving harbor at Charleston, South Carolina: Continuing improvement, one hundred and seventy thousand dollars.

Improving harbor at Savannah and Savannah River, Georgia: Continuing improvement, sixty-five thousand dollars.

Improving harbor at Brunswick, Georgia: Continuing improvement, ten thousand dollars.

Improving harbor at Cedar Keys, Florida: Continuing improvement, fifteen thousand dollars.

Improving harbor at Pensacola, Florida: Continuing improvement, forty thousand dollars.

Improving harbor at Mobile, Alabama: Continuing improvement, one hundred and twenty-five thousand dollars.

Improving Mississippi River at and near Vicksburg, and protection of harbor at Vicksburg, Mississippi: Continuing improvement, twenty thousand dollars.
Improving harbor at New Orleans, Louisiana: Continuing improvement, seventy-five thousand dollars.

Improving outer bar, Galveston Harbor, Texas: Continuing operations, one hundred and seventy-five thousand dollars.

Improving harbor at Ashtabula, Ohio: Continuing operations, twenty thousand dollars.

Improving harbor at Black River, Ohio: Continuing operations, one thousand dollars.

Improving harbor at Cleveland, Ohio: Continuing improvement, one hundred and twenty-five thousand dollars.

Improving harbor at Conneaut, Ohio: Continuing operations, six thousand dollars.

Improving harbor at Fairport, Ohio: Continuing operations, three thousand dollars.

Improving harbor at Huron, Ohio: Continuing operations, three thousand dollars.

Improving harbor at Port Clinton, Ohio: Continuing operations, five thousand dollars.

Improving and surveying harbor at Sandusky City, Ohio: Continuing operations, twelve thousand five hundred dollars.

Improving harbor to the depth of sixteen feet at Toledo, Ohio: Continuing operations, thirty thousand dollars.

Improving harbor at Vermillion, Ohio: Continuing operations, two thousand dollars.

Improving outside harbor at Michigan City, Indiana: Continuing operations, forty thousand dollars; to be used and expended in improving the inner harbor, the additional sum of fifteen thousand dollars.

Improving harbor at Calumet, Illinois: Continuing improvement, twenty thousand dollars.

Improving outside harbor at Chicago, Illinois: Continuing improvement, including commencement of construction of exterior breakwater, one hundred and forty-five thousand dollars.

Improving harbor at Calumet, Illinois: Continuing improvement, twelve thousand dollars.

Improving Galena River and Harbor, Illinois: Continuing improvement, twelve thousand dollars.

Improving harbor and the Mississippi River at Memphis, Tennessee: Continuing improvement, fifteen thousand dollars.

Improving harbor and river at Au Sable, Michigan: Continuing operations, seven thousand dollars.

Improving harbor at Black Lake, Michigan: Continuing operations, six thousand dollars.

Improving harbor at Charlevoix, Michigan: Continuing improvement, ten thousand dollars.

Improving harbor at Boston, Massachusetts, seventy-five thousand dollars; of which sum thirty thousand dollars shall be expended in the said harbor; twenty-two thousand five hundred dollars at the mouth of Charles River in said harbor and up to Watertown; seventeen thousand five hundred dollars in said harbor at mouth of Mystic River, and five thousand dollars from said harbor to Nantasket Beach.

Improving harbor at Cheboygan, Michigan: Continuing operations, six thousand dollars.

Improving harbor at Grand Haven, Michigan: Continuing operations, fifty thousand dollars.

Harbor of refuge at Lake Huron: Continuing operations, seventy-five thousand dollars.

Improving harbor at Ludington, Michigan: Continuing operations, eight thousand dollars.

Improving harbor at Manistee, Michigan: Continuing improvement, ten thousand dollars.

Improving harbor at Marquette, Michigan: For repairs of existing work, one thousand dollars.
Improving harbor at Monroe, Michigan: Continuing operations, two thousand dollars.

Improving Manistique Harbor, Michigan, five thousand dollars.

Improving harbor at Muskegon, Michigan: Continuing operations, seven thousand five hundred dollars.

Improving harbor at Ontonagon, Michigan: Continuing improvement, fifteen thousand dollars; of which sum two thousand dollars shall be expended in dredging.

Improving harbor at Pentwater, Michigan: Continuing operations, four thousand dollars.

Harbor of refuge at Portage Lake, Lake Michigan: Continuing operations, ten thousand dollars.

Improving river and harbor at Saint Joseph, Michigan, including channel leading up to Benton Harbor: Continuing operations eight thousand dollars.

Improving harbor at Saugatuck, Michigan: Continuing improvement, five thousand dollars.

Improving harbor at South Haven, Michigan: Continuing improvement, five thousand dollars.

Improving harbor at White River, Michigan: Continuing operations, five thousand dollars.

Improving harbor at Ahnapee, Wisconsin: Continuing improvement, seven thousand dollars.

Improving harbor at Green Bay, Wisconsin: Continuing improvement, six thousand dollars.

Improving harbor at Kenosha, Wisconsin: Continuing improvement, five thousand dollars.

Improving harbor at Manitowoc, Wisconsin: Continuing operations, seven thousand dollars.

Improving harbor at Menominee, Wisconsin: Continuing improvement, ten thousand dollars.

Improving harbor at Milwaukee, Wisconsin: Continuing operations, ten thousand dollars.

Improving harbor at Port Washington, Wisconsin: Continuing improvement, twenty thousand dollars.

Improving harbor at Racine, Wisconsin: Continuing operations, six thousand dollars.

Improving harbor at Sheboygan, Wisconsin: Repairs and dredging, seven thousand dollars.

Improving Superior Bay, Wisconsin: Dredging for improvement of natural entrance, and for repairing existing works, five thousand dollars.

Harbor of refuge at entrance of Sturgeon Bay Canal, Wisconsin: Continuing improvement, ten thousand dollars: Provided, That said sum shall not be expended until any private or corporate right which may exist to impose charges for the use of said harbor shall have been relinquished in manner satisfactory to the Secretary of War.

Improving harbor at Two Rivers, Wisconsin: Continuing improvement, twenty thousand dollars.

Improving Rush Chute and harbor of Burlington, Iowa: Continuing operations, five thousand dollars.

Improving harbor at Muscatine, Iowa: Continuing the improvement, seven thousand five hundred dollars.

Improving harbor at Duluth, Minnesota: Continuing the improvement, twenty-five thousand dollars.

Improving harbor at Grand Marais, Minnesota: Continuing the improvement, ten thousand dollars.

Improving Kennebunk River, Maine: Continuing operations, two thousand dollars.

For improving Exeter River, in the State of New Hampshire, twenty thousand dollars.

Improving Otter Creek, Vermont: Continuing improvement, two thousand dollars.
Rivers—Cont'd. Improving harbor at Newburyport, Massachusetts, fifty thousand dollars.

Merrimac. Improving Merrimac River, Massachusetts: Continuing operations, twelve thousand dollars.

Providence. Improving Providence River and Narragansett Bay, Rhode Island: Continuing improvement sixty thousand dollars.

Connecticut. Improving Little Narragansett Bay, Rhode Island: Continuing improvement, five thousand dollars.

Housatonic. Improving Housatonic River, Connecticut: Continuing improvement, ten thousand dollars.

Thames. Improving breakwater at New Haven, Connecticut: Continuing operations, thirty thousand dollars.

East River and Hell Gate. Removing obstructions in East River and Hell Gate, New York: Continuing improvement, two hundred thousand dollars.

East Chester Creek. Improving East Chester Creek, New York: Continuing improvement, one thousand five hundred dollars.

Hudson. Improving Hudson River, New York: Continuing operations, twenty thousand dollars.

Cohansey Creek. Improving Cohansey Creek, New Jersey: Continuing improvement, four thousand five hundred dollars.

Elizabeth. Improving Elizabeth River, New Jersey: Continuing improvement, seven thousand five hundred dollars.

Manisquan. Improving Manisquan River, New Jersey: Continuing improvement, twenty thousand dollars.

Passaic. Improving Passaic River above Newark, New Jersey: Continuing improvement, two thousand dollars.

Rahway. Improving Rahway River, New Jersey: Continuing improvement, ten thousand dollars.

Salem. Improving Salem River, New Jersey: Continuing improvement, three thousand dollars.

Shrewsbury. Improving Shrewsbury River, New Jersey: Continuing improvement, thirty thousand dollars.

Woodbridge Creek. Improving Woodbridge Creek, New Jersey: Continuing improvement, five thousand dollars.

South. Improving South River, Middlesex County, New Jersey, forty thousand dollars.

Allegheny. Improving navigation of Allegheny River from mouth of French Creek to Pittsburgh, Pennsylvania: Continuing operations, twenty thousand dollars.

Schuylkill. Improving Schuylkill River, Pennsylvania: Continuing improvement, forty thousand dollars.

Delaware. Improving Delaware River, below Bridesburg, Pennsylvania: Continuing improvement, eighty-five thousand dollars; of which sum forty thousand dollars shall be expended at or near Petty's Island, between said island and Philadelphia, and ten thousand dollars at or near Smith's Island, between Philadelphia and Camden, through the sand-spit.

Improving Delaware River, between Trenton, New Jersey, and Bridesburg, Pennsylvania: Continuing operations, ten thousand dollars.

Improving Delaware River at Schooner Ledge: Continuing improvement, forty thousand dollars.

Improving Delaware River, near Cherry Island Flats: Continuing improvement one hundred thousand dollars.
Improving Mispillion Creek, Delaware: Continuing improvement, four thousand dollars.

Improving Wicomico River, Maryland, below Salisbury: Continuing operations, five thousand dollars.

Improving harbor at Annapolis, Maryland, five thousand dollars.

Dredging a channel in the Potomac River, through the flats in front of Mount Vernon, Virginia: Continuing operations, three thousand dollars.

Improving Appomattox River, Virginia: Continuing improvement, twenty thousand dollars.

Improving Blackwater River, Virginia: Continuing operations, three thousand five hundred dollars.

Improving Chickahominy River, Virginia: Continuing operations, two thousand dollars.

Improving James River, Virginia: Continuing improvement, seventy-five thousand dollars.

Improving New River, from mouth of Wilson, in Grayson County, Virginia, to mouth of Greenbrier River, twenty-four thousand dollars; of which sum twelve thousand dollars shall be expended in the continuation of the work from the mouth of Greenbrier, up; seven thousand dollars in the continuation of the work formerly prosecuted on the river in Wythe County, and five thousand dollars between the lead mines in Wythe County and the mouth of Wilson, in Grayson County.

Improving Raritan River, New Jersey, one hundred thousand dollars; of which sum seventy thousand dollars shall be expended in the removal of rocks at Whitehead's sand-dock, and thirty thousand dollars for dredging the shoals at the Middle Ground.

Improving mouth of Nomoni Creek, Virginia: Continuing operations, five thousand dollars.

Improving North Landing River, Virginia and North Carolina: Continuing improvement, fifteen thousand dollars.

Improving Rappahannock River, Virginia: Continuing improvement, twenty-five thousand dollars.

Improving Staunton River, Virginia: Continuing improvement, seven thousand five hundred dollars.

Improving Urbana Creek, Virginia: Continuing improvement, two thousand five hundred dollars.

Improving Great Kanawha River and operation of works, West Virginia: Continuing improvement, two hundred thousand dollars.

Improving Guyandotte River, West Virginia: Continuing improvement, two thousand dollars.

Improving Cape Fear River, North Carolina: Continuing improvement, seventy thousand dollars.

Improving Neuse River, North Carolina, from its mouth to the head of navigation: Continuing improvement, forty-five thousand dollars.

Improving Pamlico and Tar Rivers, North Carolina: Continuing operations, nine thousand dollars.

Improving Scuppernong River, North Carolina: Continuing improvement, one thousand dollars.

Improving Trent River, North Carolina: Continuing improvement, ten thousand dollars.

Improving Chattahoochee River, Georgia: Continuing improvement, twenty thousand dollars.

Improving Coosa River, Georgia and Alabama: Continuing improvement, seventy-five thousand dollars.
Rivers—Cont’d.

Flint.

Improving Flint River, Georgia: Continuing improvement, twenty thousand dollars; of which sum ten thousand dollars shall be expended below Albany, and ten thousand dollars between Albany and Montezuma.

Ocmulgee.

Improving Ocmulgee River, Georgia: Continuing operations, seven thousand dollars.

Oconee.

Improving Oconee River, Georgia: Continuing operations, one thousand five hundred dollars.

Oostenaula and Coosawattee.

Improving Oostenaula and Coosawattee Rivers, Georgia: Continuing operations, two thousand dollars.

Apalachicola.

Improving Apalachicola River, Florida: Continuing improvement, two thousand dollars.

Chacontawatchee.

Improving Choctawhatchee River, Florida and Alabama up to Newton: Continuing operations, seven thousand dollars.

Passage between Fernandina and Saint John’s.

Improving inside passage between Fernandina and Saint John’s, Florida: Continuing improvement, at such point as may be selected by the chief engineer, and approved by the Secretary of War, seven thousand dollars.

Alabama.

Improving Alabama River, Alabama: Continuing improvement, twenty-five thousand dollars.

Warrior and Tombigbee.

Improving Warrior and Tombigbee Rivers, Alabama and Mississippi, forty-seven thousand dollars; of which sum twenty thousand dollars shall be expended on the Warrior, twelve thousand dollars on the Tombigbee between Columbus and Vienna, and fifteen thousand dollars on the Tombigbee below Vienna.

Improving Tombigbee River above Columbus, Mississippi: Continuing improvement, four thousand dollars.

Big Sunflower.

Improving Big Sunflower River Mississippi: Continuing improvement, eight thousand dollars.

Coldwater.

Improving Coldwater River, Mississippi: Continuing improvement, four thousand dollars.

Pascagoula.

Improving Pascagoula River, Mississippi: Continuing improvement, twenty thousand dollars.

Pearl.

Improving Pearl River, Mississippi, from Jackson to Carthage: Continuing improvement, seven thousand dollars.

Yazoo.

Improving Yazoo River, Mississippi: Continuing improvement, twelve thousand dollars.

Bayou La Fourche.

Improving Bayou La Fourche, Louisiana: Continuing improvement, five thousand dollars.

Red River.

Removing obstructions from Red River, Louisiana: Continuing operations, including construction of snag-boat, sixty thousand dollars.

Tone’s Bayou.

Removing raft in Red River and closing Tone’s Bayou, Louisiana: Continuing operations, twenty-five thousand dollars.

Tallahatchee.

Improving Tallahatchee River, Mississippi: Continuing improvement, nine thousand dollars, of which sum four thousand dollars shall be expended below Coldwater and five thousand dollars between the mouth of Coldwater and Batesville.

Aransas Pass and Bay.

Improving Aransas Pass and Bay, up to Rockport and Corpus Christi, Texas: Continuing improvement, sixty-five thousand dollars.

Flushing Bay.

Improving Flushing Bay, New York, fifteen thousand dollars: Provided, That in the judgment of the engineer in charge this expenditure...
can be made without serious detriment to property interests on the Newtown side.

Improving Narrows of Sabine River, above Orange, Texas, and to deepen channel at its mouth: Continuing improvement, five thousand dollars.

Improving Sabine Pass and Blue Buck Bar, Texas: Continuing improvement, fifty thousand dollars.

Improving Trinity River, Texas: Continuing operations, four thousand dollars.

Improving Arkansas River between Fort Smith, Arkansas, and Wichita, Kansas: Continuing the improvement, fifteen thousand dollars.

Improving Fourche Le Fèvre River, Arkansas: Continuing improvement, four thousand dollars.

Improving L'Anguille River, Arkansas: Continuing improvement, two thousand dollars.

Improving Ouachita River, Arkansas and Louisiana: Continuing improvement, eight thousand dollars.

Improving White and Saint Francis Rivers, Arkansas: Continuing improvement, twelve thousand dollars.

Improving Cumberland River, above Nashville, Tennessee, as follows: From Nashville to Kentucky line, fifteen thousand dollars; from Kentucky line to Smith's Shoals, ten thousand dollars; at Smith's Shoals, twenty thousand dollars.

Improving Cumberland River, below Nashville, Tennessee: Continuing improvement, twenty thousand dollars.

Improving Hiawassee River, Tennessee: Continuing operations, three thousand dollars.

Improving Tennessee River, above Chattanooga: Continuing the improvement, ten thousand dollars.

Improving Tennessee River, below Chattanooga, including Muscle Shoals, Duck River Shoal, and shoal at Reynoldsburg: Continuing operations, three hundred thousand dollars.

Improving Big Sandy River, from Catlettsburg, Kentucky, to head of navigation, fifty-five thousand dollars; of which sum fifty thousand dollars shall be expended in the construction of works at Louisa, according to the recommendation of William E. Merrill, major of Engineers, in his annual report, dated August twelfth, eighteen hundred and seventy-nine, and five thousand dollars in the further improvement of the upper river.

Improving Kentucky River from its mouth to Three Forks: Continuing operations, one hundred thousand dollars.

Improving Ohio River: Continuing the improvement, two hundred and fifty thousand dollars; of which sum one hundred thousand dollars shall be expended on Davis Island Dam, and one hundred and fifty thousand dollars on the river from its mouth to its head: Provided, That ten thousand dollars of the last-named sum may, in the discretion of the engineers, be expended on Indiana Chute: And provided further, That twenty-five thousand dollars of the sum for the improvement of the Ohio River shall be applied to continuing the improvement at Grand Chain on said River.

Improving Wabash River, Indiana: Continuing improvement, twenty-five thousand dollars.

Improving Sandusky River, Ohio: Continuing improvement, ten thousand dollars.

Improving White River, Indiana, from Wabash River to Portersville, and to the falls on East Fork: Continuing operations, twenty thousand dollars.

Improving Illinois River: Continuing improvement, one hundred and ten thousand dollars, of which sum one hundred thousand dollars shall be expended on locks and dams and ten thousand dollars for dredging.

Improving Mississippi, Missouri, and Arkansas Rivers: Removing snags, wrecks, and other obstructions, two hundred thousand dollars; of which sum one hundred thousand dollars shall be expended on the

Sabine River.

Sabine Pass.

Trinity.

Arkansas.

Fourche Le Fèvre.

L'Anguille.

Ouachita.

White and Saint Francis.

Cumberland.

Hiawassee.

Tennessee.

Big Sandy.

Kentucky.

Ohio.

Proviso.

Proviso.

Wabash.

Sandusky.

White.

Illinois.

Mississippi, Missouri, and Arkansas.
Rivers—Cont’d. Mississippi River, sixty-five thousand dollars on the Missouri, and thirty-five thousand dollars on the Arkansas.

Improving Mississippi River, between the mouths of the Illinois and Ohio Rivers: Continuing improvement, two hundred and fifty thousand dollars; of which sum twenty thousand dollars shall be expended at Kaskaskia Bend, and fifteen thousand dollars may be expended on the harbor at Alton.

Harbor at Alton. Improving Mississippi River, above the Falls of Saint Anthony: Continuing improvement, fifteen thousand dollars.

Proposed. Improving Mississippi River, from Saint Paul to Des Moines Rapids: Continuing improvement, one hundred and fifty thousand dollars: Provided, That three thousand five hundred dollars of said sum may, in the discretion of the Chief of Engineers, be expended in closing the slough at the confluence of the Minnesota and Mississippi Rivers: Provided further, That three thousand dollars of the foregoing sum shall be used in dredging the western channel at or near Guttenberg, Iowa.

Proposed. Improving Mississippi River, from Des Moines Rapids to mouth of Illinois River: Continuing improvement, one hundred thousand dollars.

Removing bar in the Mississippi River, opposite Dubuque, Iowa: Continuing operations seven thousand dollars.

Improving Rock Island Rapids, Mississippi River: Continuing improvement, eight thousand dollars.

Proposed. Improving Des Moines Rapids: Continuing improvement, twenty thousand dollars.

Operating the canal at Des Moines Rapids: Continuing operations of the canal, thirty thousand dollars.

Annual expense of gauging the waters of the Mississippi River and its tributaries: Continuing observations of the rise and fall of the river and its chief tributaries, as required by joint resolution of February twenty-first, eighteen hundred and seventy-one, five thousand dollars.

Improving Upper Mississippi River: Operating snag-boat, eight thousand dollars.

Improving the Osage River, Kansas and Missouri: Continuing the improvement, thirty thousand dollars.

Improving Missouri River at Atchison, Kansas: Continuing operations, twenty thousand dollars.

Improving Missouri River at Cedar City: Continuing improvement, fifteen thousand dollars.

Improving Missouri River at Council Bluffs, Iowa, and at Omaha, Nebraska: Continuing operations, twenty thousand dollars.

Improving Missouri River at Eastport, Iowa, and at Nebraska City, Nebraska: Continuing operations, fourteen thousand dollars.

Improving the Missouri River at Brownville, ten thousand dollars.

Improving the Missouri River at Plattsmouth, ten thousand dollars.

Improving Missouri River at or near Fort Leavenworth: Continuing improvement, eight thousand dollars.

Improving Missouri River at and near Glasgow: Continuing improvement, twenty thousand dollars.

Improving Missouri River at and near Kansas City: Continuing improvement, twenty-five thousand dollars; which sum may be expended on either side of the river, in the discretion of the engineer.

Improving Missouri River at and near Saint Joseph: Continuing operations, twenty thousand dollars.

Improving Missouri River at Sioux City, Iowa: Continuing operations, eight thousand dollars.

Improving Missouri River at Vermillion, Dakota: Continuing the improvement, ten thousand dollars.
Improving Missouri River, above mouth of the Yellowstone River: Continuing the improvement, twenty-five thousand dollars.

Improving Detroit River, Michigan: Continuing operations, fifty thousand dollars.

Improving Saginaw River, Michigan: Continuing operations, fifteen thousand dollars; of which sum ten thousand dollars shall be expended for removal of bars at the lower end of the river and in deepening the channel from the mouth of the river out into the bay.

Improving Saint Clair Flats, Michigan: Repairs of canal, two thousand five hundred dollars.

Improving the Chippewa River, Wisconsin: Continuing the improvement, ten thousand dollars; but this sum is appropriated subject to the same conditions and limitations imposed by section one of the act approved March third, eighteen hundred and seventy-nine, for the improvement of rivers and harbors, relating to said Chippewa River.

Improving Fox and Wisconsin Rivers, Wisconsin: Continuing improvement, one hundred and twenty-five thousand dollars; of which sum fifty thousand dollars shall be expended in continuing the improvement of the Wisconsin, and seventy-five thousand dollars for continuing the improvement of the Fox River; of which last sum three thousand dollars may, in the discretion of the engineers, be expended at the mouth of Foul du Lac.

Improving Red River of the North, Minnesota and Dakota: Continuing improvement, twenty thousand dollars.

Repairs and contingencies of public works at Saint Anthony's Falls, Minnesota: To meet repairs necessary, present and prospective, ten thousand dollars.

Improving Upper Red River, Arkansas, from Fulton to the head of the raft: Continuing improvement, ten thousand dollars.

Improving Saint Croix River, below Taylor's Falls: Continuing improvement, ten thousand dollars, of which sum three hundred dollars, or so much thereof as in the opinion of the engineers in charge may be necessary, shall be expended in the improvement of the slough on the east side of said river, known as the canal between Four-Mile Island and the foot of the Saint Croix Boom.

Improving Lower Clearwater River, Idaho: Continuing operations, five thousand dollars.

Constructing canal around Cascades of Columbia River: Continuing operations, one hundred thousand dollars.

Improving Upper Columbia River, including Snake River: Continuing improvement, fifteen thousand dollars.

Improving Upper Willamette and Yamhill Rivers: Continuing improvement, twelve thousand dollars.

Improving Lower Willamette and Columbia Rivers, from Portland, Oregon, to the sea, including the bar at the mouth of the Columbia River: Continuing improvement forty-five thousand dollars.

Improving Sacramento River, California: Continuing improvement, forty-five thousand dollars.

Improving harbor at Wilmington, California: Continuing improvement, thirty-five thousand dollars.

Examinations and surveys of South Pass of Mississippi River: To ascertain the depth of water and width of channel secured and maintained from time to time by James B. Eads at the South Pass of the Mississippi River, and to enable the Secretary of War to report during the maintenance of the work, twenty thousand dollars.

Improving the channel of Susquehanna River above and below Havre de Grace, and to complete the work at the Fishing Battery light-station near Spesutia Island, twenty-eight thousand dollars.

Improving and operating Saint Mary's River and Saint Mary's Falls Canal, two hundred and fifty thousand dollars. And the Secretary of War is hereby authorized to accept on behalf of the United States from the State of Michigan the Saint Mary's Canal and the public works

Improving

Rivers—Cont'd.

Detroit.

Saginaw.

Saint Clair Flats.

Chippewa River


Fox and Wisconsin Rivers.

Red River of the North.

Saint Anthony's Falls.

Upper Red River.

Saint Croix.

Lower Clearwater.

Cascades of Columbia.

Upper Columbia and Snake.

Upper Willamette and Yamhill.

Lower Willamette and Columbia.

Sacramento.

Wilmington, Cal., harbor.

Surveys South Pass, Mississippi.

Susquehanna.

Saint Mary's River and Canal.

Acceptance of public works authorized.
thereon: Provided, Such transfer shall be so made as to leave the United States free from any and all debts, claims, or liability of any character whatsoever, and said canal after such transfer shall be free for public use: And provided further, That after such transfer the Secretary of War be, and hereby is, authorized to draw from time to time his warrant on the Secretary of the Treasury to pay the actual expenses of operating and keeping said canal in repair.

Improving Buttermilk Channel, New York, sixty thousand dollars.
Improving Ashley River, South Carolina, one thousand dollars.
Improving Elk River, Maryland, ten thousand dollars.
Improving Cheesequake's Creek, New Jersey, twenty thousand dollars.
Improving Vermillion River Louisiana, five thousand dollars.
Improving Bayou Terrebonne, Louisiana, ten thousand dollars.

Improving Bayou Teche, from Saint Martinsville to Port Barre, Louisiana six thousand dollars.
Improving Bayou Courtableau, from Port Barre to Atchafalaya, Louisiana, seven thousand five hundred dollars.
Improving Susquehanna River, Pennsylvania, from Richards' Island up, fifteen thousand dollars.

Construction of harbor of refuge at Grand Marais, Michigan, ten thousand dollars.
Improving Pearl River below Jackson, Mississippi, thirty thousand dollars.
Improving Yadkin River, North Carolina, twenty thousand dollars; six thousand dollars of which may be expended for the removal of dams.
Improving White River above Buffalo Shoals, Arkansas, twenty thousand dollars.
Improving Saint Francis River between Wilkesburg and Lester Landing, Arkansas, five thousand dollars.
Improving White River between Jacksonport and Buffalo Shoals, Arkansas, five thousand dollars.
Improving Passaic River, New Jersey, from Pennsylvania Railroad bridge to its mouth, thirty thousand dollars.
Improving Arkansas River at Pine Bluff, Arkansas, twenty-five thousand dollars.

Improving Mississippi River at Natchez and Vidalia, forty thousand dollars.
Improving Skagit River, Washington Territory, two thousand five hundred dollars.
Improving Amite River, Louisiana, eight thousand dollars.
Improving Newtown Creek, New York, ten thousand dollars.
Improving Pagan Creek, Virginia, five thousand dollars.
Improving Scituate Harbor, Massachusetts, seven thousand five hundred dollars.

Improving Taunton River, Massachusetts, seventeen thousand five hundred dollars.
Improving Block Island Harbor, Rhode Island, six thousand dollars.
Improving Stonington Harbor, Connecticut twenty-five thousand dollars.
Improving Broadkill River, Delaware, five thousand dollars.
Improving the mouth of Duck Creek, Delaware, five thousand dollars.
Improving Broad Creek from its mouth to Laurel, Delaware, five thousand dollars.

Improving Northeast River, Maryland, five thousand five hundred dollars.
Improving Treadhaven Creek, Maryland, for three miles below Easton, three thousand dollars.
Improving Choptank River, between Denton and Greensboro, Maryland, five thousand dollars.
Improving Secretary Creek, Maryland, three thousand dollars.

Improving Dan River, between Danville, Virginia, and Madison, North Carolina, ten thousand dollars.

Improving Elk River, West Virginia, five thousand dollars.

Improving Escambia River, Florida and Alabama, eight thousand dollars.

Improving Suwannee River, Florida, five thousand dollars.

Improving Tampa Bay, Florida, deepening the bar and channel from the bar to the town of Tampa, ten thousand dollars.

Improving Tangipahoa River, Louisiana, five thousand dollars.

Improving channel over bar at mouth of Brazos River, Texas, including a report upon the capacity of the harbor at the mouth of the Brazos and its adaptability as a harbor of refuge and naval station, forty thousand dollars.

Improving Saline River, Arkansas, seven thousand five hundred dollars.

Survey of Missouri River, from its mouth to Sioux City, Iowa, thirty thousand dollars, of which sum five thousand dollars may be used, in the discretion of the Secretary of War, in protecting the work done on said river at or near Sioux City, Iowa.

Improving Missouri River at Saint Charles, Missouri, twenty-five thousand dollars.

Improving Mississippi River at and above the city of Alexandria, Missouri, ten thousand dollars.

Improving Caney Fork River, Tennessee, six thousand dollars.

Improving Obed's River, Tennessee, four thousand dollars.

Improving Monongahela River, West Virginia, at or near Laurel Run, according to plan recommended by engineer in charge, twenty-five thousand dollars.

Improving Little Kanawha River, West Virginia, building additional lock and dam, fifteen thousand dollars.

Improving Wilson Harbor, New York, ten thousand dollars.

Improving Waddington Harbor, New York, three thousand dollars.

Improving San Joaquin River, California, twenty thousand dollars.

Improving Mattaponi River, Virginia, two thousand five hundred dollars.

Improving Petalumas Creek, California, eight thousand dollars.

Improving Cowlitz River, Washington Territory, two thousand dollars.

Improving Big Hatchie River, Tennessee, ten thousand dollars.

Improving Mississippi River at or near Cape Girardeau and Minton's Point, Missouri, twenty thousand dollars.

Improving Gasconade River Missouri, removing snags, five thousand dollars.

Improving Black River, Arkansas fifteen thousand dollars.

Improving Noxubee River, Mississippi, twelve thousand dollars.

Improving Mississippi River at Hannibal, Missouri, twenty-five thousand dollars.

Improving and surveying Winnipesaukee Lake, New Hampshire, five thousand dollars.

Improving Duck River, Tennessee, seven thousand dollars.

Improving Waccamaw River, South Carolina, from the mouth up to Waccamaw Lake, North Carolina, fifteen thousand dollars.

Improving Great Pedee River, South Carolina, seven thousand dollars.

Improving Totusky River, Virginia, two thousand five hundred dollars.

Improving York River at West Point, Virginia, ten thousand dollars.

Improving Pamunkey River, Virginia, two thousand five hundred dollars.
Rivers—Cont’d.
French Broad.
Improving French Broad River, Tennessee, between Knoxville and
the mouth of Big Creek, ten thousand dollars.

Repairs of pier, Rocky River.
For repair of pier in Rocky River, Ohio, four thousand dollars.

Ice-harbor, Saint Louis.
For ice-harbor at Saint Louis, Missouri, fifty thousand dollars: Pro-
vided, That no part of this sum shall be expended until a board of
engineers shall have been convened and determined upon a plan for the
construction of the work.

Rock Island Harbor.
Improving harbor at Rock Island, Illinois, six thousand dollars.

Marcus Hook, ice-harbor.
For ice-harbor at Marcus Hook, Pennsylvania, commencing enlarge-
ment of piers and dredging, thirty-five thousand dollars.

Shenandoah.
Improving Shenandoah River, West Virginia, fifteen thousand dollars.

Connecticut.
Improving Connecticut River, between Hartford and Holyoke, fifteen
thousand dollars.

Rock Island bridge.
Provided, Said sum shall not be expended until the Rock Island Railroad Company shall have contributed a like sum for said
purpose.

Waukegan Harbor.
For harbor at Waukegan, Illinois, fifteen thousand dollars: Pro-
vided, That this sum shall not be expended until a board of three engineers
shall have been convened and selected the site, and until the same and
a free right of way to all points of the harbor shall have been transferred
or relinquished, free of cost to the United States.

Clinch River.
Improving Clinch River, Tennessee, ten thousand dollars; of which
sum six thousand dollars shall be expended above Haynes, in Clayburn
County, and four thousand dollars below said point.

Oakland Harbor.
Improving Oakland Harbor, California, sixty thousand dollars; and
the sums of money heretofore appropriated for this improvement and un-
expended are hereby reappropriated, but the sums so appropriated and
reappropriated shall not be available until the right of the United States
to the bed of the estuary and training-walls of this work is secured, free
of expense to the government, in a manner satisfactory to the Secretary
of War.

Sullivan’s Island.
Improving Sullivan’s Island for protection of Charleston Harbor, South
Carolina, five thousand dollars.

Channel between Staten Island and New Jersey.
Improving channel between Staten Island and New Jersey, at Eliza-
bethport, twenty nine thousand dollars.

Missouri River.
Improving Missouri River at Lexington, Missouri, fifteen thousand
dollars.

The Secretary of War is hereby authorized to assign an engineer from
the Corps of Engineers of the United States to prepare a plan and ad-
vice with the local engineer in the expenditure of such sum as may be
appropriated by the local authorities for the improvement of the harbor
at Kewaunee, Wisconsin.

Volusia Bar.
Improving Volusia Bar, Florida, five thousand dollars; and the Sec-
retary of War is hereby authorized to make such special contract for the
prosecution of this work as may, in his judgment, best promote the in-
terests of the government.

Louisville and Portland Canal.
The balance in hand, after payment of any existing liability, collected
heretofore as tolls on the Louisville and Portland Canal, or which may
hereafter be so collected prior to the passage of an act to make said canal
free to the public, is hereby authorized to be expended for its improve-
ment: Provided, Such expenditure shall not exceed sixty thousand dol-
ars.

Yellowstone.
Improving Yellowstone River, Montana and Dakota, fifteen thousand
dollars.

Brazos Santiago Harbor.
Improving harbor at Brazos Santiago, Texas, twenty-five thousand
dollars.

Sebewaing Harbor.
For continuing the improvement of Sebewaing Harbor, Michigan,
seven thousand dollars.
For improvement of the entrance to Yaquina Bay, Oregon, forty thousand dollars.

For improvement of the mouth of Coquille River, Oregon, ten thousand dollars.

Improving Savannah River, above Augusta, Georgia, sixteen thousand dollars.

Improving the entrance to Cumberland Sound, between Amelia and Cumberland Islands, in the States of Florida and Georgia, according to the plans and estimates of General Gillmore, the chief engineer, reported to this Congress, thirty thousand dollars.

Improving Saint John's River, Florida, by deepening the bar at the mouth thereof, according to the report of the Chief of Engineers made to the Secretary of War and reported to this Congress, one hundred and twenty-five thousand dollars.

For the reservoirs at the headwaters of the Mississippi River, to be used in the construction of a dam at Lake Winnibigoshish, seventy-five thousand dollars: Provided, That all injuries occasioned to individuals by overflow of their lands shall be ascertained and determined by agreement or in accordance with the laws of Minnesota, and shall not exceed in the aggregate five thousand dollars.

Provided, That all injuries occasioned to individuals by overflow of their lands shall be ascertained and determined by agreement or in accordance with the laws of Minnesota, and shall not exceed in the aggregate five thousand dollars.

Such parts of the money appropriated by this act for any particular improvement requiring locks and dams, as may be necessary in the prosecution of such improvement, may be expended in the purchase, voluntary or by condemnation, as the case may be, of necessary sites: Provided, That such expenditure shall be under the direction of the Secretary of War: And provided further, That if the owners of such lands shall refuse to sell them at reasonable prices, then the prices to be paid shall be determined and the title and jurisdiction procured in the manner prescribed by the laws of the State in which such lands or sites are situated.

It shall be the duty of the Secretary of War to apply the money herein appropriated for improvements other than surveys, and estimates in carrying on the various works as far as can be, without detriment to the interest of the government, by contract. Where such works cannot be done by contract, without injury to the public interest, they may be prosecuted by hired labor. Where said works are done by contract, such contract shall be made after sufficient public advertisement for proposals, in such manner and form as the Secretary of War shall prescribe; and such contracts shall be made with the lowest responsible bidders, accompanied by such securities as the Secretary of War shall require, conditioned for the faithful prosecution of the work according to such contract, and for the proper payment of all liabilities incurred in the prosecution thereof for labor and material; but this clause shall not be so construed as to prevent the continuance of work on the Great Kanawha by hired labor, unless the Secretary of War is satisfied that the public interest requires such change.

SEC. 2. That the Secretary of War is hereby directed, at his discretion, to cause examinations or surveys, or both, and estimates of cost of improvements proper, to be made at the following points, namely:

Tallapoosa River, from the junction of Coosa up to Tallassee, Alabama.

New Rochelle Harbor, Westchester County, New York, from City Island to the town of New Rochelle.

Bronx River, or West Farms tide-water creek, from its mouth in the city of New York.

Mattawan Creek, from Raritan Bay channel to Central Railroad bridge, head of navigation.

Malden River, Massachusetts.

For improving Richmond Harbor on the Kennebec River, Maine.

Clinch River, in the counties of Hancock, Hawkins, and Claiborne, Tennessee, and Scott and Russell Counties, Virginia.

Powell River, in the counties of Hancock and Claiborne, Tennessee, and Lee County, Virginia.
Surveys and examinations—Continued.

Holston River, in the counties of Sullivan, Hawkins, Grainger, and Hamblen, Tennessee, and Washington and Scott Counties, Virginia. Ticonderoga River, New York. Edisto and Saltiehatchie Rivers, in South Carolina. Georgetown Harbor, South Carolina. Lynch's River, South Carolina. Wateree River, from Camden, South Carolina, to its mouth. Black River, from Kingstree, South Carolina, to its mouth. Rancocas River, from the Delaware River to Pemberton, Burlington County, New Jersey. Absecom Inlet, Atlantic County, New Jersey. Bayou Bartholomew, Tensas River, and Bayou Macon, Louisiana. Sandusky River, near Freemont, Ohio. Chagrin River, Ohio. Ice-harbor, Bellaire, Belmont County, Ohio. Toledo Harbor, Ohio, for depth of sixteen feet. Tallapoosa River, from the city of Montgomery to Tallassee. Neabsco Creek, a tributary of the Potomac. Maumee River, Ohio, from Perrysburg to the city of Toledo. Mississippi River, at Saint Genevieve, Missouri. Missouri River, at Boonville, Missouri. Saint Francis River, from Greenville. Youghiogheny River, to begin at its mouth at McKeesport, Allegheny County, Pennsylvania, and end at Connellsville, Fayette County, Pennsylvania. Cape Fear River, North Carolina, between Wilmington and Fayetteville, with the view of ascertaining cost and practicability of clearing away logs and overgrowing trees and of dredging out such shoals as now interfere with commerce, itemizing cost of each separately. Town Creek, North Carolina: To ascertain cost of taking out such shoals as interfere with ordinary river steamboat traffic. For the reopening of the Santee Canal. For the improvement of Wappoo Cut, South Carolina. Calcasieu River, Bayous Plaquemine, Black, Grand Caillon, Little Caillon, Andre, Fusilier, Grand Lake, Little Lake, and Barataria Bay, from New Orleans to Grand Pass. For Snake River in Minnesota. The headwaters of the Savannah River, in connection with the headwaters of the Hiwassee and Tennessee Rivers, with a view of ascertaining if a summit level can be secured of the waters of these respective streams, so as to unite them by a canal; that is to say, to ascertain if the waters of the Hiwassee and Tennessee Rivers can be united with the waters of the Savannah River by means of a canal. The Savannah River, from Savannah to Augusta, Georgia. The Altamaha River, Georgia. The Canoochee River, Georgia. Romney Marsh, near Doboy, and the mouth of Jekyl Creek. Niagara River, at the mouth of the Tonawanda Creek, New York. At Port Day, above the Falls of Niagara, New York. Shark River, New Jersey. Perth and South Amboy to main ship-channel off Great Kills, Raritan Bay. Improving the bayou south of Milwaukee Harbor for additional purposes of a harbor of refuge at Milwaukee; also, Milwaukee Bay. Finhollaway River, Florida. Aucilla and Wacissa, Florida. Chipola River, Florida. Ocolockonkee River, Florida. Holmes Creek, Florida. Potomac River at the mouth of Pohick Creek. The bars at the entrance of Annapolis Harbor, with a view to ascer-
tain the character of jetties necessary to render the proposed improvement permanent.

For Hempstead Harbor in the State of New York.

Sumpawaums Inlet, Long Island, New York.

For water-way connecting Jamaica Bay with Cornell's Landing in the State of New York.

Saint Francis River, from Greenville, Missouri, to the Cairo, Arkansas and Texas Railroad.

Currant River, from Van Buren, Missouri, to its mouth in Arkansas.

Chicago River, from its mouth to the junction of the North and South Branches.

Grand River below Grand Rapids, Michigan.

Swan Creek, Lake Saint Clair, Michigan.

South Fork of the Cumberland River, Kentucky.

Red River, from Port Royal, Montgomery County, Tennessee, to its mouth.

Mouth of Narraguagus River at Milbridge, Maine.

Cahaba River, Alabama, from its mouth, in Dallas County, to the northern line of Bibb County.

Empire Bay, Lelanawau County, Michigan.

Mississippi River, at Andalusia, Illinois.

Missouri River, at Yankton, Dakota.

Upper Red River of the North, between Fargo, Dakota, and Breckinridge, Minnesota.

Atchafalaya River, Louisiana, from Berwick's Bay to mouth of Red River.

Ice-harbor at the head of Delaware Bay, near Morris Liston's, on Reedy's Island.

Delaware River, survey of.

Tradewater River, Kentucky.

Harbor at Grand Gulf, Mississippi.

Ogdensburg Harbor, New York.

Maramec River, Missouri, from the mouth to the point opposite Maramec Iron Works, Missouri.

Mississippi River, at Louisiana, Missouri.

Obion River, Tennessee.

South Forked Deer River, Tennessee.

North Forked Deer River, Tennessee.

That part of the North Branch of the Chicago River lying in the town of Lake View.

Bogue Chitto River, Louisiana, from its mouth to Franklinton.

Bogue Falia, Louisiana, from its mouth to twenty-five miles above Covington.

West Pearl River.

Pass Manchac and Bayou Manchac, Louisiana, from its mouth to the Mississippi River.

Mississippi River, at Sault Rapids, near the city of Saint Cloud, Minnesota.

Grand River, below Grand Rapids, Michigan.

Gowannus Bay, New York.

Grass River, at Massena, Saint Lawrence County, New York.

Missouri River, from Tuque Creek to one mile west of Charette Creek, Warren County, Missouri.

Cache River, Arkansas, a tributary of White River.

The Bay, a tributary of Saint Francis River, Arkansas.

Mouth of Grand River and Missouri River, at Brunswick, with reference to boat-landing at Brunswick, Missouri.

Buffalo Bayou, Texas, from Simm's Bayou to the mouth of White Oak Bayou at Houston. Return estimates of the cost of a channel twelve feet deep and one hundred feet wide, also a channel twelve feet deep and one hundred and fifty feet wide.

Mouth of Currioman Bay, Virginia.
Surveys and examinations—Continued.

East Bay and Blackwater River, Florida.
The Ohio River, at the head of Hurricane Island and Elizabethtown, Illinois.
Chester and Ridley Creeks, near their outlets into the Delaware River, Pennsylvania.
Saint Mary's River, from the town of Saint Mary's to its mouth, Ohio.
Minnesota River, near the village of Belle Plain, with a view to prevent the breaking away of the banks of the narrow neck of land opposite said village and injury to the navigation of said river, in Minnesota.
The Nomoni River, from the ferry across the same to the head of tide-water.
The Appoquinimink Creek, Delaware.
Patchogue River, New York.
For opening channel between Lloyd's Harbor and Cold Spring Bay, New York.
Stillaquannish River, Nooksack River, and Snohomish River, in Washington Territory.
Wareham Harbor, Massachusetts.
Red Bank Creek, Pennsylvania, from its mouth on the Allegheny River, to Brookville.
Saint Jones Creek, in Kent County, Delaware, and Little Creek, in Kent County, Delaware.
Clinton River and Lake Saint Clair, at the mouth of Clinton River, Michigan.
For the construction of two ice-breakers in the Ohio River, near the West Virginia shore, and below the railroad bridge crossing said river at Parkersburg.
Ice-harbor at Point Pleasant, West Virginia.
Christian River, Delaware, from the Delaware Railroad bridge, to the mouth of the river, with an estimate of the cost of procuring a mean depth of fifteen feet in the channel thereof.
For the opening of a ship-canal across the Charleston Neck, South Carolina.
Chester River, between Kirby's Landing and Spry's Landing, Maryland.
Water-passage between Deal's Island and Little Deal's Island, Maryland.
Boeuf River, North Louisiana.
Potowomut River, Rhode Island.
For a harbor on Lake Michigan, at Kewaunee, Wisconsin.
For the opening of steamboat communication from the Saint John's River, Florida, by way of Topokalija Lake, to Charlotte Harbor or Pease Creek.
The Missouri River at Niobrara, Nebraska.
Pocosson and Lillington Rivers, and Beaufort Harbor, North Carolina.
The Secretary of War is hereby directed to cause to be made such examination and surveys as may be necessary to devise a system of works to prevent the further injury to the navigable waters of California from the debris from the mines, and the estimates of the cost of such works, and report the result of such examinations, surveys, and estimates of cost of proposed works made in pursuance hereof to Congress at its next session.

Debris from mines.

Humboldt Bay, Cal.

Ship-canals.

That for the purpose of making a survey to ascertain the practicability and cost of construction of a ship-canal from Lake Erie, by the Maumee and Wabash Valleys, in the bed of the old Wabash and Erie Canal, or with any variation therefrom that may prove feasible, to the navigable waters of the Wabash River; also for a survey and estimate of cost of
a similar canal from Junction City, on the Wabash and Erie Canal, to the Ohio River, by way of the Miami and Erie Canal, or any variation in route to produce the most practical and least expensive ship-canal from Lake Erie to the navigable waters of the Ohio River by the above routes, the estimates in each case to be for a water channel and locks of the same size and capacity as those of the present enlarged Erie Canal in New York.

Sinslaw Bay, Oregon.

Of the sum of one hundred and fifty thousand dollars herein appropriated for surveys and examinations, the sum of fifteen thousand dollars may be expended in the completion of the survey of the reservoir system on the headwaters of the Mississippi River, including Rock River, in Wisconsin and Illinois.

SEC. 3. That for the examinations and surveys herein provided for, and for incidental repairs of harbors, for which there is no special appropriation, the sum of one hundred and fifty thousand dollars is hereby appropriated out of any money in the Treasury not otherwise appropriated; and in every case where examinations or surveys are made, the report thereon shall embrace such information concerning the commercial importance, present and prospective, of the improvement contemplated thereby, and such general commercial statistics, as the Secretary of War may be able to procure.

SEC. 4. Whenever hereafter the navigation of any river, lake, harbor, or bay, or other navigable water of the United States, shall be obstructed or endangered by any sunken vessel or water-craft, it shall be the duty of the Secretary of War, upon satisfactory information thereof, to cause reasonable notice, of not less than thirty days, to be given, personally or by publication, at least once a week in the newspaper published nearest the locality of such sunken vessel or craft, to all persons interested in such vessel or craft, or in the cargo thereof, of the purpose of said Secretary, unless such vessel or craft shall be removed as soon thereafter as practicable by the parties interested therein, to cause the same to be removed. If such sunken vessel or craft and cargo shall not be removed by the parties interested therein as soon as practicable after the date of the giving of such notice by publication, or after such personal service of notice, as the case may be, such sunken vessel or craft shall be treated as abandoned and derelict, and the Secretary of War shall proceed to remove the same. Such sunken vessel or craft and cargo and all property therein when so removed shall, after reasonable notice of the time and place of sale, be sold to the highest bidder or bidders for cash, and the proceeds of such sales shall be deposited in the Treasury of the United States to the credit of a fund for the removal of such obstructions to navigation, under the direction of the Secretary of War, and to be paid out for that purpose on his requisition therefor. The provisions of this act shall apply to all such wrecks whether removed under this act or under any other act of Congress. Such sum of money as may be necessary to execute this section of this act is hereby appropriated, to be paid out on the requisition of the Secretary of War.

Approved, June 14, 1880.

CHAP. 212.—An act to change the name of yacht Niantic to that of Hildegarde.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That authority is hereby given to the owner of the yacht now known as the Niantic of New York to change the name of said yacht to that of Hildegarde.

Approved, June 14, 1880.
June 14, 1880.

CHAP. 213.—An act to amend an act entitled "An act to create the northern judicial district of the State of Texas, and to change the eastern and western judicial districts of said State, and to fix the time and places of holding courts in said districts", approved February twenty-fourth, 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 the above recited act be amended by adding to and at the end of the fifth section thereof the following words, to wit:

And all prosecutions in either of said districts for offenses against the laws of the United States shall be tried in that division of the district to which process for the county in which said offenses are committed is by said section required to be returned. And all writs and recognizances in said prosecutions shall be returned to that division in which said prosecutions by this act are to be tried.

Sec. 2. That said act be further amended by adding to and at the end of section third thereof the words "and Aransas."

Sec. 3. This act shall not apply to prosecutions now pending.

Approved, June 14, 1880.

June 14, 1880.

CHAP. 214.—An act to amend an act entitled "An Act to amend the Statutes in relation to immediate transportation of dutiable goods, and for other purposes."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in the act entitled "An Act to amend the Statutes in relation to immediate transportation of dutiable goods, and for other purposes", approved June tenth, eighteen hundred and eighty, the words "section four" where they occur in the first section of the act, be changed to "section five."

Approved, June 14, 1880.

June 15, 1880.

CHAP. 221.—An act to provide for the disposal of the Fort Harker military reservation.

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 hereby authorized to turn over to the Secretary of the Interior the Fort Harker military reservation in Kansas for sale, as hereinafter provided.

Sec. 2. The Secretary of the Interior shall cause said reservation to be appraised as early as practicable, in tracts not exceeding one hundred and sixty acres each, by three competent disinterested persons, who shall be appointed by the Secretary of the Interior, and who shall make said appraisement under oath, and upon the approval of such appraisement by the Secretary, he shall offer said reservation for sale by giving such notice as is now required for the sale of public lands. The persons who may have at the date of the passage of this act settled upon and improved said lands, shall have the prior right to purchase the lands so settled upon at the appraised value thereof, not to exceed one hundred and sixty acres, except in the case of a fractional quarter-section to each person, and shall have such reasonable time in which to make payment therefor as the Secretary of the Interior may prescribe. Such portion of said reservation as shall not have been settled upon and improved at the date of the passage of this act shall be sold by the Secretary of the Interior to actual settlers, under such regulations as he may prescribe: Provided, That no land shall be sold under the provisions of this act for less than one dollar and a quarter per acre nor at a less price than the appraised value thereof. All sales of land herein provided for shall be made as nearly as practicable under the rules and regulations now existing for disposing of the public lands of the United States.

Approved, June 15, 1880.
CHAP. 222.—An act making an appropriation for the erection of a light-house and fog-bell on Old Gay Rock at the entrance of Wickford Harbor, Narragansett Bay.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be appropriated, out of any money in the Treasury not otherwise appropriated, forty-five thousand dollars, for the purpose of erecting a light-house and fog-bell on Old Gay Rock at the entrance of Wickford Harbor, Narragansett Bay, under the direction of the Secretary of the Treasury, and that the old light in said harbor be discontinued upon the completion of the new one.

Approved, June 15, 1880.

CHAP. 223.—An act to accept and ratify the agreement submitted by the confederated bands of Ute Indians in Colorado, for the sale of their reservation in said State, and for other purposes, and to make the necessary appropriations for carrying out the same.

Whereas certain of the chiefs and headmen of the confederated bands of the Ute tribe of Indians, now present in the city of Washington, have agreed upon and submitted to the Secretary of the Interior an agreement for the sale to the United States of their present reservation in the State of Colorado, their settlement upon lands in severalty, and for other purposes; and

Whereas the President of the United States has submitted said agreement, with his approval of the same, to the Congress of the United States for acceptance and ratification, and for the necessary legislation to carry the same into effect: Therefore

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That said agreement be, and the same is hereby, accepted, ratified, and confirmed: Provided, That the said agreement shall be amended by adding to the first clause thereof, after the words “guilty parties”, the words following, to wit: “Until such surrender or apprehension, or until the President shall be satisfied that the guilty parties are no longer living or have fled beyond the limits of the United States, the proportion of the money, hereinafter provided, coming to that portion of the Ute Indians known as the White River Utes, except for removal and settlement, shall not be paid”; and by adding to the third express condition of said agreement after the word “forever”, the words following, to wit: “Provided, That the President of the United States may, in his discretion, appropriate an amount therefor, not exceeding ten thousand dollars, for the education in schools established within or beyond the limits of the lands selected, of such youths of both sexes as in his judgment may be best qualified to make proficiency in practical industries and pursuits necessary for their self-support, and out of the portion of said moneys coming to the White River Utes, the United States shall pay annually to the following-named persons, during the period of twenty years, if they shall live so long, the following sums respectively: To Mrs. Arivella D. Meeker, five hundred dollars; to Miss Josephine Meeker, five hundred dollars; to Mrs. Sophronia Price, five hundred dollars; to Mrs. Maggie Gordon, five hundred dollars; to George Dresser, two hundred dollars; to Mrs. Sarah M. Post, five hundred dollars; to Mrs. Eaton, mother of George Eaton, two hundred dollars; to the parents of Arthur L. Thompson, two hundred dollars; to the father of Fred Shepard, two hundred dollars; to the parents of Wm. Eskridge, two hundred dollars”; and by adding to the fifth express condition of said agreement after word “reaffirmed”, the words following to wit: “This sum, together with the annuity of fifty thousand dollars hereinafore provided, may, in the discretion of Congress, at the end of twenty-five years, be capitalized, and the principal sum be paid to said Indians per capita in lieu of said annuities”: And provided also, That three-fourths of the adult male members of said confederated bands shall...
agree to and sign said agreement, upon presentation of the same to them, in open council, in the manner hereinafter provided: Provided further, That nothing in this act contained, or in the agreement herein set forth, or in the amendments herein proposed to said agreement, shall be so construed as to compel any Ute Indian to remove from any lands that he or she claims in severalty. Said agreement is in words and figures as follows, namely:

The chiefs and headmen of the confederate bands of the Utes now present in Washington, hereby promise and agree to procure the surrender, to the United States, for trial and punishment, if found guilty, of those members of their nation, not yet in the custody of the United States, who were implicated in the murder of United States Indian Agent N. C. Meeker and the murder of and outrages upon the employees at the White River Agency on the twenty-ninth day of September, eighteen hundred and seventy-nine, and in case they do not themselves succeed in apprehending the said parties, presumably guilty of the above-mentioned crime, that they will not in any manner obstruct, but faithfully aid, any officers of the United States, directed by the proper authorities, to apprehend such presumably guilty parties.

The said chiefs and headmen of the confederated bands of Utes also agree and promise to use their best endeavors with their people to procure their consent to cede to the United States all the territory of the present Ute Reservation in Colorado, except as hereinafter provided for their settlement.

The Southern Utes agree to remove to and settle upon the unoccupied agricultural lands on the La Plata River, in Colorado; and if there should not be a sufficiency of such lands on the La Plata River and in its vicinity in Colorado, then upon such other unoccupied agricultural lands as may be found on the La Plata River or in its vicinity in New Mexico.

The Uncompahgre Utes agree to remove to and settle upon agricultural lands on Grand River, near the mouth of the Gunnison River, in Colorado, if a sufficient quantity of agricultural land shall be found there, if not then upon such other unoccupied agricultural lands as may be found in that vicinity and in the Territory of Utah.

The White River Utes agree to remove to and settle upon agricultural lands on the Uintah Reservation in Utah.

Allotments in severalty of said lands shall be made as follows:

To each head of a family one-quarter of a section, with an additional quantity of grazing land not exceeding one-quarter of a section.

To each single person over eighteen years of age one-eighth of a section, with an additional quantity of grazing land not exceeding one-eighth of a section.

To each orphan child under eighteen years of age one-eighth of a section, with an additional quantity of grazing land not exceeding one-eighth of a section; and to each other person, under eighteen years, now living, or who may be born prior to said allotments, one-eighth of a section, with a like quantity of grazing land.

All allotments to be made with the advice of the commission hereinafter provided, upon the selection of the Indians, heads of families selecting for their minor children, and the agents making the allotment for each orphan child.

The said chiefs and headmen of the confederated bands of Utes further promise that they will not obstruct or in anywise interfere with travel upon any of the highways now open or hereafter to be opened by lawful authority in or upon any of the lands to be set apart for their use by virtue of this agreement.

The said chiefs and headmen of the confederated bands of Utes promise to obtain the consent of their people to the cession of the territory of their reservation as above on the following express conditions:

First. That the Government of the United States cause the lands so set apart to be properly surveyed and to be divided among the said
Indians in severalty in the proportion hereinbefore mentioned, and to issue patents in fee simple to them respectively therefor, so soon as the necessary laws are passed by Congress. The title to be acquired by the Indians shall not be subject to alienation, lease, or incumbrance, either by voluntary conveyance of the grantee or by the judgment, order, or decree of any court, or subject to taxation of any character, but shall be and remain inalienable and not subject to taxation for the period of twenty-five years, and until such time thereafter as the President of the United States may see fit to remove the restriction, which shall be incorporated in the patents when issued, and any contract made prior to the removal of such restriction shall be void.

Second. That so soon as the consent of the several tribes of the Ute Nation shall have been obtained to the provisions of this agreement, the President of the United States shall cause to be distributed among them in cash the sum of sixty thousand dollars of annuities now due and provided for, and so much more as Congress may appropriate for that purpose; and that a commission shall be sent to superintend the removal and settlement of the Utes, and to see that they are well provided with agricultural and pastoral lands sufficient for their future support, and upon such settlement being duly effected, that they are furnished with houses, wagons, agricultural implements, and stock cattle sufficient for their reasonable wants, and also such saw and grist mills as may be necessary to enable them to commence farming operations, and that the money to be appropriated by Congress for that purpose shall be apportioned among the different bands of Utes in the following manner: One-third to those who settle on the La Plata River and vicinity, one-half to those settling on Grand River and vicinity, and one-sixth to those settling on the Uintah Reservation.

Third. That in consideration of the cession of territory to be made by the said confederated bands of the Ute Nation, the United States, in addition to the annuities and sums for provisions and clothing stipulated and provided for in existing treaties and laws, agrees to set apart and hold, as a perpetual trust for the said Ute Indians, a sum of money, or its equivalent in bonds of the United States, which shall be sufficient to produce the sum of fifty thousand dollars per annum, which sum of fifty thousand dollars shall be distributed per capita to them annually forever.

Fourth. That as soon as the President of the United States may deem it necessary or expedient, the agencies for the Uncompahgres and Southern Utes be removed to and established at suitable points, to be hereafter selected, upon the lands to be set apart, and to aid in the support of the said Utes until such time as they shall be able to support themselves, and that in the mean time the United States Government will establish and maintain schools in the settlements of the Utes, and make all necessary provision for the education of their children.

Fifth. All provisions of the treaty of March second, eighteen hundred and sixty-eight, and the act of Congress approved April twenty-ninth, eighteen hundred and seventy-four, not altered by this agreement, shall continue in force, and the following words from article three of said act, namely, "The United States agrees to set apart and hold, as a perpetual trust for the Ute Indians, a sum of money or its equivalent in bonds, which shall be sufficient to produce the sum of twenty-five thousand dollars per annum, which sum of twenty-five thousand dollars per annum shall be disbursed or invested at the discretion of the President, or as he may direct, for the use and benefit of the Ute Indians forever," are hereby expressly reaffirmed.

Sixth. That the commissioners above mentioned shall ascertain what improvements have been made by any member or members of the Ute Nation upon any part of the reservation in Colorado to be ceded to the United States as above, and that payment in cash shall be made to the individuals having made and owning such improvements, upon a fair and liberal valuation of the same by the said commission, taking into consideration the labor bestowed upon the land.
Done at the city of Washington this sixth day of March, anno Domini eighteen hundred and eighty.

Signed

CHAVANAOX X
IGNATIO X
ALHANDRA X
VERATZITZ X
GALOTA X
JOCKNICK X
WASS X
SAWAWICK X
OURAY X

Witnesses:

WILL F. BURNS, Interpreter.
W. H. BERRY, Interpreter
OTTO MEARS, Interpreter
HENRY PAGE, United States Indian Agent, Southern Utes.
CHARLES ADAMS, Special Agent.

SEC. 2. That the President of the United States be, and he is hereby, authorized and empowered to appoint, by and with the advice and consent of the Senate, five commissioners, who shall receive compensation for their services at the rate of ten dollars per diem while actually engaged, in addition to their actual traveling and other necessary expenses; and said commissioners shall, under such instructions as the Secretary of the Interior may give them, present said agreement to the confederated bands of the Ute Indians in open council for ratification, as provided in the first section of this act; and said commissioners shall have a clerk, at a salary of two hundred dollars per month, in addition to his actual traveling and other necessary expenses, and who shall give bond in an amount to be fixed by the Secretary of the Interior, and shall act also as disbursing-officer for said commissioners. And upon the ratification of said agreement by said tribe as herein provided, said commissioners shall, under the direction of the Secretary of the Interior, appraise the improvements belonging to said Ute Indians upon the lands surrendered by them as provided in said agreement, and report the same to the Secretary of the Interior for settlement. It shall be their duty to take a careful census of said Indians, separating them under said census as follows:

First. Those known in the agreement above referred to as Southern Utes.
Second. Those known as Uncompahgre Utes.
Third. Those known as White River Utes.

Said census shall also show separately the name of each head of a family, and the number of persons in such family, distinguishing those over eighteen years of age from those under eighteen years of age, and giving the names of each separately; also, said census shall show separately the orphan children in each of said classes of Utes described in the foregoing agreement, and they shall make an accurate register of the names, ages, occupations, and general condition of each of the above classes as aforesaid, specifying particularly the number and names of said Indians incapable by reason of orphanage, minority, or other dis-
ability of managing their own affairs, and they shall also select lands and allot them in severalty to said Indians, as herein provided, and superintend the removal, location, and settlement of the Indians thereon, and do and perform such other services as the Secretary of the Interior may consider necessary for them to do in the execution of the provisions of this act.

And after the said commissioners shall have performed the duties specifically assigned to them by this act, and such other duties as the Secretary of the Interior may require of them, they shall make a full report of their proceedings to the Secretary of the Interior, which shall set forth, among other things, the name of each person to whom they may have apportioned and allotted lands as herein provided for, with the name and condition of such person, showing who, upon proofs, are considered incompetent to take charge of their property, either as orphans, minors, or for other causes; and shall also exhibit the quantity of land assigned to each person, with the metes and bounds of such allotments. And said commissioners shall further report the total number of acres allotted and set apart as provided by the foregoing agreement, the amount of such land tillable without irrigation, the amount of irrigation required, and the probable cost thereof. They shall also locate the agencies for the Southern Utes and the Uncompahgre Utes, shall furnish an estimate of the number of houses required, the cost of each, the number of school-houses required and the number of teachers, and the number of children of school age, and such other data as the Secretary of the Interior may require to enable him to make judicious expenditure of the money appropriated in section nine of this act; and said commissioners shall exercise direct supervision and control of all expenditures under this act during the time they remain in the Ute country, under the general direction of the Secretary of the Interior; and they shall render a full and detailed account of such expenditure, with the vouchers therefor, as now provided by law.

SEC. 3. That the Secretary of the Interior be, and he is hereby, authorized to cause to be surveyed, under the direction of said commissioners, a sufficient quantity of land in the vicinities named in said agreement, to secure the settlement in severalty of said Indians as therein provided. And upon the completion of said survey and enumeration herein required, the said commissioners shall cause allotments of lands to be made to each and all of the said Indians, in quantity and character as set forth in the agreement above mentioned, and whenever the report and proceedings of said commissioners, as required by this act, are approved by the President of the United States, he shall cause patents to issue to each and every allottee for the lands so allotted, with the same conditions, restrictions and limitations mentioned therein as are provided in said agreement; and all the lands not so allotted, the title to which is, by the said agreement of the confederated bands of the Ute Indians, and this acceptance by the United States, released and conveyed to the United States, shall be held and deemed to be public lands of the United States and subject to disposal under the laws providing for the disposal of the public lands, at the same price and on the same terms as other lands of like character, except as provided in this act: Provided, That none of said lands, whether mineral or otherwise, shall be liable to entry and settlement under the provisions of the homestead law; but shall be subject to cash entry only in accordance with existing law; and when sold the proceeds of said sale shall be first sacredly applied to reimbursing the United States for all sums paid out or set apart under this act by
the government for the benefit of said Indians, and then to be applied in payment for the lands at one dollar and twenty-five cents per acre which may be ceded to them by the United States outside of their reservation, in pursuance of this agreement. And the remainder, if any, shall be deposited in the Treasury as now provided by law for the benefit of the said Indians, in the proportion hereinbefore stated, and the interest thereon shall be distributed annually to them in the same manner as the funds provided for in this act: Provided further, That the subdivisions upon which are located improvements to be appraised, as provided for in section two of this act, shall be offered to the highest bidder at public sale, after published notice of at least thirty days by the Secretary of the Interior, and the same shall be absolutely reserved from occupation or claim until so sold.

**SEC. 4.** That upon the completion of said allotments and the patenting of the lands to said allottees, each and every of the said Indians shall be subject to the provisions of section nineteen hundred and seventy-seven of the Revised Statutes and to the laws, both civil and criminal, of the State or Territory in which they may reside, with the right to sue and be sued in the courts thereof: Provided, That their lands and personal property shall not be subject to taxation or execution upon the judgment, order, or decree of any court obtained on any cause of action which may arise during the period named in the above recited agreement.

**SEC. 5.** That the Secretary of the Treasury shall, out of any moneys in the Treasury not otherwise appropriated, set apart, and hold as a perpetual trust-fund for said Ute Indians, an amount of money sufficient at four per centum to produce annually fifty thousand dollars, which interest shall be paid to them per capita in cash, annually, as provided in said agreement.

**SEC. 6.** That all salaries paid to any member or members of the Ute tribe under existing treaty stipulations shall be continued for the term of ten years beyond the time fixed in said treaties. And the sum of four thousand dollars per annum for the term of ten years shall be distributed by the President at his discretion to such of said Indians as distinguish themselves by good sense, energy, and perseverance in the pursuits of civilized life, and in the promotion of a good understanding between the Indians and the Government and people of the United States, and there is hereby appropriated, out of any moneys in the Treasury not otherwise appropriated, four thousand dollars as the first installment for such purpose.

**SEC. 7.** That the provisions of title twenty-eight of the Revised Statutes shall extend over and be applicable to every allotment of land provided for in the foregoing agreement, and to the administration of the affairs of said Indians, so far as said provisions can be made applicable thereto.

**SEC. 8.** That the hot springs located in what is known as "The Uncompahgre Park", in the Uncompahgre Valley, and four square miles of land surrounding said springs and within said valley, are hereby reserved, and withdrawn from settlement, occupancy, or sale, under the laws of the United States, and dedicated and set apart for the benefit and enjoyment of the people; and, so far as practicable, the provisions of sections twenty-four hundred and seventy-four and twenty-four hundred and seventy-five, of the Revised Statutes, are hereby made applicable to said tract.

**SEC. 9.** That for the purpose of carrying the provisions of this act into effect, the following sums, or so much thereof as may be necessary, be, and they are hereby, appropriated, out of any moneys in the Treasury not otherwise appropriated, to be expended under the direction of the Secretary of the Interior as follows, namely:

For the payment of the expenses of the commissioners herein provided, the sum of twenty-five thousand dollars.

For the cost of removal and settlement of the Utes, surveying their lands, building houses, establishing schools, building mills and agency
buildings, purchasing stock, agricultural implements, and so forth, as provided in said agreement and in this act, the sum of three hundred and fifty thousand dollars.

For the sum to be paid to said Ute Indians, per capita, in addition to the sixty thousand dollars now due and provided for, the sum of fifteen thousand dollars.

For the payment of the appraised value of individual improvements as provided herein, the sum of twenty thousand dollars.

For the care and support of the Ute Indians in Colorado for the balance of the current fiscal year, the sum of twelve thousand dollars: Provided, That with the exception of the appropriation for expenses of the commissioners, the above appropriations shall become available only upon the ratification of said agreement by three-fourths of the male adult members of the Ute Indians as provided in this act, and the certification of such fact to the Secretary of the Treasury by the Secretary of the Interior.

Sec. 10. If the agreement as amended in this act is not ratified by three-fourths of the adult male Indians of the Ute tribes within four months from the approval of this act the same shall cease to be of effect after that day.

Approved June 15, 1880.

CHAP. 224.—An act to establish Post Roads.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following post roads be, and the same are hereby established.

FLORIDA.

From Hawthorne Post-office, via Mrs McNabb's, to Palatka.
From Newnansville, to Fort White.

LOUISIANA.

From Jennings, via Point au Loup Springs, to Germantown.
From Welsh's, via Hickory Flat, to the Bay.
From Raynes, via Plaquemines Brusle, to Prudhomme City.
From Brownssardville, via Rayville and Liddons Ferry, to Abbeville.

INDIAN TERRITORY.

From Fishomingo, via Timber Hill and R. S. Bell's, to Little Mineral, Texas.

MISSOURI

From West Plains, to Dixon Springs.

TEXAS.

From Clarksville, to Albion.

ALABAMA.

From Bell Green, to Toll Gate.
From Toadvine, to Hayes.
From Ramer, via J W Orin's, to Patterson.
From Bayou La Batre, to Bayou Caden.
From Brewton, to Brooklyn.
From Gasque, to Theresa.
ARKANSAS.

From Van Buren, via Arkloe, to Dennybary's store in Flint District, Cherokee Nation.
From Newport, to Mallory's store.
From Crawfordsville, to mouth of Big Creek.
From Osceola, via Carson's Lake, Red Bird, Dickinson's, Dead Timber Lake, Gilmore, and Bartons, to Marion.
From Quitman, via Eglantine, and Middle Settlement to Blue Mountain.
From Bentonville, via Cross Hollows, and Van Winkles Mill, to Eureka Springs.

DAKOTA TERRITORY.

From Running Water, to Choteau Creek.
From Running Water, to Plankington.
From Walpeton, to New Trier.
From Mandan, via Blackfords Ranche, Nordstrons Ranch, Knife River, to mouth of the Little Missouri River.
From Columbia, via Julian, to Watertown.

FLORIDA.

From Manatee, via Mitchellville, to Fort Meade.
From Myer's, to Eau Gallie.
From Bronson, to Levyville.
From Crawfordsville, to Rio Carrabelle.

GEORGIA.

From Jenkinsville, via Fullerton's Store, to Thomastown.
From Henderson, to Perry.
From Duluth, via Warsaw, to New York.
From Concord, via Williamsburg, to Flat Shoals.
From Warren Springs, to Belmont.
From Mulberry Grove, to Dow.
From Newton, to Leadbetter Store.
From Ogeechee, to Blitch's Store.
From Spring Place, to Conasauga, (Tennessee.)
From Reedsville, to Walthourville.
From Shiloh, to Oak Mountain Springs.
From Hepzabah, to Bath.

INDIANA.

From Kokomo, to Pteyna.

IDAHO TERRITORY.

From Lava, to Mammoth Hot Springs Wyoming Territory.
From Rocky Br.to, to Bonaparte.
From Bonaparte, via Junction Bar, to Ethell's.
From Ketchan's va San Tooth Mines to Bonanza.
From Leesburg, to Yellow Jacket.

ILLINOIS.

From Mount Sterling, via Buckhorn, White Oak Springs and Benville to Perry.
From Salisburg, to Springfield.
From Salisburg to Petersburg.
From Anawan, via Hooppole, Leon, and Yorktown, to Tampico.
Post-roads—Continued.

IOWA.

From Hardin City to Eagle City.
From Viola Centre to Audubon.
From Newlon's Grove to Griswold,

KENTUCKY.

From Viola, via Kansas, Lowe's to Turner's.
From Doublin, to Austin.
From Austin, to Fancy Farm
From Milburn, to Turner.
From Potts ville, to Viola.
From Potts ville, to Boaz.
From Barlow, City to Wickliff.
From Lowes, to Lovelaceville.
From Oscar, to Calladonia (Illinois)
From Haslewood, to Mound City, (Illinois)
From Carrsville, to Hampton.
From Carrsville, via Gardnersville to Salem.
From Litchfield, via Grange Store and Martin Durbin's to Readyville.
From Hawesville, via Monument Chapel to Yelvington.

KANSAS.

From Coffeyville, via Musgrove Crossing on Caney, and Broken Arrow, to Okmulgee, (Indian Territory).
From Coffeyville, via Fair View to Okmulgee. (Indian Territory)
From Grinnell, to Atwood.
From Le Roy to Eureka, via Quincy.
From St Mary's, via St. Clare, Avoca and Buck's Grove to Havensville.
From Dorrance to Blue Stone.
From Fontana via Bishops Nursery and Mound Creek to Greely.

Pennsylvania.

From Blackhawk, via Achor and Palestine to Warren Ohio.

MAINE.

From Byron, to Bemis stream outlet.
From Pem, to West Pem.

MARYLAND.

From Port Republic to Hellen's.
From Queenstown to Callahan's Store.
From Chrome Hill to Rock's Deer Creek.

MICHIGAN.

From Rome to Kelley's Corners.

MINNESOTA.

From De Graff, via Fouriston to Granite Falls.
From Appleton, via Fairfield and Higbert to Donnelly.
From Crookston to Red Lake Falls.
Post-roads—Continued.

From Princeton via Spencer, Brook, and Springvale to Cambridge.
From Herman to Fagio's Falls via Western.
From Fairmount to Esttiarville, Iowa.
From Fairmount via May and North Star to St. James.

Missouri.

From Cassville to Mineral Spring.
From Danville to Bethlehem.

Mississippi.

From Sheppardtown, via Idle Wild, and Deo Volente, to Belzona.
From Calvert's Store, via Lynwood, Liberty, Hill, Brownsville to De Kalb.
From Goodman, via Richland, and Ebenezer to Eulogy.
From Durant, via Bowling Green to Acona.
From Lexington to Eulogy.
From Grenada, via Ross Mills to Tuscahoma.

Louisiana.

From Jackson to Robert's Station.
From Laul P. O. to Dutch Town.
From Pauppeville to Church Point.
From Hermitage to Lake Land.

Nebraska.

From Williamsburg, via Whitewater, Stockton, and Traceyville to Arapahoe.
From Wheatland, via Amazon and Atlee to Macon.
From Clarksville to St. Paul.
From Plum Creek, via White Rabbit, and Cottonwood Springs to North Platte.
From Indianola to Oberlin, (Kansas.)
From St. Paul to O'Connor.

New Mexico.

From Silver City, via Soldiers' Farewell to Eureka.
From Shakespeare, via Lidendorff Wells to Stonewall Mining Camp.
From Socorro, via Alamaza, Brackmagee, Hillsboro Apache Spring, Hudson's Hot Springs, and Soldiers Farewell to Shakespeare.

New York.

From New Lisbon, via Welcome to Garretsville.
From Fort Henry to North Hudson.
From Saugnoyt to Norwich Corners.
From Clayton to Grand Stone Island.
From Bergen to North Bergen.
From Lockport via Rapides and Walcottsburg to Clarence Centre.
From Reedsville to South Berne.
From Katonah to Lake Waccabec.
From Centerville to Glen Wild.
NORTH CAROLINA

From Whitaker’s, via Mount Prospect to Leggettville.
From Vanceboro to Edwards’ Mill.
From Demdarock to Uamvar.
From Apple Grove to Grant (Virginia)
From Ore Knob, via Mouth of Wilson, to Marion. (Virginia)
From Lexington to Conrad Hill Mine.
From Burnt Chimney, via Buck Shoals to Gaffney City.
From River View Rocklet, via Mayhew’s Store, Higle Plains and Troutman’s Mills.
From Camp Creek to Holly Bush.
From Randleman Mills via Cedar Fall’s and Franklinsville, to Columbia Factory.
From Burlington to White Oak Creek.
From Aquone to Burlington.
From Forks of Pigeon to Jeremiah Reeces.
From High Count, via Randle’s-Man Mills, Cedar Falls and Franklinsville to Columbia.
From Beaufort, via Key on North River, to Adam Creek.
From Swift Creek Bridge, via Friendship, to Edward’s Mills.
From Speight Bridge to Carr’s Store.
From Tilleton, via Sunny Side, and Oakland to Bruckleyville.
From Mount Olin, via Daniel Korneay’s Mill to Adams—Cross Roads.

OHIO

From Marietta, via Tunnell, Flemming, Barlow, Layman, Wesley, and Bartlett to Amesville.

SOUTH CAROLINA

From Aiken, via Clackley, Hankinson, and Steed to Jackson Station.
From Beaufort to Tripp’s Cross Roads.

TENNESSEE.

From Elkton, via Oakdale, to Gutline.
From Hopewell Springs, via Lindsey’s Store to Ball Play.
From Dug Hill, via Robinson’s Gap, Buch Creek, to Pleasant Hill.
From Dug Hill to Brown’s Store in Shingle Valley.
From Knoxville, via Main Public Road to Emory Gap.
From Russellville, via Dotson’s Ferry, Mooresburg, Mill’s Gap and War Creek to Sneedville.
From Cates Cross Roads, via Sinking Spring to Mounts Cross Roads.
From Lesters to Manifold.
From Sante Fe to Lodabar.
From Columbia, via Lowell’s Mill, Lasea and Kedron to Spring Hill.
From Pleasant View, via Binkleys Store, and Cooper Town to Springfield.
From Cedar Hill, via Turnersville to Holmansville.

TEXAS.

From Winsboro to Richardsville.
From Newton, via Rainbow to Leesville (Louisiana)
From Wachita Falls to Mannetta.
From St. Jo. to Friendship.
From Cedar Creek to Albade.
From Granburg to Bluffdale.
From Richmond to Matagorda.
From San Diego, via Roma to Rio Grande City.
Post-roads—Continued.

From Fort Stockton to Pena Colorado.  
From Springer's Ranche to Wheeler.  
From Henderson, via Gourdneck and Rush Springs to Lyn Flat.

**UTAH.**

From American Fork via Deer Creek to Forrest City.

**VIRGINIA.**

From Republican Grove to Chatham.  
From Estillville, via Ally's Store and Ervin's Mills to Rye Cove.  
From Republican Grove to Collin's Store.

**WASHINGTON TERRITORY.**

From Spokane Falls', via Deep Creek Falls to Cottonwood Springs.  
From Spangle, via Augusta to Four Lakes.  
From Almota, via Irene and Clinton to Moscow, (Idaho Territory)  
From Wilkeson to Corbonado.

**WEST VIRGINIA.**

From Arnoldsburg, via left hand fork of Little Kanawha and Tate Creek to Braxton C. H.  
From Willow Island, via Mouth Cow Creek to White Oak.  
From Burning Springs, via Richardsonville to Laurel Junction, B. & O. R. R.  
From Lost Creek, via Duck Creek to Mouth of Isaac's Creek.  
From Conaway's, via Joseph Tenants, Indian Creek, to Moore's P. O.  
From Sandyville, via Turkey Fork of Sandy, and Right Fork of Reedy to Lockville.  
From Wolf Summit, via Jarvis Mill, and Big Buffalo to Isaac's Camp.  
From Jacksonville via Walkersville, Wild Cat, and Hacker's Valley to Webster, C. H.

**WISCONSIN.**

From Winchester to Zoar.  
Approved, June 15, 1880.

**CHAP. 225.**—An act making appropriations for the legislative, executive, and judicial expenses of the government for the fiscal year ending June thirtieth, eighteen hundred and eighty-one, 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 following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, in full compensation for the service of the fiscal year ending June thirtieth, eighteen hundred and eighty-one, for the objects hereinafter expressed, namely:

**LEGISLATIVE.**

**SENATE.**

Senators' compensation.  
For compensation of Senators, three hundred and eighty thousand dollars.  
For mileage of Senators, thirty-three thousand dollars.

Mileage.  
For compensation of the officers, clerks, messengers, and others receiving an annual salary in the service of the Senate, one hundred and ninety-nine thousand eight hundred and thirty-seven dollars and sixty-eight cents, namely: For Secretary of the Senate, four thousand
five hundred dollars, including compensation as disbursing officer of the contingent fund of the Senate, and for compensation as disbursing officer of salaries of Senators, three hundred and ninety-six dollars; hire of horse and wagon for the Secretary's office, twelve hundred dollars; chief clerk, three thousand dollars; principal clerk, principal executive clerk, minute and journal clerk, financial clerk and enrolling clerk, two thousand five hundred and ninety-two dollars each; librarian, and six clerks in the office of the Secretary of the Senate, at two thousand two hundred and twenty dollars each; five clerks in the office of the Secretary of the Senate, at two thousand one hundred dollars each.

For keeper of the stationery, two thousand one hundred and two dollars and forty cents; assistant keeper of stationery, one thousand eight hundred dollars; two messengers, one thousand two hundred and ninety-two dollars each; four laborers in the office of the Secretary of the Senate, seven hundred and twenty dollars each.

For chaplain, nine hundred dollars. Chaplain.

For secretary to the Vice-President, two thousand one hundred and two dollars and forty cents. Secretary to Vice-President.

For messenger to the Vice-President's room, to be appointed by the Vice-President, one thousand four hundred and forty dollars. Messenger to Vice-President's room.

For clerk to the Committee on Appropriations, two thousand five hundred dollars. Committee clerks.

For assistant clerk to Committee on Appropriations, one thousand six hundred dollars.

For clerk of printing records, two thousand two hundred and twenty dollars.

For clerk to the Committee on Finance, clerk to the Committee on Claims, clerk to the Committee on Commerce, clerk to the Committee on the Judiciary, clerk to the Committee on Private Land-Claims, clerk to the Committee on Pensions, clerk to Committee on Military Affairs, clerk to Committee on Post-Offices and Post Roads, for clerk to the Committee on the District of Columbia, for clerk of Joint Committee on the Library, and for clerk of the Committee on the Census, at two thousand two hundred and twenty dollars each.

For Sergeant-at-Arms and Doorkeeper, four thousand three hundred and twenty dollars; assistant doorkeeper, two thousand five hundred and ninety-two dollars; acting assistant doorkeeper, two thousand five hundred and ninety-two dollars; three messengers, acting as assistant doorkeepers, one thousand eight hundred dollars each.

For Postmaster to the Senate, two thousand two hundred and fifty dollars; assistant postmaster and mail-carrier, two thousand and eighty-eight dollars; four mail-carriers, at one thousand two hundred dollars each.

For superintendent of the document-room, two thousand one hundred and sixty dollars; two assistants in document-room, at one thousand four hundred and forty dollars each; one page in the document-room, seven hundred and twenty dollars; superintendent of the folding-room, two thousand one hundred and sixty dollars; one assistant in the folding-room, one thousand two hundred dollars.

For twenty-four messengers, at one thousand four hundred and forty dollars each; messenger to the Committee on Appropriations, to be appointed by the committee, at one thousand four hundred and forty dollars; messenger in charge of storeroom, one thousand two hundred dollars; messenger to the official reporters' room, one thousand two hundred dollars.

For chief engineer, two thousand one hundred and sixty dollars; three assistant engineers, at one thousand four hundred and forty dollars each; conductor of elevator, one thousand two hundred dollars; two firemen, at one thousand and ninety-five dollars each; three laborers in the engineer's department, at seven hundred and twenty dollars each.
Eight skilled laborers, &c.

For eight skilled laborers, at one thousand dollars each per annum; twelve laborers, at seven hundred and twenty dollars each; and one laborer in charge of the private passage, eight hundred and forty dollars; twelve laborers, during the session, at the rate of seven hundred and twenty dollars each per annum; female attendant in charge of the ladies' retiring-room, seven hundred and twenty dollars; telegraph-operator, twelve hundred dollars per annum.

Contingent expenses.

For contingent expenses of the Senate, namely:

- For stationery and newspapers (including five thousand dollars for stationery for committees and officers of the Senate and one hundred dollars for postage-stamps for the Secretary of the Senate, and one hundred and fifty dollars for postage-stamps for the Sergeant-at-Arms), fourteen thousand seven hundred and fifty dollars.
- For twenty-two clerks to committees, at six dollars per day, during the session, fifteen thousand eight hundred and forty dollars.
- For fourteen pages for the Senate chamber, three riding-pages, and one page for the office of the Secretary of the Senate, at the rate of two dollars and fifty cents per day each while actually employed, five thousand four hundred dollars.
- For expenses of maintaining and equipping horses and mail-wagons for carrying the mails, three thousand five hundred dollars.
- For materials for folding four thousand dollars.
- For folding documents, ten thousand dollars: Provided, however, That any portion of said sum may be used, at the discretion of the Sergeant-at-Arms, for piece-work.

The following prices may be paid for folding books, pamphlets, speeches, and the Daily Record, namely:

- For quarto volumes, not exceeding one cent per volume; for octavo volumes, not exceeding one-half cent each per volume; for the Daily Record, not exceeding two dollars per thousand; and for speeches not exceeding one dollar per thousand.

Fuel, oil, &c.

For fuel and oil and cotton-waste for the heating apparatus, five thousand dollars; for furniture and repairs of furniture, ten thousand dollars; for packing boxes, six hundred dollars; for miscellaneous items, exclusive of labor, forty-five thousand dollars; in all, sixty thousand six hundred dollars.

Reporting debates.

For reporting the debates and proceedings of the Senate, twenty-five thousand dollars, payable in equal monthly installments.

Congressional Directory.

For expenses of compiling and preparing the Congressional Directory, to be expended under the direction of the Joint Committee on Public Printing, one thousand two hundred dollars.

Capitol police.

For one captain, one thousand six hundred dollars; three lieutenants, at one thousand two hundred dollars each; twenty-one privates, at one thousand one hundred dollars each; and eight watchmen, at nine hundred dollars each; in all, thirty-five thousand and five hundred dollars, one half to be paid into the contingent fund of the Senate, and the other half to be paid into the contingent fund of the House of Representatives.

Contingent fund.

For contingent fund, one hundred dollars.

House of Representatives.

M embers of House of Representatives, compensation.

For compensation of Members of the House of Representatives and Delegates from Territories, one million five hundred and thirty thousand dollars.

Mileage.

For mileage, one hundred thousand dollars.

Officers, clerks, and others, annual salary.

For compensation of the officers, clerks, messengers, and others receiving an annual salary, in the service of the House of Representatives, two hundred and six thousand six hundred and ninety-eight dollars, namely: For Clerk of the House of Representatives, including compen-
sation as disbursing-officer of the contingent fund, four thousand five hundred dollars, and for hire of horses and wagons for the use of the Clerk's office, six hundred dollars; for chief clerk, journal-clerk, two reading-clerks, and tally-clerk, five in all, at three thousand dollars each; for printing and bill clerk, at two thousand five hundred dollars; for disbursing-clerk, file clerk, and enrolling clerk, three in all, at two thousand two hundred and fifty dollars each; for assistant disbursing-clerk, assistant enrolling-clerk, resolution and petition clerk, newspaper-clerk, superintendent of document-room, index-clerk, and librarian, seven in all, at two thousand dollars each; for distributing-clerk and stationery-clerk, one thousand six hundred dollars each; document-clerk, upholsterer, and locksmith, and two assistant librarians, four in all, at one thousand four hundred and forty dollars each; and one page, at sixty dollars per month.

For bookkeeper and four clerks, one thousand six hundred dollars each.

For one laborer in the bath-room, seven hundred and twenty dollars; four laborers, at seven hundred and twenty dollars each; one telegraph-operator, seven hundred and twenty dollars.

For clerk to the Committee on Ways and Means, two thousand five hundred dollars; assistant clerk, one thousand two hundred dollars; messenger, one thousand dollars.

For clerk to the Committee on Appropriations, two thousand five hundred dollars; assistant clerk, one thousand six hundred dollars; messenger, one thousand dollars.

For clerk to the Committee on the Judiciary, clerk to the Committee on Claims, clerk to the Committee on the Public Lands, clerk to the Committee on War-Claims, clerk to the Committee on Invalid Pensions, clerk to Committee on the District of Columbia, and clerk to the Committee on Commerce, at two thousand dollars each.

For assistant clerk to the Committee on War-Claims, one thousand six hundred dollars.

For private Secretary to the Speaker, one thousand eight hundred dollars.

For clerk to the Speaker, one thousand six hundred dollars.

For clerk to the Speaker's table, one thousand four hundred dollars.

For Sergeant-at-Arms of the House of Representatives, four thousand dollars; for one horse and wagon, for his use, five hundred dollars; clerk to the Sergeant-at-Arms, two thousand one hundred dollars; paying-teller for the Sergeant-at-Arms, two thousand dollars; messenger to the Sergeant-at-Arms, one thousand two hundred dollars; and one page, at sixty dollars per month; and for laborer in the office of the Sergeant-at-Arms, six hundred and sixty dollars.

For Doorkeeper, two thousand five hundred dollars; assistant doorkeeper, two thousand dollars; clerk for Doorkeeper, one thousand two hundred dollars; janitor, one thousand two hundred dollars.

For one chief engineer, one thousand seven hundred dollars; two assistant engineers, one thousand and two hundred dollars each; and one laborer, eight hundred and twenty dollars each; five firemen at nine hundred dollars each. For one electrician, one thousand one hundred and fifty dollars, and one laborer, eight hundred dollars. And the electrician, together with everything pertaining to the electrical machinery and apparatus, and all laborers and others connected with the lighting, heating, and ventilating the House, shall be subject exclusively to the orders and in all respects under the direction of the Architect of the Capitol, subject to the control of the Speaker; and no removal or appointment shall be made except with his approval. All engineers and others who are engaged in heating and ventilating the House shall be subject to the orders, and in all respects under the direction, of the Architect of the Capitol, subject to the control of the Speaker; and no removal or appointment shall be made except with his approval.
Messengers in House library.

For two messengers in the House library, at three dollars and sixty cents per day, two thousand six hundred and twenty-eight dollars.

Folding-room.

For superintendent of the folding-room, two thousand dollars; three clerks in the folding-room, one at one thousand eight hundred dollars, and two at one thousand two hundred dollars each; superintendent of the document-room, two thousand dollars; chief assistant in the document room, at two thousand dollars; document file clerk, one thousand four hundred dollars.

Messengers on the soldiers' roll.

For fourteen messengers on the soldiers' roll, at one thousand two hundred dollars each.

Messengers and laborers.

For eight messengers, at one thousand two hundred dollars each; ten messengers, at one thousand dollars each; seven laborers, at seven hundred and twenty dollars each; ten laborers, during the session, at the rate of seven hundred and twenty dollars each per annum; two laborers, at six hundred dollars each; one laborer, at eight hundred and forty dollars; eight laborers in charge of cleaning the Hall of the House, known as "cloak-room men", at fifty dollars per month during the session; and for one female attendant in ladies' retiring-room, six hundred dollars.

Postmaster and others.

For Postmaster, two thousand five hundred dollars; first assistant postmaster, two thousand dollars; eight messengers, at one thousand two hundred dollars each; four messengers, during the session, at eight hundred dollars each; and one laborer, at seven hundred and twenty dollars.

Chaplain.

For Chaplain of the House, nine hundred dollars.

Contingent expenses.

For two stenographers for committees, five thousand dollars each; and this shall be in lieu of all other compensation for such services in reporting and transcribing the proceedings of each and all of said committees.

Official reporters.

For five official reporters of the proceedings and debates of the House, at five thousand dollars each, twenty-five thousand dollars.

Index to Journals of Congress.

For the person preparing the general index to the journals of Congress under resolution of June eighteenth, eighteen hundred and seventy-eight, two thousand five hundred dollars.

Journal clerk for preparing Digest of the Rules.

For the journal-clerk for preparing Digest of the Rules, one thousand dollars.

For thirty-two clerks to committees, at six dollars each per day during the session, twenty-three thousand and forty dollars.

For one employee under the Doorkeeper, by resolution of the House of November sixth, eighteen hundred and seventy-seven, one thousand three hundred and fourteen dollars.

Materials for folding.

For materials for folding, sixteen thousand dollars.

Employees in folding-room.

For labor in folding books, speeches, and pamphlets, the following employees are hereby authorized to be appointed by the Doorkeeper, namely: One foreman, one thousand five hundred dollars; one messenger, one thousand two hundred dollars; one folder in the sealing room, one thousand two hundred dollars; one page, five hundred dollars; one laborer, four hundred dollars; ten folders at nine hundred dollars each; five folders at eight hundred and forty dollars each; and fifteen folders at seven hundred and twenty dollars each; in all, twenty-eight thousand eight hundred dollars.

For fuel and oil for the heating-apparatus, seven thousand dollars.

For hire of horses and mail-wagons for carrying the mails, five thousand dollars.

For fuel, oil, &c.

For fuel and oil for the heating-apparatus, seven thousand dollars.

Horses and mail-wagons.

For hire of horses and mail-wagons for carrying the mails, five thousand dollars.

For furniture, and repairs of the same, ten thousand dollars.

Furniture and repairs.

Boxes.

Cartage.

Miscellaneous.

For packing-boxes, two thousand seven hundred dollars.

For cartage, six hundred dollars.

For miscellaneous items, thirty-five thousand dollars.
For postage-stamps for the officers of the House of Representatives, namely: For the Sergeant-at-Arms, three hundred dollars; the Clerk, one hundred and fifty dollars; and the Postmaster, one hundred and fifty dollars.

For newspapers and stationery for members of the House of Representatives, officers of the House, and committees of the House, including six thousand dollars for stationery for the use of the committees and officers of the House, forty-three thousand seven hundred and fifty dollars.

For twenty-nine pages, while actually employed (including one riding-page and one telegraph-page), at two dollars and fifty cents per day each, and for hire of horses (five hundred dollars), nine thousand two hundred dollars; and wherever the words “during the session” occur in the foregoing they shall be construed to mean four months.

PUBLIC PRINTING.

For compensation of the Public Printer, three thousand six hundred dollars; for chief clerk, two thousand dollars; three clerks of class four, one clerk of class two; one clerk of class one; in all, thirteen thousand six hundred dollars.

For contingent expenses of his office, namely: For stationery, postage, advertising, traveling expenses, horses and wagons, and miscellaneous items, two thousand dollars.

LIBRARY OF CONGRESS.

For compensation of the Librarian, four thousand dollars; and for twenty-four assistant librarians, two at two thousand two hundred and fifty dollars each, one at two thousand dollars, four at one thousand six hundred dollars each, two at one thousand four hundred and forty dollars each, two at one thousand two hundred and fifty dollars each, eight at one thousand two hundred dollars each, four at one thousand dollars each, and one at nine hundred and sixty dollars per annum; in all, thirty-six thousand eight hundred and forty dollars.

For purchase of books for the Library, five thousand dollars; for purchase of law-books for the Library, two thousand dollars; for purchase of files of periodicals and newspapers, two thousand five hundred dollars; for expenses of exchanging public documents for the publications of foreign governments, one thousand dollars; in all, ten thousand five hundred dollars.

For purchase, by the Librarian of Congress, of new books of reference for the Supreme Court, to be a part of the Library of Congress, and purchased under the direction of the Chief Justice, two thousand five hundred dollars.

For contingent expenses of said Library, one thousand dollars.

For expenses of the copyright business, five hundred dollars.

For Botanic Garden: For pay of superintendent, one thousand six hundred dollars; for assistants in Botanic Garden and greenhouses; and laborers, under the direction of the Library Committee of Congress, nine thousand nine hundred dollars; in all, eleven thousand five hundred dollars.

For improving the garden, procuring manure, tools, fuel, and repairs, and purchasing trees and shrubs, under the direction of the Library Committee of Congress, five thousand dollars.

EXECUTIVE.

For compensation of the President of the United States, fifty thousand dollars.

For compensation of the Vice-President of the United States, eight thousand dollars.
Officials in the office of the President.

For compensation to the following in the office of the President of the United States: Private Secretary, three thousand two hundred and fifty dollars; assistant secretary, two thousand two hundred and fifty dollars; two executive clerks, at two thousand dollars each; stenographer, one thousand eight hundred dollars; one clerk class four; one clerk class two; one clerk class one; steward, at one thousand eight hundred dollars; one day-usher, at one thousand four hundred dollars; one day-usher, one thousand two hundred dollars; five messengers, at one thousand two hundred dollars each; two doorkeepers, at one thousand two hundred dollars each; one night-usher, one thousand two hundred dollars; one watchman, nine hundred dollars; and one fireman, eight hundred and sixty-four dollars; in all, thirty-one thousand four hundred and sixty-four dollars.

Contingent expenses of the Executive Office.

Department of State.

Compensation of the Secretary, Assistant Secretaries, chief clerk, and others.

For compensation of the Secretary of State, eight thousand dollars; three Assistant Secretaries of State, at three thousand five hundred dollars each; for chief clerk, two thousand five hundred dollars; chief clerk and others. For four chiefs of bureau and one translator, at two thousand one hundred dollars each, ten thousand five hundred dollars.

Proof-reading, &c.

For proof-reading, and packing the laws and documents for the various legations and consulates, including boxes and transportation of the same, two thousand dollars; for stationery, furniture and fixtures, five thousand dollars; for books and maps, three thousand dollars; in all, ten thousand dollars.

Contingent expenses. Miscellaneous.

For contingent expenses, namely: For fuel, three thousand dollars; for lights, two thousand dollars; for repairs, two thousand dollars; for care and subsistence of horses and repairs of wagons and harness, one thousand two hundred dollars; and for miscellaneous items, not included in the foregoing, two thousand dollars; for rent of stable and wagonshed for the new State Department building, six hundred dollars; for care of grounds, clock, telegraphic and electric apparatus, and repairs to the same, one thousand dollars; in all, eleven thousand eight hundred dollars.

For extra clerk-hire and copying, six thousand dollars.

Lithographer and materials.

For services of lithographer, and necessary materials for the lithographic press, one thousand two hundred dollars.

Editing and distributing laws and Statutes at Large of the Forty-sixth Congress.

TREASURY DEPARTMENT.

Compensation of the Secretary, two Assistant Secretaries, chief clerk, and others.

SECRETARY'S OFFICE.—For compensation of the Secretary of the Treasury, eight thousand dollars; two Assistant Secretaries of the Treasury, at four thousand five hundred dollars each; chief clerk and ex-officio superintendent of the Treasury building, two thousand seven
hundred dollars; stenographer to the Secretary, two thousand dollars; one chief of division of warrants, estimates, and appropriations, and one chief of division of customs, at two thousand seven hundred and fifty dollars each; one assistant chief of division of warrants, estimates, and appropriations, two thousand four hundred dollars; six chiefs of division, at two thousand five hundred dollars each; two assistant chiefs of division, at two thousand one hundred dollars each; six assistant chiefs of division, at two thousand dollars each; two disbursing clerks, at two thousand five hundred dollars each; forty clerks of class four; additional to three fourth-class clerks, namely, receiving clerk of bonds, and two bookkeepers, one hundred dollars each; twenty-five clerks of class three; twenty-one clerks of class two; fifteen clerks of class one; eleven clerks, at one thousand dollars each; fifty female clerks, at nine hundred dollars each; seven messengers, seven assistant messengers; and forty-three laborers; superintendent of the Treasury building, three hundred dollars; one captain of the watch, one thousand two hundred dollars; one engineer, one thousand four hundred dollars; one assistant engineer, one thousand dollars; one machinist and gas-fitter, one thousand two hundred dollars; one storekeeper, one thousand two hundred dollars; sixty watchmen, and additional to two of said watchmen acting as lieutenants of watchmen, one hundred and eighty dollars each; six firemen, at seven hundred and twenty dollars each; seventy-five charwomen, at one hundred and eighty dollars each; two conductors at elevators, at seven hundred and twenty dollars each; in all, three hundred and eighty-nine thousand nine hundred and twenty dollars.

SUPERVISING ARCHITECT.—In the construction branch of the Treasury: For Supervising Architect, four thousand five hundred dollars; assistant and chief clerk, two thousand two hundred and fifty dollars; photographer, two thousand two hundred and fifty dollars; one principal clerk, at two thousand dollars; two clerks of class three; three clerks of class one; one clerk, at nine hundred dollars; and one assistant messenger; in all, nineteen thousand four hundred and twenty dollars.

FIRST COMPTROLLER OF THE TREASURY.—For First Comptroller of the Treasury, five thousand dollars; deputy comptroller, two thousand seven hundred dollars; four chiefs of division, at two thousand one hundred dollars each; five clerks of class four; ten clerks of class three; ten clerks of class two; seven clerks of class one; four clerks, at one thousand dollars each; and seven clerks, at nine hundred dollars each; one assistant messenger; and three laborers; in all, seventy-six thousand five hundred dollars.

SECOND COMPTROLLER OF THE TREASURY.—For Second Comptroller of the Treasury, five thousand dollars; deputy comptroller, two thousand one hundred dollars; five chiefs of division, at two thousand one hundred dollars each; eight clerks of class four; twelve clerks of class three; thirteen clerks of class two; twelve clerks of class one; three clerks, at one thousand dollars each; nine clerks, at nine hundred dollars each; one messenger; and three laborers; in all, ninety-eight thousand three hundred and twenty dollars.

COMMISSIONER OF CUSTOMS.—For Commissioner of Customs, four thousand dollars; deputy commissioner, two thousand two hundred and fifty dollars; two chiefs of division, at two thousand one hundred dollars each; two clerks of class four; four clerks of class three; ten clerks of class two; nine clerks of class one; three clerks at one thousand dollars each; one assistant messenger; and three laborers; in all, ninety-eight thousand three hundred and twenty dollars.

FIRST AUDITOR.—For the First Auditor of the Treasury, three thousand six hundred dollars; deputy auditor, two thousand two hundred and fifty dollars; four chiefs of division, at two thousand dollars each; seven clerks of class four; nine clerks of class three; ten clerks of class two; sixteen clerks of class one; three clerks, at one thousand dollars each; three copyists and two counters, at nine hundred dollars each;
two assistant messengers; and two laborers; in all, eighty-four thousand three hundred and ten dollars.

SECOND AUDITOR.—For Second Auditor, three thousand six hundred dollars; deputy auditor, two thousand two hundred and fifty dollars; five chiefs of division, at two thousand dollars each; nine clerks of class four; twenty-nine clerks of class three; additional to one clerk of class three as disbursing-clerk, two hundred dollars; sixty clerks of class two; twenty-three clerks of class one; eight clerks, at one thousand dollars each; two assistant messengers; and eight laborers; in all, two hundred and four thousand nine hundred and seventy dollars.

For twelve additional clerks of class one, to be employed exclusively on matters relating to pensions and bounties, fourteen thousand four hundred dollars.

THIRD AUDITOR.—For Third Auditor, three thousand six hundred dollars; deputy auditor, two thousand two hundred and fifty dollars; five chiefs of division, at two thousand dollars each; six clerks of class four; sixteen clerks of class three; fifty-seven clerks of class two; forty-three clerks of class one; seven clerks, at one thousand dollars each; nine clerks, at nine hundred dollars each; one assistant messenger; and seven laborers; and one female laborer; at four hundred and eighty dollars; in all, two hundred and four thousand five hundred and seventy dollars.

FOURTH AUDITOR.—For the Fourth Auditor, three thousand six hundred dollars; deputy auditor, two thousand two hundred and fifty dollars; three chiefs of division, at two thousand dollars each; two clerks of class four; fourteen clerks of class three; eight clerks of class two; twenty-nine clerks of class one; three clerks, at one thousand dollars each; five clerks, at nine hundred dollars each; one assistant messenger; and two laborers; in all, sixty-nine thousand three hundred and ninety dollars.

FIFTH AUDITOR.—For the Fifth Auditor, three thousand six hundred dollars; deputy auditor, two thousand two hundred and fifty dollars; three chiefs of division, at two thousand dollars each; two clerks of class four; five clerks of class three; four clerks of class two; six clerks of class one; two clerks, at one thousand dollars each; three clerks, at nine hundred dollars each; one messenger; and one laborer; in all, forty thousand four hundred and fifty dollars.

AUDITOR OF THE TREASURY FOR THE POST-OFFICE DEPARTMENT.—For compensation of the Auditor of the Treasury for the Post-Office Department, three thousand six hundred dollars; deputy auditor, two thousand two hundred and fifty dollars; eight chiefs of division, at two thousand dollars each; thirteen clerks of class four, and additional to one clerk as disbursing-clerk, two hundred dollars; fifty-eight clerks of class three; sixty-nine clerks of class two; forty-five clerks of class one; twenty-five clerks, at one thousand dollars each; one assistant messenger; one skilled laborer, one thousand dollars; nineteen laborers; eighteen female assorters of money-orders, at nine hundred dollars each; ten charwomen, at one hundred and eighty dollars each; in all, three hundred and forty-six thousand one hundred and ten dollars.

TREASURER.—For compensation of the Treasurer of the United States, six thousand dollars; assistant treasurer, three thousand six hundred dollars; cashier, three thousand six hundred dollars; assistant cashier, three thousand two hundred dollars; chief clerk, two thousand five hundred dollars; five chiefs of division, at two thousand five hundred dollars each; one principal bookkeeper, at two thousand five hundred dollars; one assistant bookkeeper, at two thousand four hundred dollars; two tellers, at two thousand five hundred dollars each; two assistant tellers, at two thousand two hundred and fifty dollars each; twenty-six clerks of class four; seventeen clerks of class three; fifteen clerks of class two; twenty-three clerks of class one; five clerks, at one thousand dollars each; eighty clerks, at nine hundred dollars each; six messengers; six assistant messengers; twenty-six laborers; and seven laborers, at two hundred
and forty dollars each; in all, two hundred and seventy-three thousand six hundred dollars.

For the force employed in redeeming the national currency, namely:
For superintendent, three thousand five hundred dollars; one principal teller and one principal bookkeeper, at two thousand five hundred dollars each; one assistant bookkeeper, two thousand four hundred dollars; and one assistant teller, at two thousand dollars; two clerks of class four; three clerks of class three; four clerks of class two; twenty clerks of class one; ten clerks, at one thousand dollars each; ten clerks, at nine hundred dollars each; one messenger; four assistant messengers, and one employee, at four hundred and thirty-two dollars; in all, seventy-four thousand and fifty-two dollars.

REGISTER OF THE TREASURY.—For compensation of the Register of the Treasury, four thousand dollars; assistant register, two thousand two hundred and fifty dollars; five chiefs of division, at two thousand dollars each; eighteen clerks of class four, one of whom shall receive two thousand dollars additional for services as disbursing-clerk, and shall give bond in such amount as the Secretary of the Treasury may determine, seventeen clerks of class three; fifteen clerks of class two; twenty clerks of class one; four clerks, at one thousand dollars each; sixty copyists, at nine hundred dollars each; one messenger, five assistant messengers; and seven laborers; in all, one hundred and eighty-eight thousand one hundred and ten dollars.

COMPTROLLER OF THE CURRENCY.—For Comptroller of the Currency, five thousand dollars; deputy comptroller, two thousand eight hundred and fifty dollars; five chiefs of division, at two thousand two hundred and fifty dollars each; one stenographer, at one thousand six hundred dollars; eight clerks of class four; additional to bond-clerk, two hundred dollars; eleven clerks of class three; eight clerks of class two; eight clerks of class one; two clerks, at one thousand dollars each; twenty-five clerks, at nine hundred dollars each; one messenger, two assistant messengers, and three laborers; and two night-watchmen; in all, one hundred and one thousand four hundred dollars.

For expenses of special examinations of national banks and bank plates, two thousand dollars.

For expenses of the national currency, namely: One superintendent, at two thousand dollars; one teller and one bookkeeper, at two thousand dollars each; and one assistant bookkeeper, at two thousand dollars; nine clerks, at nine hundred dollars each; and one assistant messenger; in all, sixteen thousand eight hundred and twenty dollars.

LIGHT-HOUSE BOARD.—For chief clerk of the Light House Board, two thousand four hundred dollars; two clerks of class four; two clerks of class three; one clerk of class two; one clerk of class one; one clerk, at nine hundred dollars; one assistant messenger; and one laborer; in all, fourteen thousand and eighty dollars.

BUREAU OF STATISTICS.—For the officer in charge of the Bureau of Statistics, three thousand dollars; chief clerk, two thousand dollars; four clerks of class four; five clerks of class three; five clerks of class two; six clerks of class one; three clerks, at one thousand dollars each; five copyists, at nine hundred dollars each; one assistant messenger; one laborer; and one female laborer, at four hundred and eighty dollars; in all, forty-three thousand seven hundred and sixty dollars.

For payment of the services of experts, and for other necessary expenditures connected with the collection of facts relative to the internal and foreign commerce of the United States, eight thousand eight hundred dollars.

BUREAU OF ENGRAVING AND PRINTING.—For chief of bureau, four thousand five hundred dollars; one assistant, at two thousand two hundred and fifty dollars; accountant, two thousand dollars; one stenographer, one thousand six hundred dollars; one clerk of class three; one clerk of class two; four clerks of class one; one clerk, at one thousand
dollars; three copyists, at nine hundred dollars each; two assistant messengers; and four laborers; in all, twenty-five thousand nine hundred and thirty dollars.

**OFFICE OF LIFE-SAVING SERVICE.**—For General Superintendent of the Life-Saving Service, four thousand dollars; assistant general superintendent of the Life-Saving Service, two thousand five hundred dollars; one principal clerk and accountant, one thousand eight hundred dollars; two clerks of class three; one clerk of class two; three clerks of class one; one clerk, one thousand dollars; four clerks, at nine hundred dollars each; one assistant messenger, seven hundred and twenty dollars; in all, twenty-one thousand eight hundred and twenty dollars.

**COMMISSIONER OF INTERNAL REVENUE.**—For Commissioner of Internal Revenue, six thousand dollars; one deputy commissioner, three thousand two hundred dollars; two heads of division, at two thousand five hundred dollars each; five heads of division, at two thousand two hundred and fifty dollars each; one stenographer, one thousand eight hundred dollars; twenty-three clerks of class four; twenty-six clerks of class three; thirty-six clerks of class two; twenty-one clerks of class one; thirteen clerks, at one thousand dollars each; fifty clerks, at nine hundred dollars each; four assistant messengers; and ten laborers; in all, two hundred and fifty-three thousand three hundred and thirty dollars.

For salaries and expenses of collectors, one million nine hundred thousand dollars.

For salaries and expenses of agents and surveyors, for fees and expenses of gaugers, for salaries of storekeepers, and for miscellaneous expenses, one million seven hundred thousand dollars.

For dies, paper, and stamps, three hundred and seventy-five thousand dollars; said engraving and printing to be done in the Bureau of Engraving and Printing of the Treasury Department, to be expended under the direction of the Secretary of the Treasury: Provided the cost does not exceed the price paid under existing contracts.

For detecting, and bringing to trial and punishment, persons guilty of violating the internal-revenue laws, or accessory to the same, including payments for information and detection, seventy-five thousand dollars; and the Commissioner of Internal Revenue shall make a detailed statement to Congress once in each year as to how he has expended this sum; and also a detailed statement of all miscellaneous expenditures in the Division of Internal Revenue for which appropriation is made in this act.

For contingent expenses of the Treasury Department, namely:

For stationery for the Treasury Department and its several bureaus, forty thousand dollars.

For postage required to prepay matter addressed to Postal Union countries, two thousand dollars.

For postage, one thousand five hundred dollars.

For arranging and binding canceled marine papers, requisitions, and other important records; sealing ships’ registers; newspapers, books, hand-stamps, and repairs of the same, ten thousand dollars; and of this amount not more than five hundred dollars may be used in the purchase of current publications.

For investigations of accounts and records, including the necessary traveling expenses, and for other traveling expenses, two thousand five hundred dollars.

For freight, expressage, telegrams, and car-tickets, four thousand dollars.

For rent of buildings, seven thousand eight hundred dollars.

For care and subsistence of horses for office and mail-wagons, including feeding and shoeing, and for wagons, harness, and repairs of the same, six thousand dollars.

For ice, buckets, file-holders, book- rests, labor, clocks, and repairs of the same, and for care of grounds, seven thousand five hundred dollars.
For coal, wood, grates, grate-baskets and fixtures, stoves and fixtures, blowers, coal hods, hearths, shovels, tongs, pokers, matches, and match-safes, nine thousand dollars.

For gas drop-lights and tubing, gas-burners, brackets, and globes, candles, lanterns, and wicks, seventeen thousand dollars.

For carpets, oil-cloth, and matting, and repairs, cleaning and laying of the same, eight thousand dollars.

For desks, tables, and chairs, and shelving for file-rooms, and cases, repairs of furniture, boxes, rugs, chair-covers and caning, cushions, cloth for covering desks, locks, screws, handsaws, turpentine, and varnish, thirty thousand dollars.

For washing towels, brooms, brushes, crash, cotton, cloth, cane, chamois-skins, dusters, flour, keys, lye, matches, nails, oil, powders, sponge, soap, tacks, wall-paper, and for repairs of machinery, baskets, spittoons, files, water-coolers, tumblers, ice-picks, bowls and pitchers, traps, thermometers, ventilators, towels, awnings and fixtures, alcohol, window-shades and fixtures, wire screens, hemming towels, axes, bellows, chisels, canvas, candlesticks, door and window fasteners, bells and bell-pulls, hammers, mallets, leather, gum and other belting, stencil-plates, tools, whetstones, wire and zinc, and other absolutely necessary expenses, twenty thousand dollars.

INDEPENDENT TREASURY.

OFFICE OF THE ASSISTANT TREASURER AT NEW YORK.—For assistant treasurer, eight thousand dollars; cashier and chief clerk, four thousand dollars; deputy assistant treasurer, three thousand six hundred dollars; chief of coin division, three thousand six hundred dollars; chief of note-paying division, three thousand dollars; chief of note receiving division, two thousand eight hundred dollars; chief of check-paying division, two thousand eight hundred dollars; chief of registered-interest division, two thousand six hundred dollars; chief of coupon-interest division, two thousand four hundred dollars; chief of minor-coin division, two thousand four hundred dollars; chief of bond division, two thousand two hundred and fifty dollars; chief of canceled-check and record division, two thousand dollars; two clerks, at two thousand two hundred and fifty dollars each; six clerks, at two thousand one hundred dollars each; ten clerks, at two thousand dollars each; eleven clerks, at one thousand eight hundred dollars each; four clerks, at one thousand seven hundred dollars each; seven clerks, at one thousand six hundred dollars each; four clerks, at one thousand five hundred dollars each; twelve clerks, at one thousand four hundred dollars each; three clerks, at one thousand two hundred dollars each; five messengers, at one thousand dollars each; one messenger, one thousand two hundred dollars; keeper of building, one thousand eight hundred dollars; chief detective, one thousand eight hundred dollars; two assistant detectives, at one thousand four hundred dollars each, three hallmen, at one thousand dollars each; six watchmen, at seven hundred and twenty dollars each; one engineer, one thousand dollars; two porters, nine hundred dollars each; in all, one hundred and sixty-four thousand six hundred and seventy dollars.

OFFICE OF THE ASSISTANT TREASURER AT BOSTON.—For assistant treasurer, four thousand five hundred dollars; for chief clerk, two thousand dollars; paying-teller, two thousand five hundred dollars; assistant paying-teller, two thousand dollars; chief interest-clerk, two thousand five hundred dollars; receiving-teller, one thousand eight hundred dollars; first bookkeeper, one thousand seven hundred dollars; second bookkeeper, depositor’s accounts, one thousand five hundred dollars; clerk, one thousand eight hundred dollars; specie-clerk, one thousand five hundred dollars; assistant specie-clerk, one thousand four hundred dollars; second assistant specie-clerk, one thousand dollars; two coupon-clerks, at one thousand four hundred dollars each; two clerks, one thousand two hundred dollars each; assistant
bookkeeper, eight hundred dollars; money-clerk, one thousand dollars; assistant currency-redemption clerk, one thousand one hundred dollars; messenger and chief watchman, one thousand and sixty dollars; two watchmen, at eight hundred and fifty dollars each; in all, thirty-five thousand five hundred and sixty dollars.

**Office of Assistant Treasurer at San Francisco.**—For assistant treasurer, five thousand five hundred dollars; for cashier, three thousand dollars; for bookkeeper, two thousand five hundred dollars; one chief clerk, two thousand four hundred dollars; for assistant cashier, two thousand dollars; for assistant bookkeeper, two thousand dollars; for one clerk, one thousand eight hundred dollars; for four watchmen, at seven hundred and twenty dollars each; in all, twenty-two thousand and eighty dollars.

**Office of Assistant Treasurer at Philadelphia.**—For assistant treasurer, four thousand five hundred dollars; for cashier and chief clerk, two thousand five hundred dollars; assistant cashier, one thousand four hundred dollars; bookkeeper, two thousand five hundred dollars; chief interest-clerk, one thousand nine hundred dollars; assistant bookkeeper, one thousand eight hundred dollars; coin-teller, one thousand seven hundred dollars; assistant coupon-clerk, one thousand six hundred dollars; redemption-clerk, one thousand six hundred dollars; assistant registered-interest clerk, one thousand five hundred dollars; assistant coin-teller, one thousand four hundred dollars; receiving-teller, one thousand three hundred dollars; assistant receiving-teller, one thousand two hundred dollars; superintendent of building, one thousand one hundred dollars; four female counters, at nine hundred dollars each; five watchmen, at seven hundred and twenty dollars each; in all, thirty-five thousand one hundred dollars.

**Office of Assistant Treasurer at Baltimore.**—For assistant treasurer, four thousand five hundred dollars; for cashier, two thousand five hundred dollars; for three clerks, at one thousand eight hundred dollars each; for two clerks, at one thousand four hundred dollars each; for three clerks, at one thousand two hundred dollars each; one messenger, eight hundred and forty dollars; three vault-watchmen, two thousand one hundred and sixty dollars; in all, twenty thousand six hundred dollars.

**Office of Assistant Treasurer at Saint Louis.**—For assistant treasurer, four thousand five hundred dollars; chief clerk and teller, two thousand five hundred dollars; assistant teller, one thousand eight hundred dollars; bookkeeper, one thousand five hundred dollars; assistant bookkeeper, one thousand two hundred dollars; messenger, one thousand dollars; four watchmen, at seven hundred and twenty dollars each; in all, fifteen thousand three hundred and eighty dollars.

**Office of Assistant Treasurer at Chicago.**—For assistant treasurer, four thousand five hundred dollars; for cashier, two thousand five hundred dollars; for paying-teller, one thousand eight hundred dollars; for bookkeeper and receiving-teller, at one thousand five hundred dollars each; for two clerks, at one thousand two hundred dollars each; for one messenger, eight hundred and forty dollars; and one watchman, seven hundred and twenty dollars; in all, fifteen thousand seven hundred and sixty dollars.

**Office of Assistant Treasurer at Cincinnati.**—For assistant treasurer, four thousand five hundred dollars; for cashier, two thousand dollars; for bookkeeper, one thousand eight hundred dollars; for assistant cashier, one thousand five hundred dollars; check-clerk and interest-clerk, each one thousand two hundred dollars; fractional currency and minor-coin clerk, one thousand dollars; night watchman, seven hundred and twenty dollars; messenger, six hundred dollars; two watchmen, at one hundred and twenty dollars each; in all, fourteen thousand seven hundred and sixty dollars.
OFFICE OF ASSISTANT TREASURER AT NEW ORLEANS.—For assistant treasurer, four thousand dollars; cashier, two thousand two hundred and fifty dollars; receiving-teller, two thousand dollars; bookkeeper, one thousand five hundred dollars; one clerk, one thousand dollars; porter, nine hundred dollars; one watchman, at seven hundred and twenty dollars; one night-watchman, at seven hundred and twenty dollars; in all, thirteen thousand and ninety dollars.

OFFICE OF DEPOSITARY AT TUCSON, ARIZONA.—For depositary, in addition to his pay as postmaster, one thousand five hundred dollars.

For compensation to special agents to examine the books, accounts, and money on hand at the several sub-treasuries and depositories, including national banks acting as depositories under the act of the sixth of August, eighteen hundred and forty-six, four thousand dollars.

For checks and check-books for disbursing-officers and others, and certificates of deposit for offices of the Treasurer and assistant treasurers and designated depositaries, thirteen thousand dollars.

UNITED STATES MINTS AND ASSAY-OFFICES.

OFFICE OF THE DIRECTOR.—Salaries: For Director, four thousand five hundred dollars; examiner, two thousand three hundred dollars; computer, two thousand two hundred dollars; assayer, two thousand two hundred dollars; assay-clerk, one thousand eight hundred dollars; one clerk of class three; one clerk of class two; one translator, one thousand two hundred dollars; one clerk, at one thousand dollars; one copyist, nine hundred dollars; one laborer; making, in all, the sum of nineteen thousand seven hundred and sixty dollars.

Contingent expenses of the Bureau of the Mint, to be expended under the direction of the Director, namely: For assay-laboratory, chemicals, fuel, materials, and other necessaries, five hundred dollars; for examination of mints, expenses in visiting the mints and assay-offices for the purpose of superintending the annual settlements and for special examinations, two thousand five hundred dollars; for books, pamphlets, periodicals, specimens of coins and ores, balances, weights, and incidentals, seven hundred dollars; making, in all, the sum of three thousand seven hundred dollars.

FREIGHT ON BULLION AND COIN.—For freight on bullion and coin between the mints and assay offices, twenty thousand dollars.

PARTING AND REFINING BULLION.—That the moneys arising from charges collected from depositors for refining and parting bullion at the mints of the United States and the assay-office at New York shall be applied to defraying the expenses, including labor, materials, incidentals, and wastage, of those operations, but no part of the moneys otherwise appropriated for the support of the mints and the assay-office at New York shall be used to defray the expenses of refining and parting bullion.

MINT AT PHILADELPHIA.—For salaries of the superintendent, four thousand five hundred dollars; for the assayer, melter and refiner, coiner, and engraver, four in all, at three thousand dollars each; the assistant assayer, the assistant melter and refiner, and the assistant coiner, at two thousand dollars each; cashier, two thousand five hundred dollars; chief clerk, two thousand two hundred and fifty dollars; bookkeeper, deposit-clerk, and weigh-clerk, at two thousand dollars each; and one clerk at one thousand six hundred dollars; in all, thirty-four thousand eight hundred and fifty dollars.

For wages of workmen and adjusters, two hundred and ninety-five thousand dollars.

For incidental and contingent expenses, eighty-two thousand five hundred dollars.
Mint at San Francisco, California.—For salaries of superintend-ent, four thousand five hundred dollars; assayer, melter and refiner, and coiner, at three thousand dollars each; chief clerk, two thousand five hundred dollars; cashier, two thousand five hundred dollars; four clerks, at one thousand six hundred dollars each; in all, twenty-four thousand nine hundred dollars.

For wages of workmen and adjusters, two hundred and sixty-five thousand dollars.

For incidental and contingent expenses, eighty thousand dollars.

Mint at New Orleans, Louisiana.—For salary of the superinten-dent, three thousand five hundred dollars; for the assayer, melter and refiner, and coiner, three in all, at two thousand five hundred dollars each; chief clerk, one thousand eight hundred dollars; warrant-clerk, two thousand two hundred and fifty dollars; two calculating-clerks, at one thousand eight hundred dollars each; assistant weigh-clerk, one thousand six hundred dollars; for assayer's first assistant, two thousand two hundred and fifty dollars; for assayer's second assistant, two thousand one hundred and fifty dollars; for assayer's third assistant, two thousand dollars; in all, thirty-two thousand nine hundred dollars.

For wages of workmen, ten thousand dollars.

For incidental and contingent expenses, six thousand dollars.

Mint at Carson, Nevada.—For salary of superintendent, three thousand dollars; for assayer, melter and refiner, and coiner, at two thousand five hundred dollars each; chief clerk, at two thousand two hundred and fifty dollars; cashier, bookkeeper, and weigh-clerk, at two thousand dollars each; voucher-clerk and computing-clerk, at one thousand eight hundred dollars each; assayer's clerk, at one thousand two hundred dollars; in all, twenty-three thousand five hundred and fifty dollars.

For wages of workmen and adjusters, seventy-two thousand dollars.

For incidental and contingent expenses, thirty thousand dollars.

Mint at New York.—For salary of superintendent, four thousand five hundred dollars; for assayer, three thousand dollars; for assayer, clerks, melter and refiner, three thousand dollars; chief clerk, two thousand five hundred dollars; weighing-clerk, two thousand two hundred and fifty dollars; paying-clerk, two thousand dollars; bar-clerk, one thousand eight hundred dollars; warrant-clerk, two thousand two hundred and fifty dollars; two calculating-clerks, at one thousand eight hundred dollars each; assistant weigh-clerk, one thousand six hundred dollars; for assayer's first assistant, two thousand two hundred and fifty dollars; for assayer's second assistant, two thousand one hundred and fifty dollars; for assayer's third assistant, two thousand dollars; in all, thirty-two thousand nine hundred dollars.

For wages of workmen, twenty-two thousand five hundred dollars.

For incidental and contingent expenses, nine thousand dollars.

Mint at Carson, Nevada.—For salary of superintendent, three thousand dollars; for assayer, melter and refiner, and coiner, at two thousand five hundred dollars each; chief clerk, at two thousand two hundred and fifty dollars; cashier, bookkeeper, and weigh-clerk, at two thousand dollars each; voucher-clerk and computing-clerk, at one thousand eight hundred dollars each; assayer's clerk, at one thousand two hundred dollars; in all, twenty-three thousand five hundred and fifty dollars.

For wages of workmen and adjusters, eighty thousand dollars.

For incidental and contingent expenses, thirty thousand dollars.

Mint at Carson, Nevada.—For salary of superintendent, three thousand dollars; for assayer, melter and refiner, and coiner, at two thousand five hundred dollars each; chief clerk, at two thousand two hundred and fifty dollars; cashier, bookkeeper, and weigh-clerk, at two thousand dollars each; voucher-clerk and computing-clerk, at one thousand eight hundred dollars each; assayer's clerk, at one thousand two hundred dollars; in all, twenty-three thousand five hundred and fifty dollars.

For wages of workmen and adjusters, seventy-two thousand dollars.

For incidental and contingent expenses, thirty thousand dollars.

Mint at New York.—For salary of superintendent, four thousand five hundred dollars; for assayer, three thousand dollars; for assayer, clerks, melter and refiner, three thousand dollars; chief clerk, two thousand five hundred dollars; weighing-clerk, two thousand two hundred and fifty dollars; paying-clerk, two thousand dollars; bar-clerk, one thousand eight hundred dollars; warrant-clerk, two thousand two hundred and fifty dollars; two calculating-clerks, at one thousand eight hundred dollars each; assistant weigh-clerk, one thousand six hundred dollars; for assayer's first assistant, two thousand two hundred and fifty dollars; for assayer's second assistant, two thousand one hundred and fifty dollars; for assayer's third assistant, two thousand dollars; in all, thirty-two thousand nine hundred dollars.

For wages of workmen, twenty-two thousand five hundred dollars.

For incidental and contingent expenses, nine thousand dollars.

Mint at New York.—For salary of superintendent, four thousand five hundred dollars; for assayer, three thousand dollars; for assayer, clerks, melter and refiner, three thousand dollars; chief clerk, two thousand five hundred dollars; weighing-clerk, two thousand two hundred and fifty dollars; paying-clerk, two thousand dollars; bar-clerk, one thousand eight hundred dollars; warrant-clerk, two thousand two hundred and fifty dollars; two calculating-clerks, at one thousand eight hundred dollars each; assistant weigh-clerk, one thousand six hundred dollars; for assayer's first assistant, two thousand two hundred and fifty dollars; for assayer's second assistant, two thousand one hundred and fifty dollars; for assayer's third assistant, two thousand dollars; in all, thirty-two thousand nine hundred dollars.

For wages of workmen, twenty-two thousand five hundred dollars.

For incidental and contingent expenses, nine thousand dollars.
ASSAY-OFFICE AT BOISE CITY, IDAHO TERRITORY.—For salary of assayer, who shall also perform the duties of melter, two thousand dollars; one clerk, one thousand dollars; in all, three thousand dollars.

For incidental and contingent expenses, including labor, six thousand dollars.

ASSAY-OFFICE AT CHARLOTTE, NORTH CAROLINA.—For salary of assayer and melter, one thousand five hundred dollars; and of assistant assayer, one thousand two hundred and fifty dollars; in all, two thousand seven hundred and fifty dollars.

For incidental and contingent expenses, including labor, one thousand dollars.

GOVERNMENT IN THE TERRITORIES.

TERRITORY OF ARIZONA.—For salary of governor, two thousand six hundred dollars; chief justice, and two associate judges, at three thousand dollars each; secretary, one thousand eight hundred dollars; interpreter and translator in the executive office, five hundred dollars; in all, thirteen thousand nine hundred dollars.

For legislative expenses, namely, for compensation and mileage of the members of the legislative assembly, officers and clerks, and contingent expenses thereof, and for rent, light, fuel, printing, stationery, incidentals, and porter or messenger for the secretary's office, nineteen thousand seven hundred and eighty dollars.

For contingent expenses of the Territory, to be expended by the governor, five hundred dollars.

TERRITORY OF DAKOTA.—For salary of governor, two thousand six hundred dollars; chief justice, and three associate judges, at three thousand dollars each; and secretary at one thousand eight hundred dollars, sixteen thousand four hundred dollars.

For legislative expenses, namely, for compensation and mileage of the members of the legislative assembly, officers and clerks, and contingent expenses thereof, and for rent, light, fuel, printing, stationery, incidentals, and porter or messenger for the secretary's office, nineteen thousand nine hundred and forty-eight dollars and fifty cents.

For contingent expenses, to be expended by the governor, five hundred dollars.

TERRITORY OF IDAHO.—For salary of governor, two thousand six hundred dollars; chief justice, and two associate judges, at three thousand dollars each; and secretary at one thousand eight hundred dollars, thirteen thousand four hundred dollars.

For legislative expenses, namely, for compensation and mileage of the members of the legislative assembly, officers and clerks, and contingent expenses thereof, and for rent, light, fuel, printing, stationery, incidentals, and porter or messenger for the secretary's office, eighteen thousand three hundred and five dollars and forty-one cents.

For contingent expenses, to be expended by the governor, five hundred dollars.

TERRITORY OF MONTANA.—For salary of governor, two thousand six hundred dollars; chief justice, and two associate judges, at three thousand dollars each; and secretary at one thousand eight hundred dollars, thirteen thousand four hundred dollars.

For legislative expenses, namely, for compensation and mileage of the members of the legislative assembly, officers and clerks, and contingent expenses thereof, and for rent, light, fuel, printing, stationery, incidentals, and porter or messenger for the secretary's office, nineteen thousand seven hundred and ten dollars.

For contingent expenses of the Territory, to be expended by the governor, five hundred dollars.

TERRITORY OF NEW MEXICO.—For salary of governor, two thousand six hundred dollars; chief justice, and two associate judges at three thousand dollars each; secretary at one thousand eight hundred
dollars; and interpreter and translator in the executive office at five
hundred dollars, thirteen thousand nine hundred dollars.

For legislative expenses, namely, rent, fuel, light, stationery, postage,
pay of messenger, and incidentals, one thousand four hundred dollars.

For contingent expenses of the Territory, to be expended by the gov-
ernor, five hundred dollars.

TERRITORY OF UTAH.—For salary of governor, two thousand six
hundred dollars; chief justice, and two associate judges, at three thou-
sand dollars each; and secretary at one thousand eight hundred dollars,
thirteen thousand four hundred dollars.

For legislative expenses, namely, for current and contingent expenses
of the secretary's office, two thousand dollars.

For contingent expenses of the Territory, to be expended by the gov-
ernor, five hundred dollars. And the Secretary of the Treasury shall
make to Congress each year a detailed statement showing how the sev-
eral sums herein appropriated for contingent and miscellaneous purposes
have been expended, and also a statement giving the amount received
under section thirty-six hundred and eighty-seven of the Revised Stat-
utes, and also a statement showing in detail how the money appropri-
ated under said section has been expended.

TERRITORY OF WASHINGTON.—For salary of governor, two thousand
six hundred dollars; chief justice, and two associate judges, at three
thousand dollars each; and secretary at one thousand eight hundred dollars,
thirteen thousand four hundred dollars.

For legislative expenses, namely, for rent of secretary's office, hire of
messenger, light, fuel, stationery, postage, office furniture, repairs, and
other incidentals, one thousand two hundred dollars.

For contingent expenses of the Territory, to be expended by the gov-
ernor, five hundred dollars.

TERRITORY OF WYOMING.—For salary of governor, two thousand six
hundred dollars; chief justice, and two associate judges, at three thou-
sand dollars each; and secretary at one thousand eight hundred dollars;
thirteen thousand four hundred dollars.

For legislative expenses, namely, for rent, messenger, printing, fuel,
light, stationery, postage, and incidentals, two thousand five hundred
dollars.

For contingent expenses of the Territory, to be expended by the gov-
ernor, five hundred dollars.

WAR DEPARTMENT.

Compensation for compensation of the Secretary of War, eight thousand dollars;
the Secretary, chief clerk, and others.

Office of Adjutant-General, one chief clerk, at two thousand five hundred dollars; one disburse-
Chief clerk and clerks of class four; four clerks of class three; four clerks of class
ten clerks of class three; thirty-five clerks of class two; one hundred and fifty-one
clerks of class one; six clerks, at one thousand dollars each; eight assistant
messengers; in all, two hundred and ninety thousand nine hun-
dred and sixty dollars.

For thirty additional clerks of class one, to be exclusively engaged in
preparing and making reports to expedite the settlement of pension ap-
applications called for by the Commissioner of Pensions, thirty-six thousand dollars.

For four watchmen, two firemen, and one laborer in the part of the Adjutant-General's Office to be located on the first and second floors of the old Navy Department building; in all, four thousand nine hundred and eighty dollars.

For contingent expenses, ten thousand dollars.

For contingent expenses of the Adjutant-General's Office, in the old Navy Department building, and in the building on F street above Seventeenth street, including fuel, light, heating apparatus, matting, cleaning, labor, and incidental items of care of two floors of Navy Department building, two thousand dollars.

In the Office of the Inspector-General,—One clerk of class four; one assistant messenger; in all, two thousand five hundred and twenty dollars.

Bureau of Military Justice.—One chief clerk, at one thousand eight hundred dollars; one clerk of class three; one clerk of class one; one assistant messenger; in all, five thousand three hundred and twenty dollars.

For contingent expenses, five hundred dollars.

In the Signal Office.—Two clerks of class four; one assistant messenger; in all, four thousand three hundred and twenty dollars.

In the Office of the Quartermaster-General.—One chief clerk, at two thousand dollars; seven clerks of class four; one draughtsman, at one thousand eight hundred dollars; nine clerks of class three; twenty-four clerks of class two; forty-eight clerks of class one; twenty copyists at nine hundred dollars each; one female messenger, at forty dollars per month; one messenger; two assistant messengers; six laborers; one engineer, at one thousand two hundred dollars; one fireman; and five watchmen; in all, one hundred and fifty-two thousand two hundred and forty dollars.

For contingent expenses, eight thousand dollars.

In the Office of the Commissary-General.—One chief clerk, at two thousand dollars; one clerk of class four; three clerks of class three; four clerks of class two; ten clerks of class one; two clerks, at one thousand dollars each; one assistant messenger; two laborers; and two watchmen; in all, thirty-one thousand six hundred and eighty dollars.

For contingent expenses, namely: Rent of building, repairs, and miscellaneous items, five thousand five hundred dollars.

In the Office of the Surgeon-General.—One chief clerk, at two thousand dollars; eight clerks of class four; six clerks of class three; nine clerks of class two; one hundred and six clerks of class one; fourteen clerks, at one thousand dollars each; one anatomist, one thousand six hundred dollars; one engineer in division of records and museum, at one thousand four hundred dollars; eleven assistant messengers; and four watchmen and eight laborers; in all, one hundred and ninety-eight thousand eight hundred and eighty dollars: Provided, That the Secretary of War, if the public necessity so require, may detail not exceeding twenty enlisted men for clerical service in this bureau.

For forty clerks, at one thousand dollars each, to be exclusively engaged in preparing and making reports to expedite the settlement of pension applications called for by the Commissioner of Pensions, forty thousand dollars.

For contingent expenses, namely: Blank books, stationery, rent, fuel, gas, furniture, repairs, and incidentals, eight thousand dollars.

In the Office of the Chief of Ordnance.—One chief clerk, at two thousand dollars; one clerk of class four; two clerks of class three; two clerks of class two; six clerks of class one; two clerks, at one thousand dollars each; one assistant messenger; one laborer; in all, twenty thousand three hundred and eighty dollars: Provided, That the Secre-
Detail twenty enlisted men.

Contingent expenses.

Office of Paymaster-General, chief clerk, and others.

Contingent expenses.

Office of Chief of Engineers, chief clerk, and others.

Contingent expenses.

War Department Building.

One engineer, one conductor for elevator, and others.

Miscellaneous.

Rent of building occupied as Quartermaster-General's Office.

Executive Departments authorized to rent buildings in District of Columbia.

Provide.

Watchmen and laborers in building occupied by Paymaster-Gen'l.

Rent.

Fuel and miscellaneous items.

Building corner of Seventeenth and F streets.

Miscellaneous.

Superintendents of six buildings occupied by War Department.

Postage-stamps.

Tary of War, if the public necessity so require, may detail not exceeding twenty enlisted men for clerical service in this bureau.

For contingent expenses, namely: Stationery, envelopes, wrapping-paper for sending blanks to the arsenals, forts, permanent batteries, and troops in the field; telegrams, express charges, and incidentals of a similar nature; furniture matting, carpets, oil-cloth, professional books for Ordnance Department library, pamphlets, and newspapers, one thousand five hundred dollars.

In the OFFICE OF THE PAYMASTER GENERAL.—One chief clerk, at two thousand dollars; six clerks of class four; six clerks of class three; twelve clerks of class two; nine clerks of class one; three clerks, at one thousand dollars each; one assistant messenger; two watchmen; and three laborers; in all, fifty-seven thousand one hundred and forty dollars.

For contingent expenses, two thousand five hundred dollars.

In the OFFICE OF THE CHIEF OF ENGINEERS.—One chief clerk, at two thousand dollars; four clerks of class four; two clerks of class three; three clerks of class two; three clerks of class one; one clerk, at one thousand dollars; one assistant messenger; and two laborers; in all, twenty-three thousand two hundred and forty dollars.

That the Secretary of War, if the public necessity so requires, is hereby authorized to detail not exceeding thirty enlisted men for clerical service in this department in addition to the force above provided.

For contingent expenses, namely: For stationery, office furniture, miscellaneous and incidental expenses, including purchase of professional books and maps, two thousand five hundred dollars.

WAR DEPARTMENT BUILDINGS.—For compensation of one engineer in the War Department building, one thousand two hundred dollars; one assistant engineer, one thousand dollars; conductor of the elevator, seven hundred and twenty dollars; four watchmen; two laborers; one fireman; and twelve charwomen, at one hundred and eighty dollars each; in all, ten thousand dollars.

For labor, fuel, light, and miscellaneous items for the said building, seven thousand dollars.

For rent of the building occupied as the Quartermaster-General's Office, ten thousand dollars. And where buildings are now rented for public use in the District of Columbia, the executive departments are authorized, whenever it shall be advantageous to the public interest, to rent others in their stead: Provided, That no increase in the number of buildings now in use, nor in the amounts paid for rents, shall result therefrom.

For five watchmen and two laborers in the building occupied by the Paymaster-General, four thousand nine hundred and twenty dollars.

For rent of the building, four thousand five hundred dollars.

For fuel and miscellaneous items, three thousand five hundred dollars.

For four watchmen and two laborers in the building at the corner of Seventeenth and F streets, four thousand two hundred dollars; and for fuel for warming the entire building, including the Ordnance Office, and for operating the ventilating-fan in summer, repairs of steam-warming and ventilating apparatus, and pay of gas, purchase of oil-cloth and matting for halls, and for general repairs and miscellaneous items, six thousand dollars; in all, ten thousand two hundred dollars.

For compensation of the superintendents of the six buildings occupied by the War Department, at two hundred and fifty dollars each, one thousand five hundred dollars.

For postage-stamps for the War Department and its bureaus, as required under the Postal Union, to prepay postage on matter addressed to Postal Union countries, two thousand six hundred dollars.
PUBLIC BUILDINGS AND GROUNDS.

For clerk in the office of Public Buildings and Grounds, one thousand four hundred dollars; and for messenger in the same office, eight hundred and forty dollars.

For the public gardener, one thousand six hundred dollars.

For a foreman and laborers employed in the public grounds, twenty-four thousand dollars.

For two draw-keepers for Navy Yard and Upper bridges, one thousand four hundred and forty dollars.

For watchman in Franklin Square, six hundred and sixty dollars.

For watchman in Lafayette Square, six hundred and sixty dollars.

For two day-watchmen in Smithsonian grounds, at six hundred and sixty dollars each, one thousand three hundred and twenty dollars.

For two night-watchmen in Smithsonian grounds, at seven hundred and twenty dollars each, one thousand four hundred and forty dollars.

For one watchman for Judiciary Square, and one for Lincoln Square and adjacent reservations, at six hundred and sixty dollars each, one thousand three hundred and twenty dollars.

For one watchman for Iowa Circle, one watchman for Fourteenth-street Circle and neighboring reservations, one for Rawlins, McPherson, and Farragut Squares; and Washington Circle, and one for Stanton Place and neighboring reservations, four in all, at six hundred and sixty dollars each, two thousand six hundred and forty dollars: Provided, That each of the watchmen herein provided for shall have the same duties and powers of the Metropolitan police.

For one bridge-keeper at Chain bridge, six hundred and sixty dollars.

For contingent and incidental expenses, five hundred dollars.

NAVY DEPARTMENT

For compensation of the Secretary of the Navy, eight thousand dollars; for compensation of the chief clerk of the Navy Department, two thousand five hundred dollars; one disbursing-clerk, two thousand dollars; four clerks of class four; three clerks of class three; one stenographer, at one thousand six hundred dollars; four clerks of class one; three clerks at one thousand dollars each; two messengers; and two laborers; in all, thirty-six thousand nine hundred dollars.

For stationery, books, newspapers, and miscellaneous items, two thousand five hundred dollars.

BUREAU OF YARDS AND DOCKS.—For one chief clerk, one thousand eight hundred dollars; one draughtsman, one thousand eight hundred dollars; one clerk of class four; one clerk of class three; two clerks of class two; one clerk of class one; one clerk, at one thousand dollars; one assistant messenger; and one laborer; in all, eleven thousand nine hundred and eighty dollars.

For stationery, books, plans, drawings, labor, and miscellaneous items, six hundred dollars.

BUREAU OF EQUIPMENT AND RECRUITING.—For chief clerk, one thousand eight hundred dollars; one clerk of class three; two clerks of class two; two clerks of class one; one assistant messenger; and one laborer; in all, eleven thousand seven hundred and eighty dollars.

For stationery, books, and miscellaneous items, five hundred dollars.

BUREAU OF NAVIGATION.—For chief clerk, one thousand eight hundred dollars; one clerk of class three; one clerk of class two; one assistant messenger; and one laborer; in all, six thousand one hundred and eighty dollars.

For stationery, books, and miscellaneous items, six hundred dollars.
BUREAU OF ORDNANCE.—For chief clerk, one thousand eight hundred dollars; draughtsman, one thousand eight hundred dollars; one clerk of class three; one clerk of class two; one assistant messenger; and one laborer; in all, seven thousand nine hundred and eighty dollars.

For stationery, books, and miscellaneous items, four hundred dollars.

BUREAU OF CONSTRUCTION AND REPAIR.—For chief clerk, one thousand eight hundred dollars; draughtsman, one thousand eight hundred dollars; one clerk of class four; one clerk of class three; one clerk of class two; one clerk of class one; one assistant messenger; and one laborer; in all, ten thousand nine hundred and eighty dollars.

For stationery and miscellaneous items, four hundred dollars.

BUREAU OF STEAM-ENGINEERING.—For chief clerk, one thousand eight hundred dollars; one chief draughtsman, at two thousand two hundred and fifty dollars; one assistant draughtsman, at one thousand six hundred dollars; one clerk of class two; one clerk of class one; one assistant messenger; and two laborers; in all, eleven thousand two hundred and ninety dollars.

For stationery and miscellaneous items, one thousand dollars.

BUREAU OF PROVISIONS AND CLOTHING.—For chief clerk, one thousand eight hundred dollars; one clerk of class four; two clerks of class three; two clerks of class two; three clerks of class one; one assistant messenger; and one laborer; in all, fourteen thousand five hundred and eighty dollars.

For stationery and miscellaneous items, four hundred dollars.

BUREAU OF MEDICINE AND SURGERY.—For chief clerk, one thousand eight hundred dollars; one clerk of class three; one clerk of class two; one clerk of class one; one clerk, at one thousand dollars; one assistant messenger; and one laborer; in all, eight thousand three hundred and eighty dollars.

For stationery and miscellaneous items, one hundred dollars.

For one superintendent of the building occupied by the Navy Department, two hundred and fifty dollars; one engineer, one thousand two hundred dollars; one assistant engineer, one thousand dollars; one conductor of elevator, seven hundred and twenty dollars; three firemen, nine watchmen, four laborers; for twelve charwomen, at one hundred and eighty dollars each; in all, sixteen thousand six hundred and ten dollars.

For incidental labor, fuel, lights, and miscellaneous items for said building, ten thousand dollars.

DEPARTMENT OF THE INTERIOR.

For compensation of the Secretary of the Interior, eight thousand dollars; Assistant Secretary, three thousand five hundred dollars; chief clerk, two thousand five hundred dollars; and two hundred and fifty dollars additional as superintendent of the Patent Office building; six clerks, chiefs of division, at two thousand dollars each, one of whom shall be disbursing-clerk; one clerk, chief of division, at two thousand dollars; for one stenographer, one thousand eight hundred dollars; six clerks of class four; four clerks of class three; four clerks of class two; seven clerks of class one, one of whom shall be the telegraph-operator of the department; six copyists; five assistant messengers; four laborers; for one captain of the watch, one thousand dollars; and forty watchmen, to be allotted to day or night service, as the Secretary of the Interior may direct; in all, one hundred and two thousand six hundred and ninety dollars.

For temporary clerks for the Department of the Interior, seven thousand dollars.

OFFICE OF ASSISTANT ATTORNEY-GENERAL.—For one law-clerk, two thousand two hundred and fifty dollars; three clerks, at two thousand dollars each; and one clerk, at one thousand two hundred dollars; in all, nine thousand four hundred and fifty dollars.
For furniture, advertising, telegraphing, ice, and miscellaneous items, including new books and books to complete broken sets, seven thousand dollars.

For expenses of storing, packing, and distributing official documents, including the purchase of boxes, five thousand dollars.

Fitting up rooms and providing cases for the department file of official documents, and supplying deficiencies in said file, two thousand dollars.

For rent of building for use of the Pension Office, twenty thousand dollars.

For rent of the building on the northeast corner of Eighth and G streets, for use of Bureau of Education, seven thousand two hundred dollars.

For fuel, light, and repairs of the heating apparatus, eight thousand dollars; for one engineer, one thousand two hundred dollars; assistant engineer, one thousand dollars; and six firemen, at seven hundred and twenty dollars each; in all, fourteen thousand five hundred and twenty dollars.

For fuel, light, and repairs of the heating apparatus, eight thousand dollars; for one engineer, one thousand two hundred dollars; assistant engineer, one thousand dollars; and six firemen, at seven hundred and twenty dollars each; in all, fourteen thousand five hundred and twenty dollars.

For stationery for the Department of the Interior and its several bureaus and offices, forty-four thousand dollars.

For postage-stamps for the Interior Department and its bureaus, as required under the Postal Union, to prepay postage on matter addressed to Postal Union countries, five thousand dollars.

GENERAL LAND OFFICE.—For the Commissioner of the General Land Office, four thousand dollars; chief clerk, two thousand dollars; law-clerk, two thousand dollars; recorder, two thousand dollars; three principal clerks, at one thousand eight hundred dollars each; six clerks of class four; twenty-two clerks of class three; forty clerks of class two; eighty clerks of class one; thirty clerks, at one thousand dollars each; and nine copyists, at nine hundred dollars each; one draughtsman, one thousand six hundred dollars; one assistant draughtsman, one thousand four hundred dollars; one stenographer, at one thousand six hundred dollars; eleven clerks of class two; ten clerks of class one; thirteen clerks, at one thousand dollars each; eight copyists, at nine hundred dollars each; one messenger; one assistant messenger; and two laborers; in all, seventy-four thousand and eighty dollars.

For diagrams, parchment paper for land-patents, furniture and repairs of the same, miscellaneous items, for the actual expenses of clerks detailed to investigate fraudulent land-entries, trespasses on the public lands, and cases of official misconduct; and for advertising and telegraphing, twenty-five thousand dollars.

For connected and separate United States and other maps prepared in the General Land Office, six thousand dollars.

INDIAN OFFICE.—For compensation of the Commissioner of Indian Affairs, three thousand five hundred dollars; chief clerk, two thousand dollars; one financial clerk, at two thousand dollars; four clerks of class four; seven clerks of class three; one stenographer, at one thousand six hundred dollars; eleven clerks of class two; ten clerks of class one; thirteen clerks, at one thousand dollars each; eight copyists, at nine hundred dollars each; one messenger; one assistant messenger; and two laborers; in all, seventy-seven thousand nine hundred and eighty dollars.

Provided, That the Secretary of the Interior, in his discretion, shall be, and he is hereby, authorized to use any portion of said appropriation for piece-work, or by the day, month, or year, at such rate or rates as he may deem just and fair, not exceeding a salary of nine hundred dollars per annum.

For connected and separate United States and other maps prepared in the General Land Office, six thousand dollars.

For diagrams, parchment paper for land-patents, furniture and repairs of the same, miscellaneous items, for the actual expenses of clerks detailed to investigate fraudulent land-entries, trespasses on the public lands, and cases of official misconduct; and for advertising and telegraphing, twenty-five thousand dollars.

For connected and separate United States and other maps prepared in the General Land Office, six thousand dollars.

For diagrams, parchment paper for land-patents, furniture and repairs of the same, miscellaneous items, for the actual expenses of clerks detailed to investigate fraudulent land-entries, trespasses on the public lands, and cases of official misconduct; and for advertising and telegraphing, twenty-five thousand dollars.

For connected and separate United States and other maps prepared in the General Land Office, six thousand dollars.

For diagrams, parchment paper for land-patents, furniture and repairs of the same, miscellaneous items, for the actual expenses of clerks detailed to investigate fraudulent land-entries, trespasses on the public lands, and cases of official misconduct; and for advertising and telegraphing, twenty-five thousand dollars.

For connected and separate United States and other maps prepared in the General Land Office, six thousand dollars.

For diagrams, parchment paper for land-patents, furniture and repairs of the same, miscellaneous items, for the actual expenses of clerks detailed to investigate fraudulent land-entries, trespasses on the public lands, and cases of official misconduct; and for advertising and telegraphing, twenty-five thousand dollars.

For connected and separate United States and other maps prepared in the General Land Office, six thousand dollars.

For diagrams, parchment paper for land-patents, furniture and repairs of the same, miscellaneous items, for the actual expenses of clerks detailed to investigate fraudulent land-entries, trespasses on the public lands, and cases of official misconduct; and for advertising and telegraphing, twenty-five thousand dollars.

For connected and separate United States and other maps prepared in the General Land Office, six thousand dollars.

For diagrams, parchment paper for land-patents, furniture and repairs of the same, miscellaneous items, for the actual expenses of clerks detailed to investigate fraudulent land-entries, trespasses on the public lands, and cases of official misconduct; and for advertising and telegraphing, twenty-five thousand dollars.

For connected and separate United States and other maps prepared in the General Land Office, six thousand dollars.

For diagrams, parchment paper for land-patents, furniture and repairs of the same, miscellaneous items, for the actual expenses of clerks detailed to investigate fraudulent land-entries, trespasses on the public lands, and cases of official misconduct; and for advertising and telegraphing, twenty-five thousand dollars.

For connected and separate United States and other maps prepared in the General Land Office, six thousand dollars.

For diagrams, parchment paper for land-patents, furniture and repairs of the same, miscellaneous items, for the actual expenses of clerks detailed to investigate fraudulent land-entries, trespasses on the public lands, and cases of official misconduct; and for advertising and telegraphing, twenty-five thousand dollars.
For blank books, binding, fuel, light, and other miscellaneous items, including price-lists and two city newspapers, to be filed and bound, and preserved for the use of the office, three thousand dollars.

PENSION OFFICE.—For compensation of the Commissioner of Pensions, four thousand dollars; deputy commissioner, two thousand four hundred dollars; chief clerk, two thousand dollars; medical referee, two thousand two hundred and fifty dollars; twenty-six clerks of class four; fifty-two clerks of class three; eighty-four clerks of class two; one hundred and forty-seven clerks of class one; ten clerks, at one thousand dollars each; one skilled mechanic, at one thousand two hundred dollars; thirty copyists, at nine hundred dollars each; one engineer, at one thousand two hundred dollars; one assistant engineer, at one thousand dollars; one messenger and twelve assistant messengers; and for eight laborers and two watchmen; in all, four hundred and ninety-one thousand two hundred and fifty dollars.

Commissioner of Pensions, deputy, chief clerk, and others.

Additional clerks.

For the employment of additional clerks in the Pension Office, ninety thousand dollars; but the salaries of said clerks shall not exceed the sum of one hundred dollars per month: Provided, That a detailed statement of the expenditure of this sum shall be made to Congress.

Frauds.

For actual and necessary expenses of clerks detailed to investigate suspected frauds and attempts at fraud, as provided by law, forty thousand dollars.

Commissioner of the Pension Office, assistant, chief clerk, examiners, and others.

Contingent expenses.

For contingent expenses of the office, namely:

For carpets, maps, furniture, awnings, and repairs of the same; for fuel, gas, and repairing heaters and elevators; engraving and retouching plates; for bounty-land warrants, and printing and binding the same; engraving and printing pension-certificates; and for other necessary expenses of the office, including two daily newspapers, and cost of telegraphing, seventeen thousand dollars.

UNITED STATES PATENT OFFICE.—For compensation of the Commissioner of the Patent Office, four thousand five hundred dollars; for assistant commissioner, three thousand dollars; for chief clerk, two thousand two hundred and fifty dollars; three examiners-in-chief, at three thousand dollars each; examiner in charge of interferences, two thousand five hundred dollars; trade-mark examiner, two thousand four hundred dollars; examiner of designs, two thousand four hundred dollars; twenty-two principal examiners, at two thousand four hundred dollars each; twenty-three first assistant examiners, at one thousand eight hundred dollars each; twenty-three second assistant examiners, at one thousand six hundred dollars each; twenty-three third assistant examiners, at one thousand four hundred dollars each; one financial clerk, two thousand dollars, who shall give bond in such amount as the Secretary of the Interior may determine; one librarian, two thousand dollars; one machinist, one thousand six hundred dollars; four clerks of class four; five clerks of class three (one of whom shall be translator of languages); nineteen clerks of class two; and thirty clerks of class one; forty-two permanent clerks, at one thousand dollars each; for eighty-five copyists, at nine hundred dollars each; for four skilled draughtsmen, at one thousand two hundred dollars each; for one messenger and purchasing-clerk, one thousand dollars; six assistant messengers; for one skilled laborer, one thousand two hundred dollars; for ten attendants in model room, at eight hundred dollars each; for twenty-five laborers, at six hundred and sixty dollars each; and fourteen laborers, at six hundred dollars each; twenty laborers, at four hundred and eighty dollars each; in all, four hundred and forty thousand nine hundred and seventy dollars.

Contingent and miscellaneous expenses.

For contingent and miscellaneous expenses of the Patent Office, namely: For construction and repair of model-cases, stationery, portfolios for drawings, furniture and labor connected therewith, repairing, papering, painting, plumbing, gas-fitting, carpets, ice, advertising, moneys refunded, printing engraved patent-heads, paper for the same, international exchanges, and other contingencies, twenty thousand dollars;
and no money appropriated by this paragraph shall be expended for advertising in newspapers published in the city of Washington other than the Patent Office Official Gazette.

For purchase of books for a scientific library for the Patent Office, five thousand dollars.

For photolithographing, or otherwise producing plates for the Official Gazette, twenty thousand dollars.

For photolithographing, or otherwise producing copies of the weekly issues of drawings of patents, designs and trade marks, thirty-five thousand dollars.

For photolithographing, or otherwise reproducing copies of drawings destroyed or damaged by fire or otherwise exhausted, including pay of temporary draughtsmen, thirty thousand dollars; the work of said photographic, or otherwise producing plates and copies, referred to in this and the two preceding paragraphs, to be done under the supervision of the Commissioner of Patents, and in the city of Washington, if it can be there done at reasonable rates; and the Commissioner of Patents, under the direction of the Secretary of the Interior, is authorized to make contracts therefor.

Bureau of Education.—For the Commissioner of Education, three thousand dollars; chief clerk, one thousand eight hundred dollars; one clerk of class four; one statistician, one thousand eight hundred dollars; one clerk of class three; one translator, one thousand six hundred dollars; one clerk of class two; two clerks of class one; six copyists, at nine hundred dollars each; one assistant messenger; one laborer; in all, twenty-two thousand one hundred and eighty dollars.

For contingent expenses, namely: Cases for library, five hundred dollars; library, one thousand dollars; current educational periodicals, two hundred and fifty dollars; other current publications, two hundred and twenty-five dollars; completing valuable sets of periodicals and publications in the library, two hundred dollars; telegraphing and expressage, two hundred dollars; collecting statistics and writing and compiling matter for annual and special reports, and editing and publishing circulars of information, fifteen thousand dollars; fuel and lights, two hundred and seventy-five dollars; office furniture, two hundred and fifty dollars; contingencies, five hundred dollars; in all, eighteen thousand four hundred dollars.

Office of Auditor of Railroad Accounts.—For Auditor, three thousand six hundred dollars; bookkeeper, two thousand four hundred dollars; assistant bookkeeper, two thousand dollars; railroad engineer, two thousand dollars; one clerk, one thousand four hundred dollars; one copyist, nine hundred dollars; one messenger, six hundred dollars; traveling and other expenses, two thousand five hundred dollars; incidental expenses, three hundred dollars; in all, fifteen thousand seven hundred dollars.

Surveyors-General and their Clerks.—For compensation of surveyor-general of Louisiana, one thousand eight hundred dollars; and for the clerks in his office, including clerks to prepare duplicate patent-plats of confirmed private land-claims, also to transcribe field-notes of surveys in arrears, eight thousand dollars.

For surveyor-general of Florida, one thousand eight hundred dollars; and for the clerks in his office, four thousand dollars.

For surveyor-general in Minnesota, two thousand dollars; and for the clerks in his office, five thousand dollars.

For surveyor-general of the Territory of Dakota, two thousand dollars; and for the clerks in his office, six thousand dollars.

For surveyor-general of the State of Colorado, two thousand five hundred dollars; and for the clerks in his office, three thousand five hundred dollars.

For surveyor-general of the Territory of New Mexico, two thousand five hundred dollars; and for the clerks in his office, six thousand dollars.
California.

For surveyor-general of California, two thousand seven hundred and fifty dollars; and for the clerks in his office, including those completing, translating, copying, and indexing original Spanish archives, and preserving from destruction originals greatly defaced in the office of the surveyor-general of California, twenty-seven thousand two hundred and fifty dollars.

Idaho Territory.

For surveyor-general of the Territory of Idaho, two thousand five hundred dollars; and for the clerks in his office, two thousand five hundred dollars.

Nevada.

For surveyor-general of Nevada, two thousand five hundred dollars; and for the clerks in his office, three thousand dollars.

Oregon.

For surveyor-general of Oregon, two thousand five hundred dollars; and for the clerks in his office, four thousand five hundred dollars.

Washington Territory.

For surveyor-general of the Territory of Washington, two thousand five hundred dollars; and for the clerks in his office, four thousand dollars.

Nebraska and Iowa.

For surveyor-general of Nebraska and Iowa, two thousand dollars; and for the clerks in his office, three thousand dollars.

Montana Territory.

For surveyor-general of the Territory of Montana, two thousand five hundred dollars; and for the clerks in his office, three thousand dollars.

Utah Territory.

For surveyor-general of the Territory of Utah, two thousand five hundred dollars; and for the clerks in his office, three thousand dollars.

Wyoming Territory.

For surveyor-general of the Territory of Wyoming, two thousand five hundred dollars; and for the clerks in his office, three thousand five hundred dollars.

Arizona Territory.

For surveyor-general of the Territory of Arizona, two thousand five hundred dollars; and for the clerks in his office, three thousand dollars.

POST-OFFICE DEPARTMENT.

Compensation of the Postmaster-General, chief clerk to the Postmaster-General, chief clerk, and others.

For compensation of the Postmaster-General, eight thousand dollars; chief clerk to the Postmaster-General, two thousand two hundred dollars; stenographer, one thousand eight hundred dollars; appointment-clerk, one thousand eight hundred dollars; law-clerk, at two thousand two hundred and fifty dollars (office of Assistant Attorney-General for Post Office Department); three clerks of class one; one messenger (clerk of class one), one thousand two hundred dollars; one assistant messenger; topographer, two thousand five hundred dollars; temporary employees, fourteen thousand dollars; in all, thirty-eight thousand and seventy dollars.

First Assistant Postmaster-General, chief clerk, and others.

For First Assistant Postmaster-General, three thousand five hundred dollars; chief clerk, two thousand dollars; three clerks of class four; twelve clerks of class three; six clerks of class two; twelve clerks of class one; four clerks, at one thousand dollars each; three assistant messengers; superintendent of blank agency, one thousand eight hundred dollars; assistant superintendent of blank agency, one thousand six hundred dollars; four assistants to superintendent of blank agency, at one thousand two hundred dollars each; two assistants to superintendent of blank agency, at nine hundred dollars each; one clerk, at one thousand dollars; one assistant messenger; two laborers (for blank agency); superintendent of free delivery, two thousand one hundred dollars; one clerk of class two (office of superintendent of free delivery); in all, seventy-five thousand six hundred dollars.

Second Assistant Postmaster-General, chief clerk, and others.

For Second Assistant Postmaster-General, three thousand five hundred dollars; chief clerk, two thousand dollars; chief of division of inspection, two thousand dollars; superintendent of railway adjustment, two thousand dollars; eight clerks of class four; twenty-eight clerks of class three; fourteen clerks of class two; thirteen clerks of class one; five clerks, at one thousand dollars each; two assistant messengers; in all, one hundred and ten thousand three hundred and forty dollars.

Third Assistant Postmaster-General, chief clerk, and others.

For Third Assistant Postmaster-General, three thousand five hundred dollars; chief clerk, two thousand dollars; chief of division of
dead letters, two thousand two hundred and fifty dollars; chief of division of postage-stamps, two thousand two hundred and fifty dollars; six clerks of class four; sixteen clerks of class three; twenty-five clerks of class two; thirty-four clerks of class one; six clerks, at one thousand dollars each; fifty-seven female clerks, at nine hundred dollars each; three assistant messengers; seven laborers, four female laborers, at four hundred and eighty dollars each; in all, one hundred and eighty-eight thousand two hundred dollars.

For superintendent of foreign mails, three thousand dollars; chief clerk, two thousand dollars; one clerk of class four; three clerks of class three; one clerk of class two; two clerks, at one thousand dollars each; one assistant messenger; in all, fifteen thousand seven hundred and twenty dollars.

For superintendent of the money-order system, three thousand dollars; chief clerk, two thousand dollars; four clerks of class four; seven clerks of class three; five clerks of class two; nine clerks of class one; one clerk at one thousand dollars; five clerks, at nine hundred dollars each; three laborers; one assistant messenger; in all, forty-nine thousand four hundred dollars.

For chief of division of mail depredations, two thousand two hundred and fifty dollars; one clerk of class three; one clerk of class two; three clerks of class one; one clerk at one thousand dollars; in all, nine thousand eight hundred and fifty dollars.

For Office of Disbursing Clerk and Superintendent of Building: Disbursing-clerk and superintendent, two thousand one hundred dollars; one clerk of class two (accountant); one clerk of class one (storekeeper); engineer, one thousand four hundred dollars; one assistant engineer, one thousand dollars; one fireman, who shall be a blacksmith, nine hundred dollars; one fireman, who shall be a steam-fitter, nine hundred dollars; one fireman, seven hundred and twenty dollars; one carpenter, one thousand two hundred dollars; one assistant carpenter, one thousand dollars; captain of the watch, one thousand dollars; for sixteen watchmen and twenty-six laborers; in all, forty-one thousand five hundred dollars.

For contingent expenses of the Post-Office Department: For stationery, nine thousand dollars; fuel, and for repairs to engine, boilers, and heating apparatus, for the General Post-Office building, including the Auditor's Office, four thousand four hundred dollars; for gas, five thousand dollars; plumbing and gas-fixtures, four thousand dollars; telegraphing, four thousand dollars; painting, four thousand dollars; carpets, five thousand dollars; furniture, five thousand dollars; keeping of horses and repair of wagons and harness, one thousand two hundred dollars; hardware, one thousand five hundred dollars; and for rent of house numbered nine hundred and fifteen, E street, northwest, one thousand five hundred dollars; miscellaneous items, eight thousand dollars; publication of copies of the Official Postal Guide, twenty thousand dollars; for directories of the principal cities of the United States, two hundred dollars; in all, seventy-two thousand eight hundred dollars.

JUDICIAL.

UNITED STATES COURTS.—For the Chief Justice of the Supreme Court of the United States, ten thousand five hundred dollars, and for eight associate justices, ten thousand dollars each; in all, ninety thousand five hundred dollars.

To pay the salaries of the United States judges retired under section seven hundred and fourteen of the Revised Statutes, so much as may be necessary for the fiscal year ending June thirtieth, eighteen hundred and eighty-one, is hereby appropriated.

For marshal of the Supreme Court of the United States, three thousand dollars.
Circuit judges. For nine circuit judges, to reside in circuit, at six thousand dollars each, fifty-four thousand dollars.

Reporter of decisions. For salary of the reporter of the decisions of the Supreme Court of the United States, two thousand five hundred dollars.

District judges. For salaries of the fifty-three district judges of the United States, one hundred and ninety-three thousand dollars.

Chief justice of supreme court of Dist. of Columbia. For compensation of the chief justice of the District of Columbia, and the five associate judges, twenty-four thousand five hundred dollars.

District attorneys. For compensation of the district attorneys of the United States, nineteen thousand five hundred dollars.

District marshals. For compensation of the district marshals of the United States, twelve thousand three hundred dollars.

Warden of jail. For salary of the warden of the jail in the District of Columbia, one thousand eight hundred dollars.

Compensation of the Attorney-General and others. For compensation of the Attorney-General, eight thousand dollars; solicitor-general, seven thousand dollars; three assistant attorneys-general, at five thousand dollars each; one assistant attorney-general of the Post-Office Department, four thousand dollars; solicitor of the internal revenue, four thousand five hundred dollars; examiner of claims, three thousand five hundred dollars; law-clerk and examiner of titles, two thousand seven hundred dollars; chief clerk, two thousand two hundred dollars; stenographic clerk, one thousand eight hundred dollars; one law-clerk, two thousand dollars; five clerks of class four; additional for disbursing-clerk, and clerk in charge of pardons, two hundred dollars each; one clerk of class two; two clerks of class one; five copyists; one telegraph-operator, at one thousand dollars; two assistant messengers; two laborers; and two watchmen; in all, seventy-three thousand six hundred dollars.

Contingent expenses. For contingent expenses of the department, namely: For furniture and repairs, one thousand dollars; for law and miscellaneous books for library of the department, one thousand five hundred dollars; for stationery, one thousand five hundred dollars; for miscellaneous expenditures, such as telegraphing, fuel, lights, labor, and other necessaries, six thousand dollars; in all, ten thousand dollars.

Digest of Opinions of the Attorneys-General printed. To enable the Attorney-General to employ a competent person to prepare for publication and superintend the printing of a full and complete digest of the Opinions of the Attorneys-General contained in volumes one to sixteen, inclusive, one thousand dollars, which sum shall be expended under the direction of the Attorney-General, and an edition of one thousand copies is authorized to be printed at the Government Printing Office; and the Attorney-General is hereby authorized to expend the one thousand dollars appropriated by section one of the act of March third, eighteen hundred and seventy-nine, chapter one hundred and eighty-two, "to pay for the editing and preparing for publication and the superintending of the printing of the fifteenth volume of the Opinions of the Attorneys-General," in such manner, notwithstanding section seventeen hundred and sixty-five, Revised Statutes, as will enable him to meet the expense of editing and preparing for publication the fifteenth and sixteenth volumes of the Opinions of the Attorneys-General, and superintending the printing thereof.

Horses, wagons, and harness. For care and subsistence of horses and repairs of wagons and harness, one thousand two hundred dollars.

Rent. For rent of the four floors of the building occupied by the Department of Justice, ten thousand dollars.

Compensation of the Solicitor of the Treasury, assistant, chief clerk, and others. For compensation of the Solicitor of the Treasury, four thousand five hundred dollars; assistant solicitor, three thousand dollars; chief clerk, two thousand dollars; four clerks of class four; three clerks of class three; two clerks of class two; two clerks of class one; one assistant messenger; and one laborer; in all, twenty-eight thousand and eighty dollars.
For law and miscellaneous books for office of the Solicitor of the Treasury, five hundred dollars.

COURT OF CLAIMS.—For salaries of five judges of the Court of Claims, at four thousand five hundred dollars each; chief clerk, three thousand dollars; one assistant clerk, two thousand dollars; bailiff, one thousand five hundred dollars; and messenger thereof; in all, twenty-nine thousand eight hundred and forty dollars.

For stationery, books, fuel, labor, postage, and other contingent and miscellaneous expenses, two thousand five hundred dollars; for reporting the decisions of the court, clerical hire, labor in preparing and superintending the printing of the fifteenth volume of the Reports of the Court of Claims, to be paid on the order of the court, one thousand dollars; in all, three thousand five hundred dollars.

SEC. 2. That the Secretaries respectively of the Departments of State, of the Treasury, War, Navy, and of the Interior, and the Attorney-General, are authorized to make requisitions upon the Postmaster-General for the necessary amount of official postage-stamps for the use of their departments, not exceeding the amount stated in the estimates submitted to Congress; and upon presentation of proper vouchers therefor at the Treasury, the amount thereof shall be credited to the appropriation for the service of the Post-Office Department for the same fiscal year.

SEC. 3. That the pay of assistant messengers, firemen, watchmen, and laborers provided for in this act, unless otherwise specially stated, shall be as follows: For assistant messengers, firemen, and watchmen, seven hundred and twenty dollars per annum each; for laborers, six hundred and sixty dollars per annum each.

SEC. 4. That all acts or parts of acts inconsistent or in conflict with the provisions of this act are hereby repealed.

Approved, June 15, 1880.

CHAP. 226.—An act to change the name of the steamboat "L. Boardman" to "River Belle".

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and hereby is, authorized to change the name of the steamboat "L. Boardman", of New York, to "River Belle", and grant said steamboat proper marine papers in that name. This act to take effect immediately.

Approved, June 15, 1880.

CHAP. 227.—An act relating to the public lands of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That when any lands of the United States shall have been entered and the Government price paid therefor in full no criminal suit or proceeding by or in the name of the United States shall thereafter be had or further maintained for any trespasses upon or for or on account of any material taken from said lands and no civil suit or proceeding shall be had or further maintained for or on account of any trespasses upon or material taken from the said lands of the United States in the ordinary clearing of land, in working a mining claim or for agricultural or domestic purposes or for maintaining improvements upon the land of any bona fide settler or for or on account of any timber or material taken or used by any person without fault or knowledge of the trespass or for or on account of any timber taken or used without fraud or collusion by any person who in good faith paid the officers or agents of the United States for the same or for or on account of any alleged conspiracy in relation thereto: Provided, That the provisions of this section shall apply only to tres-

Miscellaneous books.

Salaries of judges of the Court of Claims, chief clerk, and others.

Contingent expenses.

Reports Court of Claims.

Secretaries of departments authorized to make requisition for official stamps.

Pay of assistant messengers and others not otherwise provided for, stated.

Repeal provisions.

Steamboat "L. Boardman."
passes and acts done or committed and conspiracies entered into prior to March first, eighteen hundred and seventy-nine: And provided further, That defendants in such suits or proceedings shall exhibit to the proper courts or officers the evidence of such entry and payment and shall pay all costs accrued up to the time of such entry.

SEC. 2. That persons who have heretofore under any of the homestead laws entered lands properly subject to such entry, or persons to whom the right of those having so entered for homesteads, may have been attempted to be transferred by bona fide instrument in writing, may entitle themselves to said lands by paying the government price therefor, and in no case less than one dollar and twenty-five cents per acre, and the amount heretofore paid the government upon said lands shall be taken as part payment of said price: Provided, This shall in no wise interfere with the rights or claims of others who may have subsequently entered such lands under the homestead laws.

SEC. 3. That the price of lands now subject to entry which were raised in alternate sections granted railroad companies reduced to $1.25 per acre.

SEC. 4. This act shall not apply to any of the mineral lands of the United States; and no person who shall be prosecuted for or proceeded against on account of any trespass committed or material taken from any of the public lands after March first, eighteen hundred and seventy-nine shall be entitled to the benefit thereof.

Approved, June 15, 1880.

CHAP. 234.—An act making appropriations to supply deficiencies in the appropriations for the fiscal year ending June thirtieth, eighteen hundred and eighty, and for prior years, and for those certified as due by the accounting-officers of the Treasury in accordance with section four of the act of June fourteenth, eighteen hundred and seventy-eight, heretofore paid from permanent appropriations, 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 following sums be, and the same are hereby, appropriated, out of any money in the Treasury and prior years, for the objects hereinafter stated, namely:

EXECUTIVE OFFICE.

For contingent expenses of the executive office, including stationery therefor, one thousand dollars.

That the Secretary of the Treasury pay, out of any money in the Treasury not otherwise appropriated, to Mrs. Bettie Taylor Dandridge and Miss Sarah Knox Wood, daughter and granddaughter of General Zachary Taylor, late President of the United States, the sum of twenty-five thousand dollars: Provided always, That any sum of money which shall have been paid to President Taylor or to the personal representatives of the said Zachary Taylor since his death, on account of his salary as President of the United States for the year from March fourth, eighteen hundred and fifty, to March fourth, eighteen hundred and fifty-one, shall be deducted from the said sum of twenty-five thousand dollars.

LIBRARY OF CONGRESS.

BOTANIC GARDEN.—For extra labor on the grounds, putting up seeds, labor, and labels.

SMITHSONIAN INSTITUTION.

For completing the preparation, with the necessary illustrations, of the report of Doctor Emil Bessels, of the scientific results of the Arctic
expedition under the late Captain C. F. Hall, to be expended under the control of the Smithsonian Institution, eight thousand dollars.

**STATE DEPARTMENT.**

To enable the Secretary of State to provide for the expenses of the International Exhibition on the part of the United States Government at Melbourne, Australia, in addition to the sum already appropriated for said purpose, eight thousand dollars.

For extra clerk hire and copying, two thousand dollars.

To enable the Secretary of State to purchase the manuscript of the revised Consular Regulations prepared by A. B. Wood, Chief of the Consular Bureau in the Department of State, and approved by the Secretary of State, for such sum, not exceeding three thousand dollars, as shall seem to him a fair price for the work; and to use for the payment of such purchase the appropriation already made by the act of Congress of January twenty-seventh, eighteen hundred and seventy-nine, for the expenses of editing and revising the Consular Regulations.

To pay Colonel R. C. Morgan, disbursing-clerk, Department of State, for postage paid by him on Congressional Records during the fiscal year eighteen hundred and seventy-seven, nine dollars and sixty-eight cents.

**FOREIGN INTERCOURSE.**

To adjust accounts under the appropriations for salaries, consular service, as follows:

For the fiscal year eighteen hundred and seventy-nine, eleven thousand three hundred and ninety-one dollars and thirty-four cents.

For the fiscal year eighteen hundred and seventy-eight, seven hundred and twenty-nine dollars and ninety-one cents.

To adjust accounts under the appropriations for contingent expenses of consulates, as follows:

For the fiscal year eighteen hundred and seventy-nine, twenty-one thousand eight hundred and forty-nine dollars and twenty-eight cents.

For the fiscal year eighteen hundred and seventy-eight, fourteen thousand and seventy-six dollars and ninety-one cents.

To pay drafts drawn on the Secretary of State by consular officers on account of contingent expenses of consulates, being a deficiency for the fiscal year eighteen hundred and seventy-three, three thousand six hundred and forty dollars and seventy-eight cents.

To refund to W. M. Patterson, managing owner of the American schooner Jefferson Borden, the amount of wages and extra wages erroneously collected from said vessel by the collector of customs at Boston, October eighteenth, eighteen hundred and seventy-eight, and covered into the Treasury April sixteenth, eighteen hundred and seventy-nine, three hundred and ninety-seven dollars and sixty-seven cents.

**TREASURY DEPARTMENT.**

**INDEPENDENT TREASURY.**

For checks and check-books for disbursing-officers and others, and certificates of deposit for offices of the Treasurer and assistant treasurer and designated depositaries, six thousand dollars.

To reimburse the Treasurer of the United States for loss on recoinage of silver coin at the mint at San Francisco, California, being on account of the service of the fiscal year eighteen hundred and seventy-six, ninety dollars and ninety-four cents.

To reimburse the Treasurer of the United States for loss on worn and uncurrent coins recoined at the mint of the United States at Philadelphia in July, eighteen hundred and seventy-nine, being a deficiency for the
fiscal year eighteen hundred and eighty, four hundred and ninety-nine dollars and forty-nine cents.

To adjust the account of the Bureau of Engraving and Printing for printing disbursing-officers' checks on account of the appropriation for checks and certificates of deposit for the fiscal year eighteen hundred and seventy-nine, two hundred and forty-eight dollars and fifteen cents.

**MINTS AND ASSAY-OFFICES.**

For fitting up an assay-laboratory in the office of the Director of the Mint, the balance of the appropriation made for this object by the act of March third, eighteen hundred and seventy-seven, being four hundred and eighty dollars and fifty cents, is hereby reappropriated.

- **United States Mint, Philadelphia.**—For wages of workmen and adjusters, being a deficiency for the fiscal year eighteen hundred and eighty, fifteen thousand dollars.
- **United States Mint, New Orleans.**—For wages of workmen and adjusters, being a deficiency for the fiscal year eighteen hundred and eighty, five thousand dollars.
- **Assay-Office, Charlotte, North Carolina.**—For labor and incidental expenses, being a deficiency for the fiscal year eighteen hundred and eighty, five hundred dollars.
- **Assay-Office, Helena, Montana.**—For transportation of stationery, being a deficiency for the fiscal year eighteen hundred and seventy-eight, ten dollars and ninety-three cents.
- **Light-Houses, Beacons, and Fog-Signals.**—For completion of the first-class fog-signal at the light-station on South Farallon Island, California, before the beginning of the foggy season, seven thousand dollars.
- **Steamer for light-house service on Ohio and Mississippi Rivers.**—For the completion of the steamer for light-house service on the Mississippi and Ohio Rivers, authorized by act of March third, eighteen hundred and seventy-nine, fifteen thousand dollars.
- **Public Buildings.**—For the completion of the custom-house, courthouse, and post-office building, and approaches, at Chicago, Illinois, including steps, grading, sidewalks, and paving, one hundred and twenty-five thousand dollars.

**TERRITORIAL GOVERNMENTS.**

Montana: For legislative expenses for extraordinary session eleventh legislative assembly, convened by Governor B. F. Potts, in proclamation dated June fourth, eighteen hundred and seventy-nine, with approval of the President of the United States, as follows: For salaries, mileage, incidental expenses, and printing, being for the fiscal year eighteen hundred and eighty, eight thousand six hundred and thirty-one cents.

For legislative expenses, namely: For the compensation and mileage of the members of the legislative assembly, officers and clerks, being deficiencies for the fiscal year eighteen hundred and eighty, for the following Territories, namely: For New Mexico, four thousand eight hundred dollars; for Utah, four thousand eight hundred dollars; for Washington, four thousand eight hundred dollars; and for Wyoming, a balance of compensation due the members of the sixth legislative assembly, three thousand three hundred and sixty dollars.
INTERNAL REVENUE.

For additional amount to pay salaries and expenses of collectors of internal revenue, being a deficiency for the fiscal year eighteen hundred and eighty, twenty-five thousand dollars.

For additional amount to pay salaries and expenses of agents and surveyors, for fees and expenses of gaugers, for salaries of storekeepers, and for miscellaneous expenses, being a deficiency for the fiscal year eighteen hundred and eighty, three hundred and twenty thousand dollars.

For dies, paper, and stamps, being a deficiency for the fiscal year eighteen hundred and eighty, three hundred and twenty thousand dollars.

LIFE SAVING SERVICE.

For fuel for life-saving and life-boat stations, and houses of refuge; repairs and outfits for the same; supplies and provisions for houses of refuge and for shipwrecked persons succored at stations; traveling expenses of officers under orders from the Treasury Department; and contingent expenses, including freight, storage, repairs to apparatus, medals, labor, stationery, advertising, and miscellaneous expenses that cannot be included under any other head of life-saving stations on the coasts of the United States, being a deficiency for the fiscal year eighteen hundred and eighty, two thousand dollars.

MISCELLANEOUS.

For general repairs of all public buildings under control of the Treasury Department, and for alterations, being a deficiency for the fiscal year eighteen hundred and eighty, ten thousand dollars.

For two new passenger-elevators and for repairs to the old elevators in the building for United States court-house and post-office, New York City, fifteen thousand dollars.

To pay the balance due to E. T. Fox, late collector of customs, on settlement of his account under the appropriation for repairs and preservation of public buildings, being a deficiency for the fiscal year eighteen hundred and seventy-eight, three dollars and sixty-nine cents.

To pay the amount found due Ulrich Pothoff for labor and material furnished the United States marine hospital at Saint Louis, Missouri, in May, eighteen hundred and seventy-eight, being a deficiency for the year eighteen hundred and seventy-eight, twenty-four dollars.

For repairs of heating, hoisting, and ventilating apparatus for all public buildings under control of the Treasury Department, being a deficiency for the fiscal year eighteen hundred and eighty, five thousand dollars.

For repairs of vaults, safes, and locks for all public buildings under control of the Treasury Department, being a deficiency for the fiscal year eighteen hundred and eighty, one thousand dollars.

For fuel, light, water, and miscellaneous items required by the janitors and firemen in the proper care of the buildings, furniture, and heating apparatus, such as brooms, mops, brushes, buckets, wheelbarrows, shovels, saws, hatchets, and hammers, for all public buildings under the control of the Treasury Department, being a deficiency for the fiscal year eighteen hundred and eighty, fifteen thousand dollars.

For furniture and repairs of furniture, and carpets for all public buildings under the control of the Treasury Department, being a deficiency for the fiscal year eighteen hundred and eighty, eleven thousand five hundred dollars.

For expenses of detecting and bringing to trial and punishment persons engaged in counterfeiting Treasury notes, bonds, national-bank
notes, and other securities of the United States, as well as the coins of the United States, and other crimes against the government, and for no other purpose whatever, being a deficiency for the fiscal year eighteen hundred and eighty, five thousand dollars.

For arranging and binding canceled marine papers, requisitions, and other important records, sealing ships' registers, for foreign postage, newspapers, books, and hand stamps, and repairs of the same, being a deficiency for the fiscal year eighteen hundred and eighty, two thousand dollars.

For coal, wood, grates, grate baskets and fixtures, stoves and fixtures, blowers, coal-hods, hearths, shovels, tongs, pokers, matches and match-safes for the Treasury Department, one thousand two hundred and fifty dollars.

For ice, ice-buckets, file-holders, book-rests, labor, clocks and repairs of the same for the Treasury Department, one thousand two hundred dollars.

For coal, wood, &c.

For coal, wood, grates, grate baskets and fixtures, stoves and fixtures, blowers, coal-hods, hearths, shovels, tongs, pokers, matches and match-safes for the Treasury Department, one thousand two hundred and fifty dollars.

For ice, &c.

For ice, ice-buckets, file-holders, book-rests, labor, clocks and repairs of the same for the Treasury Department, one thousand two hundred dollars.

For printing and binding.

For gas, drop-lights and tubing, gas-burners, brackets, and globes, candles, lanterns, and wicks, being a deficiency for the fiscal year eighteen hundred and eighty, five thousand dollars.

For desks, tables, &c.

For desks, tables, and chairs, and shelving for file rooms and cases, repairs of furniture, boxes, rugs, chair covers and caning, cushions, cloth for covering desks, locks, screws, handsaws, turpentine, and varnish, being a deficiency for the fiscal year eighteen hundred and eighty, five thousand dollars.

For washing towels, &c.

For washing towels, brooms, brushes, crash, cotton, cloth, cane, chamois-skins, dusters, flour, keys, lye, matches, nails, oil, powders, sponge, soap, tacks, wall-paper, and the other miscellaneous expenses required for the current and ordinary business of the department, and for repairs of machinery, baskets, spittoons, files, water-coolers, tumblers, ice-picks, bowls and pitchers, traps, thermometers, ventilators, towels, awnings and fixtures, alcohol, window-shades and fixtures, wire screens, hemming towels, axes, bellows, chisels, canvas, candlesticks, door and window fasteners, bells and bell-pulls, hammers, mallets, leather, gum and other belting, stencil-plates, tools, whetstones, wire, and zinc, and other absolutely necessary expenses, being a deficiency for the fiscal year eighteen hundred and eighty, five thousand dollars.

For the repayment to importers the excess of deposits for unascertained duties, or duties or other moneys paid under protest, including interest and costs in judgment cases, three hundred thousand dollars, which sum is hereby made available for the payment of all claims to which the appropriation is applicable which are not payable from the permanent annual appropriation provided for in section thirty six hundred and eighty-nine, Revised Statutes:

Provided, That no portion of this appropriation shall be expended for the payment of claims known as "charges and commissions cases".

That the unexpended balance of the appropriation of thirty thousand dollars "for the payment of debentures, or drawbacks, bounties, and allowances which are or may be authorized and payable according to laws authorizing them", made in the act of June fourteenth, eighteen hundred and seventy-eight (Statutes, volume twenty, page one hundred and twenty-eight), is hereby reappropriated and made available for the payment of all claims to which the appropriation is applicable, which

R. S. 3689. Proviso.

Vault room for coin and bullion.

To enable the Secretary of the Treasury to provide more secure and if need be additional vault room for coin and bullion, twenty thousand dollars.

Judgments in "charges and commissions cases."

To enable the Secretary of the Treasury, in his discretion, to pay judgments in "charges and commissions cases", obtained since January, eighteen hundred and seventy-nine, and which may be hereafter obtained, or to settle any of said cases, in his discretion, by compromise, seventy-five thousand dollars, or so much thereof as may be necessary.
are not payable from the permanent annual appropriation provided for in section thirty-six hundred and eighty-nine of the Revised Statutes.

To enable the Secretary of the Treasury to carry out the resolutions of the Senate of October sixteenth, eighteen hundred and seventy-seven, and January sixteenth, eighteen hundred and seventy-nine, in preparing for publication consolidated statements of the appropriations and expenditures of the War Department from March fourth, seventeen hundred and eighty-nine, to June thirtieth, eighteen hundred and seventy-six, and of the Indian Department from July sixteenth, seventeen hundred and ninety, to June thirtieth, eighteen hundred and seventy-eight, and for the work, in the office of the Secretary of the Treasury, pertaining generally to the preparation for publication of the receipts and expenditures and appropriations of the government, for the use of Congress and the several departments, to be immediately available, five thousand dollars.

To enable the Secretary of the Treasury to pay the tenth installment due the State of Connecticut for expenses incurred during the late war, under the act of July twenty-seventh, eighteen hundred and sixty-one, duly confirmed by the accounting-officers of the government, eight thousand five hundred and thirteen dollars and six cents.

To pay Peter Bruin, assistant keeper of the South Fox Island light-station, Michigan, wages from July first, eighteen hundred and seventy-two, to May twenty-seventh, eighteen hundred and seventy-three, three hundred and sixty-two dollars and twenty-two cents.

To pay Andrew D. and Jared R. Cook, of Meriden, Connecticut, for balance due for work on Bullock Point light-station in eighteen hundred and seventy-eight, one hundred and forty-six dollars and forty cents.

To enable the Secretary of the Treasury to pay for maintaining lights and buoys on the Ohio River from the first day of July, eighteen hundred and sixty-six, to the eleventh day of November, eighteen hundred and seventy-four, the sum of seven thousand eight hundred and ninety-eight cents; the same being unexpended balance of appropriation made for same purpose in sundry civil appropriation act approved June twentieth, eighteen hundred and seventy-eight.

To pay the sums due to collectors of customs for commissions, at two and one-half per centum on disbursements made by them in their capacity as superintendents of lights during the fiscal years eighteen hundred and seventy-five, eighteen hundred and seventy-six, eighteen hundred and seventy-seven, and eighteen hundred and seventy-eight, thirty-one thousand five hundred and seventy-six cents.

To adjust the accounts of certain disbursing-officers of the government, as follows:

That the proper accounting-officers of the Treasury Department are hereby directed, without involving the payment of any money from the Treasury, to credit Bushrod Birch, disbursing-clerk, with the sum of one hundred and six dollars and sixteen cents in his account for expenditures under the appropriation for "life-saving service, contingent expenses", for the fiscal year eighteen hundred and seventy-eight; Lieutenant-Colonel R. S. Williamson, light-house engineer, with the sum of seven thousand one hundred and sixty-one dollars and fifty-five cents in his account for expenditures under the appropriation for "repairs of light-houses", for the fiscal year eighteen hundred and seventy-eight; S. D. Ames, light-house inspector, with the sum of four hundred and thirteen dollars and sixty-one cents in his account for expenditures under the appropriation for "expenses of light vessels", for the fiscal year eighteen hundred and seventy-eight; and C. A. Arthur, late collector of customs, with the sum of two hundred and fifty-five dollars and thirty-four cents, in his account for expenditures under the appropriation for "repairs and preservation of public buildings", for the fiscal year eighteen hundred and seventy-eight; being the amounts of certain vouchers filed by them, but remaining unadjusted because said appropriations are exhausted.
James G. Blunt, Army supplies.

To pay James G. Blunt for Army supplies furnished in eighteen hundred and sixty-two and eighteen hundred and sixty-three dollars and ninety-five cents, being claim number forty-four thousand nine hundred and sixty-two, in House Executive Document number thirty, Forty-fifth Congress, third session.

Caroline Grayson.

To pay Caroline Grayson for wood furnished in eighteen hundred and sixty-four, one hundred and thirty-five dollars, being claim number thirty-eight thousand six hundred and eighty-three, in House Executive Document number thirty, Forty-fifth Congress, third session.

William L. Sergeant.

To pay William L. Sergeant for wood furnished in eighteen hundred and sixty-five, six hundred and eleven dollars, being claim number forty-five thousand eight hundred and fifty-nine, in House Executive Document number thirty, Forty-fifth Congress third session.

That the sum of twenty-four dollars and sixty cents be reappropriated from the lapsed appropriations “for compensation and expenses of agents of the Southern Claims Commission”, prior to July first, eighteen hundred and seventy-nine, to settle the account of Isaac P. Baldwin, of Manassas, Virginia.

WAR DEPARTMENT.

ENGINEER'S OFFICE.

For the preparation and completion under the direction of the Secretary of War, of reports and maps and such other illustrations as may be necessary in completing the work of the geographical and topographical survey of the territory of the United States west of the one hundredth meridian, including cost of engraving and printing, thirty thousand dollars: Provided, That the above sum shall be so applied as to close the work.

QUARTERMASTER'S DEPARTMENT.

For payment of accounts certified to be due by the accounting-officers of the Treasury Department for incidental expenses of the Army, being for the service of the fiscal year eighteen hundred and seventy-eight, twenty-one thousand two hundred and ninety-eight dollars and ninety-two cents.

For contingent expenses of the portion of the State, War, and Navy Departments building two thousand dollars, for the current fiscal year.

For the payment of Alonzo A. Noon for improvements embraced in the military reservation at Fort Cameron, Utah Territory, as awarded by a board of military officers, one thousand one hundred and twenty dollars.

For detecting and bringing to trial and punishment persons guilty of violating the internal-revenue laws, or conniving in such crime, including payments for information and detection, being a deficiency for the fiscal year eighteen hundred and seventy-eight, seven thousand five hundred and forty-seven dollars and thirty-five cents.

MILITARY ACADEMY.

For payment of accounts certified to be due by the accounting-officers of the Treasury Department for pay of professors of the Military Academy, being for the service of the fiscal year eighteen hundred and seventy-eight, five hundred and sixty-two dollars and fifty cents.

For payment of accounts certified to be due by the accounting-officers of the Treasury Department for the pay of a professor of the Military Academy, being for the service of the fiscal year eighteen hundred and seventy-nine, four hundred and seventy-seven dollars and seventy-nine cents.
For pay of commandant of cadets (lieutenant-colonel), in addition to pay as captain in the line, being a deficiency for the fiscal year eighteen hundred and eighty, five hundred dollars.

**MISCELLANEOUS.**

That the proper accounting-officers of the Treasury Department are hereby directed, without involving the payment of any money from the Treasury, to credit Lieutenant-Colonel T. L. Casey, Corps of Engineers, in his accounts for expenditures under the appropriations for improvement and care of public grounds, and "repairs, fuel, Executive Mansion", for the fiscal year eighteen hundred and seventy-seven, with the sum of one thousand eight hundred and twenty dollars and five cents, being the amount of certain vouchers filed by him, but remaining unadjusted because said appropriations are exhausted.

For contingent expenses of the office of the Adjutant-General in the old Navy Department building, five hundred dollars.

**NAVY DEPARTMENT.**

To enable the Secretary of the Navy to make payment under contract for the final installment due for the execution of the colossal statue of Admiral Farragut, ten thousand dollars.

For transportation of officers of the Marine Corps, two thousand dollars.

To enable the Secretary of the Navy to pay for water furnished the Marine Barracks at Brooklyn, New York, for six months ending June thirtieth, eighteen hundred and seventy-nine, two hundred and seven dollars and thirty-one cents.

For the contingent expenses of the portion of the State, War, and Navy Departments building occupied by the Navy Department, for the remainder of the current year, two thousand dollars.

That the sum of twenty-two thousand six hundred and ninety-two dollars, or so much thereof as may be necessary, is hereby appropriated for the purchase from T. C. Basshor and Company of such of their ship knees now in the navy-yard at New York as would have passed the usual inspection at the time of their delivery; said ship knees to be paid for at the schedule prices fixed by the Bureau of Construction and Repair September first, eighteen hundred and seventy-six.

**INTERIOR DEPARTMENT.**

**OFFICE OF THE AUDITOR OF RAILROAD ACCOUNTS.—**For traveling and incidental expenses of the office, seven hundred and fifty dollars.

**STATIONERY.—**For stationery for the Interior Department and its several bureaus, five thousand dollars, for the year eighteen hundred and eighty.

For publishing the Biennial Register, two thousand dollars; five hundred dollars of which shall be additional pay to the compiler of said Register.

For the expenses of the commission on the codification of existing laws relating to the survey and disposition of the public domain, and for the completion of such codification, the sum of fifteen thousand dollars, or so much thereof as may be necessary for that purpose: Provided, That said commission shall complete the same and make their final report on all the public lands in the United States on or before January first, eighteen hundred and eighty-one.

For the salary of Clarence King, Director of Geological Survey, from May twenty-fourth, eighteen hundred and seventy-nine, the date of his appointment as Director, under the act of March third, eighteen hundred and seventy-nine, creating the office, to June thirtieth, eighteen hundred and seventy-nine, being a deficiency for the fiscal year eighteen
Mrs. Mary E. Harrington, executrix of the late George D. Harrington.

Worn and defaced official plats of surveys in General Land Office.

Gas and lighting Capitol grounds.

Entomological Commission.

Locust and grasshopper.

Cyrus Thomas, accounts credited.

American Photolithographic Company reimbursed for actual expenses.

C. C. O'Keefe.

Rent of Freedman's building occupied by Court of Claims.

Public lands.

For the settlement of the accounts of receivers of public moneys for expenses incurred in examination of timber depredations, under the act of June third, eighteen hundred and seventy-eight, and for expenses of hundred and seventy-nine, six hundred and twenty-six dollars and thirty-seven cents.

To enable the Secretary of the Interior to pay Mrs. Mary E. Harrington, executrix of the late George D. Harrington, for his services as the chief clerk of the Census Bureau from June thirtieth, eighteen hundred and seventy-seven, to March fifteenth, eighteen hundred and seventy-nine, at two thousand dollars per annum, three thousand three hundred and three dollars and fourteen cents.

To enable the Commissioner of the General Land Office to continue the reproduction of worn and defaced official plats of surveys, being a deficiency for the fiscal year eighteen hundred and eighty, twelve thousand dollars.

For balance due for gas service for lighting the Capitol and grounds for the months of May and June, eighteen hundred and seventy-nine, being a deficiency for the fiscal year eighteen hundred and seventy-nine, two thousand eight hundred and ninety-eight dollars and twenty-four cents.

For the work of the United States Entomological Commission in the special investigation of the cotton-worm, being a deficiency for the fiscal years eighteen hundred and seventy-nine and eighteen hundred and eighty, four hundred and twelve dollars and forty-six cents.

For the work of the United States Entomological Commission in the special investigation of the Rocky Mountain locust and grasshopper, being a deficiency for the fiscal year eighteen hundred and seventy-nine, six hundred dollars.

To adjust the accounts of Cyrus Thomas, disbursing-agent of the commission to report upon the depredations of the Rocky Mountain locusts in the Western States and Territories, the accounting-officers of the Treasury Department are hereby authorized to credit the disbursing-agent with the sum of four thousand six hundred and thirty dollars and seventy-five cents, the amount expended by him under the provisions of the act of March third, eighteen hundred and seventy-seven (Statutes at Large, volume nineteen, page three hundred and fifty-seven), prior to July first, eighteen hundred and seventy-seven, the date when the appropriation made by said act became available for expenditure.

To meet a deficiency in the appropriations for the Government Hospital for the Insane for the fiscal year eighteen hundred and eighty, thirteen thousand and seventy-five dollars and eighty-eight cents, of which one-fourth part shall be paid from the revenues of the District of Columbia.

To pay the American Photolithographic Company, the sum of two thousand dollars is hereby appropriated, or so much thereof as may be necessary, to enable the Commissioner of Patents to reimburse said company for the actual expenses it incurred in reproducing copies of drawings in eighteen hundred and sixty-nine and eighteen hundred and seventy, which shall be in full for the actual expenses incurred in producing certain copies of drawings in those years: Provided, The Commissioner of Patents shall find the amount due for said actual expenses so incurred to amount to that sum after deducting the amount paid on account thereof.

To enable the Secretary of the Interior to pay the claim of C. C. O'Keefe for value of threshing-machine, eight hundred dollars.

To enable the Secretary of the Interior to pay the balance due for rent of that part of the Freedman's Bank building occupied by the Court of Claims, one hundred and twenty dollars.

For the settlement of the accounts of receivers of public moneys for expenses incurred in examination of timber depredations, under the act of June third, eighteen hundred and seventy-eight, and for expenses of
special agents employed by the General Land Office for the suppression of depredations upon timber on the public lands, fifteen thousand five hundred dollars, or so much thereof as may be necessary.

For surveying the public lands, as follows:

For the State of Colorado, eight hundred and seventy-three dollars and seventy-three cents, and for the State of Louisiana, four thousand eight hundred and three dollars and five cents, being deficiencies for the fiscal year eighteen hundred and seventy-nine in appropriations for surveying for public and private lands.

For Arizona, three hundred and fifty-eight dollars and thirty-nine cents.

For Nevada, thirty-six dollars and ninety-six cents.

For Oregon, twenty-one dollars and ten cents.

For Utah, one hundred and twenty-one dollars and seventy cents.

For Colorado, two thousand three hundred and sixty dollars and sixty cents, being deficiency for the fiscal year eighteen hundred and seventy-nine.

For New Mexico, two hundred and seventy-five dollars and eighty-five cents.

For Arizona, one hundred and thirty-four dollars and eighty-one cents.

For Nevada, one hundred and nineteen dollars and fifty cents.

For New Mexico, one hundred and four dollars and eighty-two cents.

For Utah, seventy-seven dollars and sixty-five cents, being a deficiency for the fiscal year eighteen hundred and seventy-eight.

For Oregon, three hundred and thirty-two dollars and eighty-four cents, for surveying timber lands.

For surveyor-general’s office, Arizona: To pay balance due chief clerk in the office of surveyor-general of Arizona during the quarter ending June thirtieth, eighteen hundred and seventy-eight, being a deficiency for the fiscal year eighteen hundred and seventy-eight, four hundred and seventy-eight dollars and seventeen cents.

California: For salaries of clerks and draughtsmen in the office of the surveyor-general of California, four thousand and six dollars and sixty-nine cents; all for the fiscal year eighteen hundred and seventy-eight.

For balance due Wells, Fargo and Company for rent of premises occupied as office of surveyor-general of Colorado during the quarter ending June thirtieth, eighteen hundred and seventy-eight, forty-two dollars and seventy-one cents, being a deficiency for the fiscal year eighteen hundred and seventy-eight.

For balance due of contingent expenses of surveyor-general of California, four hundred and ninety-seven dollars and seventy-four cents, being a deficiency for the fiscal year eighteen hundred and seventy-eight.

For pay of messenger in surveyor-general’s office, Nevada, for June, eighteen hundred and seventy-eight, and stationery and merchandise, being deficiencies for the fiscal year eighteen hundred and seventy-eight, three hundred and ninety-two dollars and ten cents; and for balance due for rent, being a deficiency for the fiscal year eighteen hundred and seventy-nine, one hundred and fifty-two dollars and thirty-one cents.

For balance due messenger in surveyor-general’s office, New Mexico, during quarter ending June thirtieth, eighteen hundred and seventy-eight, being a deficiency for the fiscal year eighteen hundred and seventy-eight, sixty-one dollars and ninety-seven cents; and for balance due messenger in surveyor-general’s office during the quarter ending June thirtieth, eighteen hundred and seventy-nine, twenty-two dollars and ninety-five cents.
Central Pacific Railroad Company, transportation of special agents of General Land Office.

For amount due Central Pacific Railroad Company for transportation furnished special agents General Land Office engaged in making investigations of depredations on public timber, being for the service of the fiscal year eighteen hundred and seventy-eight, one hundred and six dollars.

For amount due Central Pacific Railroad Company for transportation furnished special agents General Land Office while engaged making investigations of depredations on public timber, being for the service of the fiscal year eighteen hundred and seventy-nine, thirty-one dollars.

The preceding items under surveying public lands are fully set forth in House Executive Document number twenty-four, Forty-sixth Congress, second session.

For salaries and commissions of registers of land-offices and receivers of public moneys, being a deficiency for the fiscal year eighteen hundred and eighty, fifty-seven thousand nine hundred dollars.

For salaries and commissions of registers of land-offices and receivers of public moneys, being a deficiency for the fiscal year eighteen hundred and seventy-eight, eight thousand two hundred and nineteen dollars and nine cents.

For depredations on public timber for the fiscal year eighteen hundred and seventy-eight: To pay Joseph G. Hester for advertising, twenty-one dollars.

For contingent expenses of local land-offices for the fiscal year eighteen hundred and seventy-eight: To pay the Daily Post Company, of Detroit, Michigan, for advertising, seventy-five cents.

For replacing furniture in the office of the surveyor-general of Washington Territory, furniture.

That the sum of three hundred thousand dollars is hereby appropriated, to be paid into the treasury of the Cherokee Nation, out of the funds due said nation, for its lands in the Indian Territory west of the Arkansas River, as per estimates of the Secretary of the Interior, and which sum shall be expended, as the acts of the Cherokee legislature direct, to relieve the destitution of the Cherokee people, caused by the failure of the crops during the past season by reason of the drought; this amount to be immediately available.

That the Secretary of the Interior be, and hereby is, authorized to cause to be paid to Alfred N. Marion, in charge of the Tulalip Indian Agency, Washington Territory, from the appropriation and at the rate provided for the salary of agent at said agency, for services from July first, eighteen hundred and seventy-eight, to the date when he shall be relieved of his duties by his successor in office.
POST-OFFICE DEPARTMENT.

For the payment of balances accrued for transporting the mails on star routes, being a deficiency in the postal revenues for the fiscal year eighteen hundred and seventy-nine, twenty thousand four hundred and sixty-seven dollars and seventy-four cents.

For the payment of balances accrued for transporting the mails on railroads, being a deficiency in the postal revenues for the fiscal year eighteen hundred and seventy-eight, seventy-five thousand seven hundred dollars and seventy-nine cents.

For ordinary postage-stamps to prepay postage on matter addressed to Postal Union countries, under article eight of the Universal Postal Union Convention, concluded at Paris, France, June first, eighteen hundred and seventy-nine, eighteen hundred and seventy-nine dollars.

For postal car clerks, twenty thousand dollars.

That the sum of thirty-five thousand dollars, or so much thereof as may be necessary, of the appropriation for stamped envelopes and wrappers for the fiscal year ending June thirtieth, eighteen hundred and eighty, may be used for the purchase of post-office envelopes required for use during the said fiscal year.

For the publication of additional numbers of the Official Postal Guide, deficiency for eighteen hundred and eighty, one thousand eight hundred dollars.

For miscellaneous items, contingent expenses, for the present fiscal year for the Post-Office Department, four thousand dollars.

For keeping of horses and repairs of wagons, three hundred dollars.

To pay the assistant engineer of the Post-Office Department, additional to his compensation for the fiscal year eighteen hundred and eighty, one hundred dollars.

That the sum of two hundred and twenty-eight thousand two hundred and eleven dollars and ninety-two cents of the unexpended balances of the appropriations for the Post-Office Department for the fiscal year eighteen hundred and seventy-nine is hereby reappropriated and made available for the following purposes, namely: For transportation on star routes, one hundred and ninety-nine thousand ninety-four dollars and five cents; for letter-carriers, one thousand seven hundred and six dollars and sixty-one cents; for letter-carriers during the month of June, eighteen hundred and seventy-nine, twenty-two thousand dollars; for twine, three hundred and seventy-five dollars and eighty-nine cents; for letter-balances, one dollar and twenty-five cents; for mail-route messengers, two hundred and forty-one dollars and thirty-two cents; for official and dead-letter envelopes, four thousand seven hundred and ninety-two dollars and eighty cents; to meet deficiencies for said year.

JUDICIAL.

UNITED STATES COURTS.—For defraying the expenses of the Supreme Court, and of the circuit and district courts of the United States.
Items. for the deficiencies, as follows: For eighteen hundred and seventy-eight, twenty-six thousand dollars; for eighteen hundred and seventy-nine, for fees of clerks, United States attorneys, United States commissioners, rent of court-rooms, support of convicts, miscellaneous accounts, requisitions of marshals, and balances due on marshals' accounts, three hundred and seventy-five thousand dollars; and for eighteen hundred and eighty, for fees of jurors, support of prisoners, miscellaneous expenses of United States courts, and for fees of witnesses, two hundred and fifty thousand dollars: Provided, That no part of this appropriation shall be used in the payment of general or special deputy marshals for services rendered at any election.

Proviso. Provided, That no part of this appropriation shall be used in the payment of general or special deputy marshals for services rendered at any election.

Books. To enable the Attorney-General of the United States to pay for certain books purchased October, eighteen hundred and seventy-eight, and for use of the circuit and district courts held at Frankfort, Kentucky, five hundred and five dollars and fifty cents.

Marshals. For the payment of the fees and expenses of United States marshals and their general deputies, earned during the fiscal year ending June thirtieth, anno Domini eighteen hundred and eighty, six hundred thousand dollars: Provided, That no part of this appropriation shall be used in the payment of general or special deputy marshals for services rendered at any election.

James Flynn, attorney for Benjamin N. Disbrow, being amount of judgments awarded said Disbrow for costs as guardian ad litem in a suit of the United States versus heirs of Charles Fox, four thousand two hundred and fifty-three dollars and sixty-three cents.

M. Sparks, administrator on the estate of F. J. Neuber, of Fort Smith, Arkansas, for rent of chambers for the United States district judge from November first, eighteen hundred and seventy-two, to April thirtieth, eighteen hundred and seventy-four, four hundred and fifty dollars.

Utah, expenses for defraying the expenses of the Territorial courts in Utah for the current year, six thousand dollars.

Texas, attorney. To pay the salary of the United States attorney for the northern district of Texas, for the fiscal year ending June thirtieth, eighteen hundred and eighty, two hundred dollars.

Idaho, marshal. To pay the United States marshal of Idaho for salary due him from June eighth to June thirtieth, eighteen hundred and seventy-eight, twelve dollars and sixty-three cents.

Heirs of William Selden. For payment to the heirs of William Selden, late United States marshal for the District of Columbia, the sum of one thousand one hundred and twenty-three dollars and twenty-eight cents: Provided, That the same shall be found due on adjustment of said William Selden's accounts by the accounting-officers of the Treasury, which is hereby authorized, so as to include his full official term.

James F. Fagan. To pay James F. Fagan, late marshal of the western district of Arkansas, two thousand nine hundred and sixteen dollars and twenty-seven cents, the amount found to be due him as such marshal at a trial had in the United States district court, western district of Arkansas, at the July term thereof, eighteen hundred and seventy-nine, in a suit by the United States on his official bond as such marshal.

A. G. Sharp. To pay A. G. Sharp, late jailer of Fayette County, Kentucky, for support of United States prisoners from November thirtieth, eighteen hundred and seventy-five, to May sixth, eighteen hundred and seventy-six, ninety-two dollars and sixty-eight cents.

Senate. To enable the Secretary of the Senate to pay Lewis Winters the per diem of a folder in the folding-room of the Senate for the month of April,
eighteen hundred and seventy-nine, so as to include him in the provisions of the joint resolution, approved June twenty-fourth, eighteen hundred and seventy-nine, "fixing the date on which the pay of committee clerks, pages, and laborers of the House of Representatives, who are paid during the session only, shall begin for this session, and for other purposes", ninety dollars.

To enable the Secretary of the Senate to pay C. Gautier for services rendered before taking the oath, from April twenty-eighth to May twelfth, eighteen hundred and seventy-nine, at the rate of one thousand two hundred dollars per annum, forty-nine dollars and forty-five cents.

To enable the Secretary of the Senate to pay the salary of the assistant librarian of the Senate from June tenth to June thirtieth, eighteen hundred and eighty, inclusive, at one thousand four hundred and forty dollars per annum, eighty-three dollars and eight cents.

To pay C. Gautier for services as clerk in folding-room from July first, eighteen hundred and seventy-nine, to June thirtieth, eighteen hundred and eighty, four hundred and eighty dollars, this amount being the difference between the pay of clerk and that of laborer received by him.

To enable the Secretary of the Senate to pay Thomas C. Quantrell, under the provisions of the joint resolution, approved June twenty-fourth, eighteen hundred and seventy-nine, providing one month's extra pay to discharged employees of the Senate, one hundred and twenty dollars, and fifty-six dollars for fourteen days' services as messenger to the Senate from March sixth, eighteen hundred and seventy-nine, to March nineteenth, eighteen hundred and seventy-nine.

To enable the Secretary of the Senate to pay Thomas Neligan the sum of three hundred and thirty-six dollars, due him for services rendered the Senate in eighteen hundred and seventy-nine and eighteen hundred and eighty, to June thirtieth.

To enable the Secretary of the Senate to pay S. B. Pennebaker for services as page in the Senate from December second, eighteen hundred and seventy-eight, to April fourth, eighteen hundred and seventy-nine, inclusive, one hundred and thirty-three dollars and thirty cents, it being the difference of pay received by him and that received by the regular pages of the Senate.

To pay J. J. Noah for thirty-one days' clerical services rendered the Senate Committee on Military Affairs, first session Forty-sixth Congress, being from March eighteenth to April eighteenth, eighteen hundred and seventy-nine, inclusive, at six dollars per day, one hundred and eighty-six dollars.

To pay Chester R. Faulkner for services as messenger from the first day of April, eighteen hundred and seventy-nine, to the second day of July, of same year, three hundred and sixty dollars.
HOUSE OF REPRESENTATIVES.

For furniture and repairs of same, one thousand five hundred dollars.

For materials for folding, three thousand dollars.

To pay James M. Hall, laborer in House water-closet, from November, second, eighteen hundred and seventy seven, until April fourth, eighteen hundred and seventy-eight, at sixty dollars per month, three hundred dollars.

To pay John D. O'Connor for reporting and transcribing testimony taken before the Committee on Foreign Affairs in the matter of the charges against J. H. Acklen, referred to said committee for investigation by the House, eighty dollars.

To pay James Reily, administrator upon the estate of J. M. Tomeny, amount due said Tomeny as witness before the Committee on Expenditures in the Treasury Department, in April and May, eighteen hundred and seventy-eight, ninety dollars.

For stationery for members of the Senate and House of Representatives for the first session of the Forty-sixth Congress, forty-seven thousand two hundred and fifty dollars.

To pay J. B. Holloway, clerk to Committee on Reform in the Civil Service, Forty-fifth Congress, for sixty-eight days, at six dollars per day, four hundred and eight dollars.

To enable the Clerk of the House of Representatives to pay the claims hereinafter named:

To pay John N. Reed, one thousand two hundred and fifteen dollars and seventy-seven cents.

To pay A. D. Anderson, five hundred and thirty-four dollars.

To pay John A. Dugan, seven hundred and fifty-six dollars.

To pay E. T. Keightley, one hundred and sixty-six dollars and sixty-six cents.

To pay George T. Rogers, one hundred and eighty dollars.

To pay Benjamin P. Gaines, ninety dollars.

To pay Charles Ford, eighty-seven dollars.

To pay G. V. Hebb, fifty-five dollars; the aforesaid sums being for services rendered during the Forty-fifth Congress.

To enable the Clerk of the House to pay the telegraph operator of the House for the current fiscal year, one hundred dollars; and to pay Isaac R. Hill, for services as a messenger to the House of Representatives during the first session of the Forty-sixth Congress, one hundred and fifty dollars.

For rental of telephone and telephonic connections in Government Printing Office for fiscal year ending June thirtieth, eighteen hundred and seventy-nine, thirty-seven dollars and fifty cents.

For payment of judgments of the United States Court of Claims, one hundred and eighty-five thousand eight hundred and three dollars and fifty-four cents, or so much thereof as may be necessary: Provided, That no judgment shall be paid until the right of appeal has expired.

For the payment of a judgment of the United States circuit court for the district of Connecticut in favor of William H. and George W. Miller and against Colonel James G. Benton, United States Army, commanding the Springfield arsenal, eighteen thousand seven hundred and ninety-two dollars and fifty-two cents, for the use of the said Millers' patent cartridge extractor: Provided, That the said Millers, upon the payment of said judgment, deliver in exchange a license to use said patent hereafter, as has been agreed upon between the parties.

COURT OF CLAIMS
DISTRICT OF COLUMBIA.

For the following deficiencies on account of the government of the District of Columbia: For the health office, two thousand and eighty-four dollars and thirty-four cents; for the removal of garbage, two hundred and nineteen dollars and thirty cents; for salary of sealer of weights and measures, six dollars and sixty-seven cents; for interest and sinking fund, outstanding coupons upon the city of Washington ten-year six per centum loan under act of Congress approved July twenty-seventh, eighteen hundred and sixty-eight, ninety dollars; for coroner's juries, seven hundred and forty-eight dollars; to complete the erection of the school building near Staunton square, seven thousand five hundred dollars; for the payment of judgments against the District of Columbia, forty thousand dollars; for fire-alarm telegraph operators, two, at two hundred dollars each, four hundred dollars; for judicial expenses, extraordinary expenses on account of Strong versus the District of Columbia, three thousand five hundred dollars, one-half to be paid from the revenues of the District.

SOUTHERN CLAIMS COMMISSION.

That the sum of eight hundred dollars, or so much thereof as may be necessary, is hereby authorized to be transferred from the appropriation for contingent expenses of the Southern Claims Commission, made under act of June twenty-first, eighteen hundred and seventy-nine, to be available for paying the salaries and traveling expenses of the agents of said commission. And the sum of twelve hundred dollars, or so much thereof as may be necessary, is hereby appropriated for the payment of a clerk, who may be appointed by the Secretary of the Treasury, at the rate of one hundred dollars per month, to complete the records of the said commission and care for the same under the supervision of the Treasury Department.

SEC. 2. For the payment of claims certified to be due by the several accounting-officers of the Treasury Department under appropriations the balances of which have been exhausted or carried to the surplus fund under the provisions of section five of the act of June twentieth, eighteen hundred and seventy-four, and under appropriations heretofore treated as permanent, being for the service of the fiscal year eighteen hundred and seventy-seven and prior years, and which have been certified to Congress under section four of the act of June fourteenth, eighteen hundred and seventy-eight, as fully set forth in House Executive Document number twenty-nine, Forty-sixth Congress, second session, and for other items, as follows:

STATE DEPARTMENT.

For contingent expenses of United States consuls for eighteen hundred and seventy-six and eighteen hundred and seventy-seven, one thousand six hundred and nineteen dollars and eighty-six cents.

To compensate B. R. Lewis, appointed consular agent in China in eighteen hundred and seventy-two, and to reimburse him for expenses incurred by him while proceeding to and awaiting the opening of the port under the instructions of the Department of State, five hundred and fifty dollars.

For relief and protection of American seamen for eighteen hundred and seventy-seven and prior years, one hundred and fifty dollars.

TERRITORIAL GOVERNMENTS.

For legislative expenses of Montana Territory for eighteen hundred and seventy-seven and prior years, three thousand six hundred and seventy-six dollars and ninety-four cents.

For contingent expenses of Idaho Territory for eighteen hundred and sixty-six, sixty-dollars.
INTERNAL REVENUE.

For the redemption of stamps for eighteen hundred and seventy-seven and prior years, three thousand four hundred and three dollars and thirty-one cents.

For allowances and drawbacks for eighteen hundred and seventy-six and eighteen hundred and seventy-seven, three hundred and sixty-seven dollars and eighty-six cents.

For refunding money erroneously received and covered into the Treasury, eighteen hundred and seventy-five and eighteen hundred and seventy-seven, one hundred and thirty-nine dollars and sixty-three cents.

For refunding taxes illegally collected for eighteen hundred and seventy-seven and prior years, three thousand and twenty-nine dollars and twenty-seven cents.

For expenses of assessing and collecting internal revenue for eighteen hundred and seventy-five and prior years, two thousand one hundred and eighty-six dollars and seventy-three cents.

For salaries and expenses of supervisors of internal revenue for the year eighteen hundred and seventy-six, seven hundred and sixty-three dollars and ninety-four cents.

For salaries and expenses of collectors of internal revenue for the year eighteen hundred and seventy-seven, one thousand and nineteen dollars and eighty-eight cents.

For punishment of the violation of the internal-revenue laws for eighteen hundred and seventy-seven and prior years, nine thousand four hundred and eighty-one dollars and fifty-eight cents.

For transportation of United States securities for the year eighteen hundred and seventy-six, six dollars.

For salaries, office of the Third Auditor, for the year eighteen hundred and seventy-four, two hundred and ten dollars.

For the expenses of the national currency for the year eighteen hundred and seventy-six, one hundred and five dollars and ninety cents.

For vaults, safes, and locks for public buildings for the year eighteen hundred and seventy-four, thirty-five dollars and twenty-five cents.

For steamboat-inspection service for the year eighteen hundred and seventy-one, seven hundred and nineteen dollars and fifty-nine cents.

For contingent expenses, mint at Carson City, Nevada, for the year eighteen hundred and seventy-seven, fifteen dollars and forty-two cents.

For propagation of food-fishes for the year eighteen hundred and seventy-seven, forty-five dollars.

For excess of duty paid on deposits, one thousand five hundred and eighteen dollars and ninety-two cents.

INTERIOR DEPARTMENT.

PUBLIC-LANDS SERVICE.

For repayments for lands erroneously sold during eighteen hundred and seventy-seven and prior years, four thousand seven hundred and forty-nine dollars and eight cents.

For surveying the public lands in Idaho, New Mexico, Nevada, Florida, Oregon, Arizona, California, and Louisiana, for the year eighteen hundred and seventy-seven and prior years, six thousand six hundred and ninety-eight dollars and two cents.

For surveying private land-claims in New Mexico, for the year eighteen hundred and seventy-six, four hundred and seventy-two dollars and eighty-three cents.

For salaries, office surveyor-general of Nevada, for the year eighteen hundred and seventy-seven, four hundred and eighty dollars.
For contingent expenses, office surveyor-general of Nevada, sixty-eight dollars and seventy-five cents.

For contingent expenses, General Land Office, for the year eighteen hundred and seventy-five, seventy-seven dollars and fifty cents.

For contingent expenses local land-offices, for the year eighteen hundred and seventy-seven, one hundred and six dollars.

For salaries and commissions of registers and receivers for the year eighteen hundred and seventy-seven and for prior years, two thousand seven hundred and eighty-six dollars and forty-six cents.

DEPARTMENT OF JUSTICE.

JUDICIAL.

For expenses of United States courts for the year eighteen hundred and seventy-seven and prior years, six thousand one hundred and seventy-two dollars and eighty-seven cents.

For expenses of Territorial courts in Utah for the year eighteen hundred and seventy-seven, one thousand three hundred and forty-nine dollars and ninety-five cents.

TREASURY DEPARTMENT.

For expenses of collecting the revenue from customs as certified to by the Commissioner of Customs under section four, act of June fourteenth, eighteen hundred and seventy-eight, for eighteen hundred and seventy-seven and prior years, forty-seven thousand three hundred and sixty-nine dollars and seventy-nine cents.

For repayment to importers, excess of deposits for the year eighteen hundred and seventy-seven and for prior years, nineteen thousand five hundred and twenty-one dollars and sixty-one cents.

For marine-hospital service for the year eighteen hundred and seventy-seven and for prior years, five hundred dollars and twenty-seven cents.

For expenses of revenue-cutter service, eighteen hundred and seventy-six and eighteen hundred and seventy-seven, seventy-nine dollars and seventy-eight cents.

For repairs and preservation of public buildings, eighteen hundred and seventy-five and eighteen hundred and seventy-seven, ninety-nine dollars and sixty-four cents.

For construction of custom-house and post-office Cincinnati, Ohio, eighteen hundred and seventy-seven, ten dollars and twenty-five cents.

For life-saving service, contingent expenses, eighteen hundred and seventy-four, five dollars.

For heating apparatus for public buildings, eighteen hundred and seventy-five, sixty-one dollars and sixty cents.

For Light-House Establishment, eighteen hundred and seventy-six, twenty-seven dollars and fifty-four cents.

For repairs of light-houses, eighteen hundred and seventy-four, eighteen hundred and seventy-five, and eighteen hundred and seventy-six, four dollars and twenty-two cents.

For supplies of light-houses, for eighteen hundred and seventy-six, four dollars and fifteen cents.

For amount due on erection of custom-house, Norfolk, Virginia, five dollars and seventy-two cents.

For furniture and repairs of same for public buildings, eighteen hundred and seventy-six, one hundred and eighty-five dollars and seventy-five cents.

For proceeds of seizure, eighteen hundred and sixty-five, seventy-four dollars and sixty-two cents.
WAR DEPARTMENT.

Payment of bounty to volunteers and their legal heirs, as certified by the Second Auditor and the Second Comptroller, under section four, act of June fourteenth, eighteen hundred and seventy-eight, for the year eighteen hundred and seventy-one and for prior years, ninety-three thousand one hundred and ninety-one dollars and seventeen cents.

For pay of two and three year volunteers, as certified by Second Auditor and Second Comptroller, under same section and act, for the year eighteen hundred and seventy-one and for prior years, forty-eight thousand five hundred and sixty-three dollars and fifty-one cents.

For pay of the Army for eighteen hundred and seventy-seven and prior years, ninety-three thousand one hundred and ninety-one dollars and seventeen cents.

For expenses of recruiting for eighteen hundred and seventy-seven and prior years, one hundred and eighteen dollars and seventy-four cents.

For collecting, drilling, and organizing volunteers for eighteen hundred and seventy-one and prior years, seventy-nine dollars and twenty-nine cents.

For the draft and substitute fund for eighteen hundred and seventy-one and prior years, eight hundred and sixteen dollars and eighty-six cents.

For ordnance and ordnance stores for eighteen hundred and seventy-seven and prior years, sixty-six dollars.

For allowance for reduction of wages under eight-hour law, eighteen hundred and seventy-seven and prior years, one hundred and nineteen dollars and forty-one cents.

For the medical and hospital department for eighteen hundred and seventy-one and prior years, five dollars and ninety-five cents.

For the medical and hospital department for eighteen hundred and seventy-seven and prior years, one thousand and twenty-nine dollars and forty-six cents.

INTERIOR DEPARTMENT.

For pay of Indian agents for eighteen hundred and seventy-seven and for prior years, four thousand two hundred and eighty-three dollars and sixty-nine cents.

For incidental expenses of the Indian service in Arizona, Colorado, California, Dakota, Idaho, Montana, New Mexico, Oregon, and Utah for the year eighteen hundred and seventy-seven and for prior years, nine hundred and eighty-eight dollars and eighteen cents.

For contingencies of the Indian Department for eighteen hundred and seventy-seven and prior years, one hundred and fifty-six dollars and two cents.

For fulfilling treaty with Nisqually, Puyallup, and other tribes and bands for eighteen hundred and seventy-seven and prior years, ninety-seven dollars and thirteen cents.

For relief of persons for damages sustained by certain bands of Sioux Indians for eighteen hundred and seventy-three and prior years, one hundred and twenty-eight dollars.

WAR DEPARTMENT.

For transportation of the Army during the year eighteen hundred and seventy-seven and for prior years, sixty thousand eight hundred and sixty-seven dollars and twenty-three cents.

For regular supplies furnished the Quartermaster's Department during the year eighteen hundred and seventy-seven and for prior years, eight thousand and sixty-five dollars and eleven cents.
For incidental expenses of the Quartermaster's Department for the year eighteen hundred and seventy-seven and prior years, seven thousand and twenty dollars and seventeen cents.

For barracks and quarters during the year eighteen hundred and seventy-seven and for prior years, eleven thousand two hundred and six dollars and sixty-eight cents.

For horses for the cavalry and artillery during the year eighteen hundred and seventy-seven and for prior years, five thousand two hundred and fifty-eight dollars.

For subsistence of the Army during the year eighteen hundred and seventy-seven, and for prior years, three thousand three hundred and sixty-eight dollars and ninety-five cents.

For pay, transportation, services, and supplies of Oregon and Washington Volunteers in eighteen hundred and fifty-five and eighteen hundred and fifty-six, eight thousand two hundred and seventy-five dollars and fifty-six cents.

For refunding to States expenses incurred in raising volunteers in the State of New York, sixty-one thousand eight hundred and fifty-eight dollars and ninety-five cents; State of Michigan, three hundred and forty-seven dollars and sixty cents; State of Pennsylvania, thirty-nine thousand and five dollars and seventy-eight cents; in all, one hundred and one thousand two hundred and twelve dollars and thirty-three cents.

To reimburse the State of Kentucky for expenses incurred on account of her militia forces, fifteen thousand dollars.

For horses and other property lost in the military service during the year eighteen hundred and seventy-seven, and for prior years, forty-three thousand eight hundred and seventy-eight dollars and sixty cents: Provided, That no portion of this amount shall be paid for the value of the steamer Peerless lost at sea November fourth, eighteen hundred and sixty-one.

For commutation of rations to soldiers while held as prisoners of war, eight thousand two hundred and twenty-one dollars and thirty-eight cents, being for eighteen hundred and seventy-seven and prior years, including pay of volunteers for eighteen hundred and seventy-one and prior years, twenty-two dollars and twenty-five cents.

For Bureau of Refugees, Freedmen, and Abandoned Lands for eighteen hundred and seventy-seven, and prior years, one dollar.

For transportation of officers' baggage for same period, one hundred and sixty-seven dollars and eighty-eight cents.

For clothing for the Army for same period, for the year eighteen hundred and seventy-seven and for prior years, four dollars and fifteen cents.

INTERIOR DEPARTMENT.

For the payment of Army pensions for the year eighteen hundred and seventy-seven, and for prior years, one thousand two hundred and ninety dollars and fifty-nine cents.

NAVY DEPARTMENT.

For pay of the Navy for the year eighteen hundred and seventy-seven and for prior years, one thousand nine hundred and seventy-seven dollars and twenty-five cents.

For the relief of the widows and orphans of the officers, seamen, and marines of the United States steamer Levant, lost at sea, two hundred and forty dollars, being a deficiency for the years eighteen hundred and sixty and eighteen hundred and sixty-one.

For pay of the Marine Corps, eighteen hundred and seventy-six and eighteen hundred and seventy-seven and for prior years, one hundred and nine dollars and ninety-eight cents.

For indemnity for lost clothing for the year eighteen hundred and
sixty-five and for prior years, one thousand one hundred and ninety-seven dollars and sixty-two cents.

For bounty to seamen for the year eighteen hundred and sixty-five and prior years, three thousand eight hundred and nine dollars and seventeen cents.

For bounty for destruction of enemy’s vessels for the year eighteen hundred and seventy-four and for prior years, one thousand and seventy-two dollars and sixty-nine cents.

For contingent expenses of the Marine Corps for the year eighteen hundred and seventy-nine and for prior years, eight hundred and sixty-two dollars and seventy-five cents.

For ordnance and ordnance stores for the year eighteen hundred and seventy-five and prior years, thirty-seven dollars and fifty-three cents.

For steam-machinery for the year eighteen hundred and seventy-five and for prior years, forty-five dollars and eighty-one cents.

For contingent expenses of the Bureau of Equipment and Recruiting for the year eighteen hundred and seventy-seven and for prior years, one hundred and sixty-seven dollars and ninety cents.

For expenses of the Naval Observatory for the year eighteen hundred and seventy-six and for prior years, four hundred and sixteen dollars and eighty-eight cents.

For contingent expenses of the Bureau of Navigation for the year eighteen hundred and seventy-seven and for prior years, twenty-two dollars and eighty-two cents.

For contingent expenses of the Bureau of Provisions and Clothing for the year eighteen hundred and seventy-eight and for prior years, five thousand two hundred and twenty dollars and thirty-five cents.

For general maintenance of Yards and Docks for the years eighteen hundred and seventy-three and eighteen hundred and seventy-four, thirty seven dollars and thirty-seven cents.

For the contingent expenses of the Bureau of Medicine and Surgery for the years eighteen hundred and seventy-four and eighteen hundred and seventy-five, twenty-two dollars and eighty-two cents.

For the contingent expenses of Bureau of Equipment and Recruiting for the years eighteen hundred and seventy-six and eighteen hundred and seventy-seven, thirty-seven dollars.

For deficiency in the postal revenues for eighteen hundred and seventy-seven and for prior years, ninety-seven thousand seven hundred and seventeen dollars and twenty cents: Provided, That the claims of the Southern Steamship Company for four thousand five hundred and eighty-three dollars and thirty-three cents, of Charles Morgan for two thousand and ninety-four dollars and seventeen cents, of C. B. Payne for seven thousand five hundred dollars, of the Memphis and New Orleans Steam Packet Company for three thousand five hundred and thirty-eight dollars and fifty-nine cents, and of John D. Adams for two thousand two hundred and eighty dollars and ninety-one cents, included in the schedule upon which this appropriation is made, shall not be paid: Provided further, That no part of this sum shall be paid for the claim of the Pacific Mail Steamship Company.

Widows and children of surfmen who perished at Point Aux Barques, Lake Huron.

SEC. 3. That there shall be, and is hereby, appropriated for the relief of the widows and children of the surfmen who recently perished at Point Aux Barques, Lake Huron, under orders of the Life-Saving Service, in the effort to save life and property, the sum of one thousand dollars, to be distributed under the direction of the Secretary of the Treasury in equal portions between the widows aforesaid and the children under sixteen years of age.

Approved, June 16, 1880.
CHAP. 235.—An act making appropriations for the sundry civil expenses of the government for the fiscal year ending June thirtieth, eighteen hundred and eighty-one, 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 following sums be, and the same are hereby, appropriated for the objects hereinafter expressed, for the fiscal year ending June thirtieth, eighteen hundred and eighty-one, namely:

UNDER THE TREASURY DEPARTMENT.

**PUBLIC BUILDINGS.**

<table>
<thead>
<tr>
<th>Building</th>
<th>Location</th>
<th>Appropriation</th>
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<tbody>
<tr>
<td>Court-house and post-office, Austin, Texas</td>
<td>For completion of the building, thirteen thousand dollars</td>
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<tr>
<td>Custom-house and post-office, Albany, New York</td>
<td>For continuation of building, ninety thousand dollars</td>
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<tr>
<td>Court-house and post-office, Atlanta, Georgia</td>
<td>For completion of the building and approaches, fifteen thousand dollars</td>
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<td>Post-office and sub-treasury, Boston, Massachusetts</td>
<td>For continuation of building, three hundred and fifty thousand dollars</td>
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<tr>
<td>Custom-house and post-office, Cincinnati, Ohio</td>
<td>For continuation of building, three hundred and fifty thousand dollars</td>
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<tr>
<td>Custom-house and post-office, Evansville, Indiana</td>
<td>For fencing, grading, and approaches, twenty-five thousand dollars</td>
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<tr>
<td>Custom-house and post-office, Fall River, Massachusetts</td>
<td>For completion of building, fifty thousand dollars</td>
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<tr>
<td>Custom-house, court-house, and post-office, Kansas City, Missouri</td>
<td>For continuation of building, twenty-five thousand dollars; and the limitation on the cost of said building is hereby extended from two hundred thousand dollars to a sum not to exceed three hundred thousand dollars</td>
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<td>Court-house and post office, Little Rock, Arkansas</td>
<td>For completion of building, and fencing, grading, and approaches, thirty thousand dollars</td>
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<td>Custom-house, court-house, and post-office, Memphis, Tennessee</td>
<td>For continuation of building fifty thousand dollars</td>
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<td>Custom-house and post-office, New Orleans, Louisiana</td>
<td>For repairs and finishing third story of building, forty-seven thousand dollars</td>
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<td>Custom-house, court-house, and post-office, Nashville, Tennessee</td>
<td>For completion of building, seventy-five thousand dollars; and so much of the sundry civil appropriation act approved March third, eighteen hundred and seventy-nine, as limits the cost of the iron-framed roof for said building is hereby repealed</td>
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<td>Post office and court-house, Philadelphia, Pennsylvania</td>
<td>For continuation of building, three hundred and fifty thousand dollars</td>
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<td>For commencing work on a public building at Pittsburgh, Pennsylvania, seventy-five thousand dollars</td>
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<tr>
<td>Appraisers' stores, San Francisco, California</td>
<td>For completion of building, and fencing, grading, and for paving approaches, thirty-five thousand dollars</td>
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<tr>
<td>Custom-house and post-office, Saint Louis, Missouri</td>
<td>For continuation of building, three hundred and fifty thousand dollars</td>
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<tr>
<td>Court-house and post-office, Topeka, Kansas</td>
<td>For continuation of building, fifty thousand dollars; Provided, That iron joists for floors may be used, and that the limit of cost for the entire building be extended twenty thousand dollars to cover increased cost therefor</td>
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<tr>
<td>Court house and post-office, Utica, New York</td>
<td>For completion of building, sixty-one thousand dollars</td>
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Lincoln.

For completing the grade, sidewalks, fences, and other necessary improvements on the grounds of the United States court-house and post-office at Lincoln, Nebraska, five thousand dollars.

Washington.

Treasury building, Washington, District of Columbia: For annual repairs, and fitting rooms to be vacated by the Bureau of Engraving and Printing, for offices and file-rooms, forty thousand dollars.

Engraving and Printing Bureau.

Proviso.

Purchase of lots.

Provided, That the Secretary of the Treasury be, and hereby is, authorized and directed to purchase lots numbered eleven, twelve, twenty-four, and twenty-five, in square two hundred and thirty-one, in the city of Washington and District of Columbia, being the land lying between the south line of the present site of the new building for the Bureau of Engraving and Printing and a fifteen-foot alley, or any portion thereof, as an addition to the site of the said building, at a cost not exceeding fifty cents per square foot; and the sum of fifteen thousand seven hundred and thirty-two dollars and seventy cents, or so much thereof as may be necessary for the purchase of said land, is hereby appropriated out of any moneys in the Treasury not otherwise appropriated.

Baltimore.

Post-office, Baltimore, Maryland: The Secretary of the Treasury hereby directed to cause plans to be prepared for the said building, and to report to Congress at its next session the estimated cost of completing the same, together with a statement of all incidental expenses connected therewith, and the sum of four thousand dollars appropriated for cost and expenses of condemnation by act of June eighteenth, eighteen hundred and seventy-nine, or so much thereof as may be necessary, is hereby made available for the purpose of defraying the expenses of preparing said plans and estimates.

Repairs and preservation.

Repairs and preservation of public buildings: For repairs and preservation of public buildings under the control of the Treasury Department, one hundred thousand dollars.

Post-Office Department.

Post-Office Department: To enable the Postmaster-General to refit the rooms lately occupied by the city post-office in the Post-Office Department building, sixteen thousand three hundred and sixty-five dollars, the same to be immediately available.

Salary postmaster, Washington.

That the salary of the postmaster at the city of Washington, District of Columbia, be, and the same is hereby, fixed at the sum of four thousand dollars per annum from and after the passage of this act.

Fire-proof building, Washington.

To enable the Secretary of War to cause to be constructed a fire-proof roof for the building on the corner of Seventeenth and F streets, Washington, District of Columbia, known as Winder's building, twenty-five thousand one hundred and seventy-eight dollars and fourteen cents, or so much thereof as may be necessary.

Life-saving stations.

For salaries of superintendents for the life-saving stations, as follows: On the coasts of Maine and New Hampshire, one, of Massachusetts, one, at one thousand dollars each; on the coasts of Rhode Island and Long Island, one, at one thousand five hundred dollars; of one assistant superintendent on the coasts of Rhode Island and Long Island, five hundred dollars.

Superintendents.

For salary of one superintendent for the coast of New Jersey, one thousand five hundred dollars.

For salaries of superintendents on the coasts of Delaware, Maryland, and Virginia, one, at one thousand dollars; on the coasts of Virginia and North Carolina, one at one thousand dollars.

For salary of one superintendent for the houses of refuge on the coast of Florida, one thousand dollars; and of one superintendent for the life-saving and life-boat stations on the coast of the Gulf of Mexico, one thousand dollars, and of one on the coasts of Lakes Ontario and Erie, one thousand dollars.
For salaries of superintendents for the life-saving and life-boat stations, as follows: one on the coasts of Lakes Huron and Superior, and of one on the coast of Lake Michigan, at one thousand dollars each.

For salary of one hundred and ninety-six keepers of life-saving and life-boat stations and of houses of refuge, at four hundred dollars each, seventy-eight thousand four hundred dollars.

For pay of crews of experienced surfmen, employed at the life-saving and life-boat stations, at a rate not to exceed forty dollars per month each, during the period of actual employment, three hundred and seventy-six thousand nine hundred and sixty dollars.

For compensation of volunteer crews of life-boat stations, for actual and deserving service rendered upon each occasion of disaster, at such rate, not to exceed ten dollars for each person, as the Secretary of the Treasury may determine, and for pay of volunteer crews, for drill and exercise, five thousand dollars.

Contingent expenses: For fuel for one hundred and ninety-six stations and houses of refuge; repairs and outfits for the same; supplies and provisions for houses of refuge and for shipwrecked persons succored at stations; traveling expenses of officers under orders from the Treasury Department; and contingent expenses, including freight, storage, repairs to apparatus, medals, labor, stationery, advertising, and miscellaneous expenses that cannot be included under any other head of life-saving stations, on the coasts of the United States, sixty-five thousand dollars.

ESTABLISHING LIFE-SAVING STATIONS.

For establishing new life-saving stations and life-boat stations on the sea and lake coasts of the United States, twenty thousand dollars.

REVENUE-CUTTER SERVICE.

Expenses of revenue-cutter service: For pay of captains, lieutenants, engineers, cadets, and pilots, and for rations for the same; and for pay of petty-officers, seamen, cooks, stewards, boys, coal-passers, and firemen, and for rations for the same; and for fuel for vessels, repairs and outfits for same; ship-chandlery and engineers' stores for same; traveling expenses of officers traveling on duty under orders from the Treasury Department; instruction of cadets; commutation of quarters; and contingent expenses, including wharfage, towage, dockage, freight, advertising, surveys, labor, and miscellaneous expenses, which cannot be included under special heads, eight hundred and fifty thousand dollars.

ENGRAVING AND PRINTING.

For labor and expenses of engraving and printing, namely: For labor (by the day, piece, or contract), including labor of workmen skilled in engraving, transferring, plate-printing, and other specialties necessary for carrying on the work of engraving and printing notes, bonds, and other securities of the United States, the pay for such labor to be fixed by the Secretary of the Treasury at rates not exceeding the rates usually paid for such work; and for other expenses of engraving and printing notes, bonds, and other securities of the United States; for materials, including paper required in the work of engraving and printing; for purchase of engravers' tools, dies, rolls, and plates, and for machinery and repairs of same; and for expenses of operating macerating-machines for the destruction of the United States notes, bonds, national-bank-notes and other obligations of the United States authorized to be destroyed, three hundred and seventy-five thousand dollars.

LIGHT-HOUSE ESTABLISHMENT.

Keepers of light-houses: For salaries, fuel, rations, rent of quarters (where necessary), and similar incidental expenses of nine hundred and
ninety-five light-keepers and fog-signal keepers, five hundred and sixty-five thousand dollars.

Light-vessels. Expenses of light-vessels: Seamen's wages, rations, repairs, salaries, supplies, and incidental expenses of thirty-one light-ships, two hundred and forty thousand dollars.

Buoyage. Buoyage: For expenses of raising, cleaning, painting, repairing, removing, and supplying losses of buoys, spindles, and day-beacons, and for chains, sinkers, stakes, and dolphins, and similar necessaries, three hundred and twenty-five thousand dollars.

Fog-signals. Fog-signals: For repairs and incidental expenses in renewing, duplicating, establishing, and improving fog-signals and buildings connected therewith, fifty thousand dollars.

Inspecting lights. Inspecting lights: For expenses of visiting and inspecting lights and other aids to navigation, including rewards paid for information as to collisions, four thousand dollars.

Supplies of light-houses. Supplies of light-houses: For supplying the light-houses, beacon-lights, and fog-signals on the Atlantic, Gulf, Lake, and Pacific coasts with illuminating and cleansing materials, and such other materials as may be required for annual consumption, including the expenses of inspection and delivery of the same; for books and furniture for light-stations, and other incidental and necessary expenses, three hundred and seventy-five thousand dollars.

Repairs. Repairs of light-houses and stations: For repairs and incidental expenses of light-houses and stations; for rebuilding, renovating, and improving the same, and buildings connected therewith; and for the purchase and repair of illuminating apparatus and machinery, two hundred and eighty-five thousand dollars.

Lighting and buoyage. Lighting and buoyage: For maintenance of lights and buoys on the Mississippi, Ohio, and Missouri Rivers, one hundred and forty thousand dollars.

And so much of section forty-six hundred and seventy-two of the Revised Statutes of the United States as provides compensation to collectors of the customs for services as superintendents of lights or as disbursing-agents for the Light-House Establishment is hereby repealed.

Light-houses, &c. LIGHT-HOUSES, BEACONS, AND FOG-SIGNALS.

Elm tree. For protecting the site of the Elm Tree beacon, of the Swash Channel range, entrance to New York Harbor, two thousand five hundred dollars.

Prince's Bay. For protecting the site of the Prince's Bay light-station, Staten Island, New York, three thousand five hundred dollars.

Rondout Creek. For establishing stake-lights on the dikes at the entrance to Rondout Creek, Hudson River, New York, one thousand dollars.

Purchase of land, Staten Island. For purchase of additional strip of land at Staten Island depot, New York, and for repairs and dredging, twenty-one thousand dollars.

Cape Henry. For continuing the construction of the light-house, and the purchase of additional land not exceeding six acres, at Cape Henry, Virginia twenty-five thousand dollars.

Lazaretto depot. For enlarging pier-accommodation at Lazaretto depot, near Baltimore, Maryland, four thousand dollars.

Portsmouth. For rebuilding wharf at the buoy and supply depot, Portsmouth, Virginia, four thousand five hundred dollars.

Florida Reefs. For establishing and repairing day-beacons on the Florida Reefs, ten thousand dollars.

Mobile Harbor. For establishing a series of lights to guide into Mobile Harbor, Alabama, six thousand dollars.

That the appropriation of twenty thousand dollars made by the act of July thirty-first, eighteen hundred and seventy-six, for rebuilding and repairing light-houses on the coast of Texas is hereby made available for the erection of range-lights to guide into Matagorda Bay.
For protecting the site of Thirty-mile Point light-house, Lake Ontario, New York, five thousand dollars.

For establishing a light on the northern end of Belle Isle, Detroit River, Michigan, ten thousand dollars.

For continuing the erection of a light-house on Stannard's Rock, Lake Superior, Michigan, fifty thousand dollars.

For erection, removal, and repair of lights on pier-heads on the lakes, rivers, and seaboard of the United States, twenty-five thousand dollars.

For establishing a light on Sand Island, the most westerly of the Apostle group, Lake Superior, Wisconsin, eighteen thousand dollars.

That the appropriation of eighteen thousand dollars made by act of March third, eighteen hundred and seventy-five, for a light-house on Passage Island, Lake Superior, is hereby made available for the erection of said light-house; and so much of said act as required that this appropriation should not be available until the government of the Dominion of Canada should build a light-house on Cholchester Reef is hereby repealed.

For continuing the erection of a first-class light-house and steam fog-signal on Tillamook Head, Oregon, fifty thousand dollars.

For building two steam-tenders for general service on the Atlantic coast, ninety thousand dollars: Provided, That masters of light-house tenders shall have police powers in matters pertaining to government property and smuggling.

For the erection of a light-house on Bell's Rock, in York River, Virginia, thirty-five thousand dollars.

For the erection of a light at the mouth of Sampit River, Georgetown Harbor, South Carolina, one thousand two hundred dollars.

To complete lighting of Delaware River from Deep Water Point to League Island, fifteen thousand dollars.

For Horseshoe Shoal range-lights, superseding Fort Mifflin light, twenty thousand dollars.

For the erection of a light-house near Lewes, Delaware, twenty thousand dollars.

For the erection of a light-house on Borden Flats, Mount Hope Bay, Massachusetts, twenty-five thousand dollars.

For the establishment of a light on Forked Rock, Stamford Harbor, in the State of Connecticut, seven thousand dollars.

To complete the construction of a light-ship and fog-signal at Trinity Shoal, on the western coast of Louisiana, fifteen thousand dollars.

For establishing a fog-signal on Sandy or West Point, Puget Sound, ten thousand dollars.

To establish lights at the mouths of Red River, Louisiana, three thousand dollars.

To establish a light at the mouth of the Amite River, in the State of Louisiana, three thousand dollars.

For the examination and survey of sites for proposed light-houses, and preparing plans for proposed structures, ten thousand dollars.

COAST AND GEODETIC SURVEY.

Survey of the Atlantic and Gulf coasts, eastern division: For every purpose and object necessary for and incident to the continuation of the survey of the Atlantic and Gulf coasts of the United States, the Mississippi and other rivers, to the head of either tidal influence or ship-navigation; soundings, deep-sea temperatures, dredgings, and current-observations along the above-named coasts, in the Gulf of Mexico and the Gulf Stream, including its entrance into the Gulf, its course through the Caribbean and into and around the Sargasso Sea; the triangulation towards the western coast, and furnishing points for State surveys; the preparation and publication of charts, the Coast Pilot, and other results of the work, with the purchase of materials therefor, including compen-
For the continuation of the resurvey of Delaware Bay and River, ten thousand dollars.

Survey of the Pacific coasts, western division: For every purpose and object necessary for and incident to the survey of the Pacific coasts of the United States, the Columbia and other rivers, to the head of either tidal influence or of ship navigation, deep-sea soundings, temperatures, currents, and dredgings along and also in the Japan Stream flowing off these coasts; the triangulation towards the eastern coast, and furnishing points for State surveys; the preparation and publication of charts, the Coast Pilot, and other results of the work, with the purchase of materials therefor, including compensation of civilians employed in the work, one hundred and eighty thousand dollars.

Repairs of vessels—Coast and Geodetic Survey: For the repairs and maintenance of the complement of vessels used in the Coast and Geodetic Survey, thirty thousand dollars.

Publishing observations—Coast and Geodetic Survey: For continuing the publication of observations, and their discussion, made in the progress of the Coast and Geodetic Survey, including compensation of civilians engaged in the work, the publication to be made at the Government Printing Office, six thousand dollars.

General expenses Coast and Geodetic Survey: For rent of buildings for offices, workrooms, and workshops in Washington, twelve thousand dollars.

For rent of fire-proof building, number two hundred and five, New Jersey avenue south (excepting rooms for standard weights and measures), for the safe-keeping and preservation of the original astronomical, magnetic, hydrographic, and other records; the original topographical and hydrographic maps and charts; instruments, engraved plates, and other valuable articles of the Coast and Geodetic Survey, five thousand dollars.

For fuel for all the offices and buildings, two thousand dollars.

For transportation of instruments, maps, and charts; the purchase of new instruments, books, maps, and charts; gas and other miscellaneous expenses, nine thousand four hundred dollars.

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Food-fishes.

Propagation of food-fishes: For the introduction of shad and freshwater herring into the waters of the Pacific, the Atlantic, the Gulf and Great Lake States, and of salmon, white fish, carp, gourami, and other useful food-fishes into the waters of the United States generally to which they are best adapted; also for the propagation of cod, herring, mackerel, halibut, and other sea-fishes, and for continuing the inquiry into the causes of the decrease of food-fishes of the United States, eighty-five thousand dollars, which shall be immediately available.

For maintenance of the United States carp-ponds in the city of Washington and elsewhere, five thousand dollars.

For the construction of an additional pond on Monument Lot for the cultivation of carp and other food-fishes, with the necessary arrangements of drainage, and for completing the work on the ponds now in use, twelve thousand dollars.

For maintenance of the fish-hatching steamer Fish Hawk, fifteen thousand dollars, which shall be immediately available.

For collecting statistics of the sea-coast and lake fisheries of the United States, especially those covered by the Washington treaty of eighteen hundred and seventy-one, three thousand five hundred dollars.

For preparation of illustrations for the Report of the United States Commissioner of Fish and Fisheries, one thousand dollars.
FOR T Y-SIXTH CONGRESS. S ESS. II. CH. 235. 1880.

STANDARD WEIGHTS AND MEASURES.

For construction and verification of standard weights and measures, including metric standards, for the custom-houses and other offices of the United States, and for the several States, and of mural standards of length in Washington, District of Columbia five thousand dollars; for rent of fire-proof rooms in building number two hundred and five, New Jersey avenue south, for the safe-keeping and preservation of finished weights, measures, balances, and metric standards, one thousand dollars; for fuel and lights, materials, transportation, traveling and other miscellaneous expenses, six hundred dollars.

For contribution to maintenance of International Bureau of Weights and Measures, in conformity with terms of convention signed May twentieth, eighteen hundred and seventy-five, one thousand nine hundred dollars, or so much thereof as may be necessary, to be expended under the Department of State; in all, eight thousand five hundred dollars.

MISCELLANEOUS OBJECTS UNDER THE TREASURY DEPARTMENT.

Expenses of national currency: For paper, engraving, printing, express charges, and other expenses, one hundred and twenty thousand dollars.

Fuel, lights, and water for public buildings: For fuel, light, water, and miscellaneous items required by the janitors and firemen in the proper care of the buildings, furniture, and heating apparatus, such as brooms, mops, brushes, buckets, wheelbarrows, shovels, saws, hatchets, and hammers, for all public buildings under the control of the Treasury Department, four hundred and twenty-five thousand dollars.

Furniture and repairs of furniture for public buildings: For furniture and repairs of furniture, and carpets, for all public buildings under the control of the Treasury Department, including furniture for three new buildings, namely: one at Austin, Texas, one at Fall River, Massachusetts, and one at Atlanta, Georgia, one hundred and thirty thousand dollars.

For furniture for the new public building at Chicago, Illinois, in addition to the furniture in use, ninety thousand dollars.

Pay of custodians and janitors: For pay of custodians and janitors for all public buildings under the control of the Treasury Department, ninety thousand dollars.

Vaults, safes, and locks for public buildings: For vaults, safes, and locks, and repairs of the same, for all public buildings under the control of the Treasury Department, fifty thousand dollars.

Heating apparatus for public buildings: For heating, ventilating, and hoisting apparatus, and repairs of same, for all public buildings under the control of the Treasury Department, seventy-five thousand dollars.

Plans for public buildings: For photographing-materials, and labor for duplicating plans for all public buildings under the control of the Treasury Department, one thousand five hundred dollars.

Suppressing counterfeiting and similar felonies: For expenses of detecting and bringing to trial and punishment persons engaged in counterfeiting Treasury notes, bonds, national-bank notes, and other securities of the United States, as well as the coins of the United States, and robbing mails, and other felonies committed against the laws of the United States relating to the postal service, the pay and bounty laws, and against the laws relating to the revenue service, and for no other purpose whatever, eighty thousand dollars.

Compensation in lieu of moieties: For compensation in lieu of moieties in certain cases under the customs-revenue laws, fifty thousand dollars.

Salaries and traveling expenses of agents at seal-fisheries in Alaska: For one agent, three thousand six hundred and fifty dollars; one assistant agent, two thousand nine hundred and twenty dollars; necessary
traveling expenses of agents in going to and returning from Alaska, at six hundred dollars each per annum; in all, seven thousand seven hundred and seventy dollars.

To enable the Secretary of the Treasury to use revenue-steamers for the protection of the interests of the government on the seal islands, the sea-otter hunting grounds, and the enforcement of the provisions of law in Alaska, twenty thousand dollars.

Examination of rebel archives and records of captured property: To enable the Secretary of the Treasury to have the records of captured and abandoned property examined, and information furnished therefrom, for the use and protection of the government, five thousand dollars.

Lands and other property of the United States: For custody, care, and protection of lands and other property belonging to the United States, five thousand dollars.

For the payment of the messengers of the respective States for conveying to the seat of government the votes of the electors of said States for President and Vice-President of the United States, at the rate of twenty-five cents for every mile of the estimated distance by the most usual road traveled, from the place of meeting of the electors to the seat of government of the United States, computed for the one distance only, nine thousand dollars, or so much thereof as may be necessary.

For purchase of law-books and suitable books of reference for the library of the Treasury Department, one thousand dollars.

For the collection of statistics relating to the annual production of the precious metals in the United States, five thousand dollars, to be expended under the direction of the Secretary of the Treasury.

National Board of Health: For salaries and expenses of the National Board of Health, and to carry out the purposes of the various acts creating the National Board of Health, seventy-five thousand dollars, or so much thereof as is necessary: Provided, That twenty-five thousand dollars of the appropriation made by act of June second, eighteen hundred and seventy-nine, entitled “An act to prevent the introduction of contagious or infectious diseases into the United States”, shall be applied to the same purposes.

For aid to local quarantine stations and for aid to local and State boards of health, to be used in case of epidemic, one hundred thousand dollars: Provided, That fifty thousand dollars of the appropriation made by act of June second, eighteen hundred and seventy-nine, entitled “An act to prevent the introduction of contagious or infectious diseases into the United States”, shall be applied to the same purposes.

For salary of a clerk, who shall be a stenographer, to the International Sanitary Congress to be called by the President, at the rate of six dollars per day while actually employed, a sufficient amount to pay said salary is hereby appropriated.

To enable the Secretary of the Treasury to provide for the repairs of the bulkhead or sea-wall of the marine hospital at Key West, Florida, one thousand dollars.

UNDER THE WAR DEPARTMENT.

SIGNAL SERVICE.

Observation and report of storms: For the expenses of the observation and report of storms by telegraph and signal for the benefit of commerce and agriculture throughout the United States; for manufacture, purchase, and repair of meteorological and other necessary instruments; for telegraphing reports; for expenses of storm-signals announcing the probable approach and force of storms; for continuing the establishment and connection of stations at life-saving stations and light-houses; for instrument-shelters; for hire, furniture, and expenses of offices maintained for public use in cities and ports receiving reports; for river re-
ports; for maps and bulletins to be displayed in chambers of commerce and boards of trade rooms, and for distribution; for books, periodicals, newspapers, and stationery; and for incidental expenses not otherwise provided for, three hundred and seventy-five thousand dollars. There shall be added to the Signal Corps fifty privates; and from and after the passage of this act the Chief Signal Officer shall have the rank and pay of a brigadier-general.

Construction, maintenance, and repair of military telegraph lines:
For the construction and continuing the construction, maintenance, and use of military telegraph lines on the Indian and Mexican frontiers and in the Northwest, and for the connection of military posts and stations, seventy-five thousand dollars.

National cemeteries: For maintaining and improving national cemeteries, one hundred thousand dollars.
For pay of seventy-two superintendents of national cemeteries, fifty-nine thousand seven hundred and twenty dollars.

To construct roadway from Fort Scott, Kansas, to the National Cemetery near that city, five thousand five hundred dollars, subject to the approval of the Secretary of War.

ARMORIES AND ARSENALS.

Arsenal at Springfield, Massachusetts: For repairs and preservation of grounds, buildings and machinery, not used for manufacturing purposes, of the arsenal, and for erecting guard-house at Springfield, Massachusetts, fifteen thousand dollars.

Rock Island arsenal, Rock Island, Illinois: For finishing shop G, an iron working and finishing shop for the arsenal, ninety-five thousand dollars.
For shop I, a wood-working and leather-working shop for the arsenal, fifty-five thousand dollars.
For shop H, an iron-finishing shop for the armory, forty-five thousand dollars.
For an elevated iron water-tank for fire protection and general water-supply of the arsenal, five thousand dollars.

For general care, preservation, and improvement: For building new roads; care and preservation of the water-power; painting and care and preservation of permanent buildings and bridges and shores of the island; building fences and grading grounds; and repairs of and extension of railroad, twelve thousand dollars; and for care and preservation of the Rock Island bridge, and expense of maintaining and operating the draw, nine thousand dollars.

For developing and maintenance of water-power, fifty thousand dollars.
For the repair and restoration of the wharf at the arsenal, Washington, District of Columbia, two thousand dollars.

Sandy Hook proving-ground, Sandy Hook, New Jersey: For clearing, leveling, grading, and building roads and walks at the proving-ground, five thousand dollars.

Repairs of arsenals: For repairs of smaller arsenals, and to meet such unforeseen expenditures at arsenals as accident or other contingencies during the year may render necessary, forty thousand dollars.
For completing repairs on wharf for Benicia arsenal, California, five thousand dollars.
For continuing boring the artesian well at Benicia wharf, California, five thousand dollars.

BUILDINGS AND GROUNDS IN AND AROUND WASHINGTON AND THE EXECUTIVE MANSION.

Improvement and care of public grounds: For filling in and improving grounds south of Executive Mansion, fifteen thousand dollars.
For ordinary care of greenhouses and the nursery, one thousand five hundred dollars.

For ordinary care of Lafayette Square, one thousand dollars.

For care and improvement of reservation number three (Monument grounds), one thousand dollars.

For construction and repair of iron fences, five hundred dollars.

For manure, and hauling the same, four thousand dollars.

For painting iron fences, vases, lamps, and lamp-posts, one thousand five hundred dollars.

For purchase and repair of seats, five hundred dollars.

For purchase and repair of tools, five hundred dollars.

For trees, tree-stakes, lime, whitewashing, and stock for nursery, three thousand dollars.

For removing snow and ice, one thousand dollars.

For flower-pots, twine, baskets, and lycopodium, one thousand dollars.

For care and construction and repair of fountains in the public grounds, one thousand five hundred dollars.

For abating nuisances, five hundred dollars.

For improving various reservations, ten thousand dollars.

Executive Mansion: For care of and repairs to the Executive Mansion, and for furniture, twenty thousand dollars; fuel for the Executive Mansion and the greenhouses, two thousand dollars; care and necessary repairs of the greenhouses, five thousand five hundred dollars; in all, twenty-seven thousand five hundred dollars.

Lighting the Executive Mansion and public grounds: For gas, pay of lamp-lighters, gas-fitters, plumbers, plumbing, lamp-posts, matches, and repairs of all kinds; fuel for office, for the watchmen's lodges, and for the greenhouses in the nursery, fifteen thousand dollars: Provided, That no more than twenty-five dollars shall be paid per lamp for gas under any expenditure provided for in this act; and in case a contract cannot be made at that rate the engineer in charge is hereby authorized to substitute other illuminating material, and to use so much of the sum hereby appropriated as may be necessary for that purpose.

Repair of water-pipes and fire-plugs: For repairing and extending water-pipes, purchase of apparatus to clean them, and for cleaning the springs and repairing and renewing the pipes of the same that supply the Capitol, the Executive Mansion, and the building for the State, War, and Navy Departments, two thousand five hundred dollars.

Telegraph to connect the Capitol with the departments and the Government Printing Office: For repair and care of the same, one thousand dollars.

Building for State, War, and Navy Departments: To continue work on the north wing of the building, four hundred and fifty thousand dollars, to be immediately available.

For continuing the work on the Washington Monument, one hundred and fifty thousand dollars.

To enable the Joint Committee on Public Buildings and Grounds to defray expenses already incurred in procuring a model of proposed changes in the Washington Monument, one hundred and forty-seven dollars and eighty-five cents.

Survey of the Northern and Northwestern Lakes: For reduction of the field-work of the Lake survey; for the preparation and publication of the final report, for printing charts for the use of navigators, for continuation of water-level observations, and miscellaneous, forty thousand dollars.

Military surveys and reconnaissances in the military divisions and departments, west of the Mississippi River, twelve thousand five hundred dollars.
For transportation of reports and maps to foreign countries through the Smithsonian Institution, five hundred dollars.

For the completion of the necessary buildings for headquarters of the Department of Dakota, at the military post of Fort Snelling, Minnesota, one hundred thousand dollars.

For the construction of a new military post at or near the Musselshell River, in the territory of Montana, at a site to be approved by the Secretary of War, forty thousand dollars.

For the construction of necessary buildings, including officers' quarters, for the headquarters already commenced of the military Department of Texas on the military reservation at San Antonio, Texas, seventy-five thousand dollars; the total cost thereof shall not exceed one hundred and twenty-five thousand dollars.

For continuing the construction of quarters at Fort Omaha, Nebraska, twenty-five thousand dollars.

For the repair of the government quarters at Fortress Monroe, Virginia, twenty thousand dollars.

For the continuance of Fort Assinaboine, Montana Territory, eighty thousand dollars.

To enable the Secretary of War to continue the tests of iron and steel, ten thousand dollars.

To complete the purchase of Ringgold barracks, Texas, ten thousand five hundred and thirty-eight dollars and nineteen cents.

To complete roadway from Vicksburg, Mississippi, to the National Cemetery near that city, eight thousand dollars.

For continuing the preparation of the publication of the official Records of the War of the Rebellion, both of the Union and Confederate armies, and for the printing and binding, under direction of the Secretary of War, of ten thousand copies of a compilation of the official records, Union and Confederate, of the war of the rebellion, so far as the same may be ready for publication during the fiscal year, forty thousand dollars; and of said number seven thousand copies shall be for the use of the House of Representatives, two thousand copies for the use of the Senate, and one thousand copies for the use of the executive departments; and for the compensation of temporary clerks and other employees engaged thereon, the collection of such Confederate records as may be placed at the disposal of the government by gift or loan, for rent of necessary offices, for fuel, stationery, and incidental expenses, forty thousand four hundred and ninety dollars; and the Secretary of War is authorized to negotiate with the legal representatives of the late Confederate Generals Bragg and Polk for the purchase of their private papers relating to the late war, and said Secretary shall report thereon at the next session of Congress.

Expenses of military convicts: For payment of costs and charges of State penitentiaries for the care, clothing, maintenance, and medical attendance of United States military convicts confined in them, sixteen thousand dollars.

Support and improvement of the Leavenworth military prison, Fort Leavenworth, Kansas: For purchase of subsistence stores, oil, wicking, and fuel for heating and cooking purposes and running machinery, twenty-eight thousand one hundred and sixty-five dollars; for hay for prisoners' beds; for blank books and stationery; for stoves and stove-pipe, for use in buildings not heated by steam; for miscellaneous stores, drainage of grounds, disinfectants, and other general purposes, nine hundred and twenty-five dollars; for material for clothing, for hats, for each prisoner on discharge; for expenses of pursuing, and payment of rewards for apprehension and delivery of, escaped prisoners, three thousand two hundred and thirty-one dollars and twenty-five cents;
Repairs of Army transportation.

For hose for use in case of fire and for filling cisterns, and for tools and materials in shops, repairs of Army transportation, cleaning and repairing machinery and belting, three thousand eight hundred dollars;

Tobacco to prisoners.

For tobacco for issue to prisoners on special and excessive hard labor, four hundred dollars;

Teamsters, &c.

For teamsters, one thousand eight hundred dollars;

Clerks to disbursing-officer, &c.

For clerks in offices of disbursing-officer and acting assistant quartermaster, two thousand seven hundred dollars;

Extra-duty pay.

For extra-duty pay, four hundred and sixty-nine dollars and fifty-five cents;

Materials.

For paving-bricks, two thousand five hundred dollars;

Repairs to officers' quarters.

For repairs to officers' quarters, prison buildings, shops, and for extension of shops, three thousand dollars.

Medical supplies.

For purchase of supplies from the Medical Department, one thousand dollars; in all, fifty-five thousand eight hundred and ten dollars and eighty cents.

Artillery School.

United States Artillery School at Fortress Monroe, Virginia: To provide for text-books, drawing materials, models, and material necessary in the science of engineering and of artillery, stationery, and miscellaneous necessary for the use of the school, five thousand dollars.

Artificial limbs.

Artificial limbs: For furnishing artificial limbs and appliances, or commutation therefor, and transportation, two hundred and fifty thousand dollars.

Surgical appliances.

Appliances for disabled soldiers: For providing surgical appliances for persons disabled in the military or naval service of the United States, not otherwise provided for, three thousand dollars.

Catalogue Surgeon-General's Office.


Transient paupers, city of Washington.

Support of transient paupers: For care, support, and medical treatment of seventy-five transient paupers, medical and surgical patients, in the city of Washington, under a contract to be made with such institution as the Surgeon-General of the Army may select, fifteen thousand dollars.

Proviso.

Provided, That so much of this amount as may be necessary, not exceeding thirty thousand dollars, is hereby authorized to be used for the purpose of rebuilding Memorial Hall at Dayton, Ohio: Provided further, That General John M. Palmer, of Illinois, General William B. Franklin, of Connecticut, and General Charles W. Roberts, of Maine, are hereby appointed managers of the National Home for Disabled Volunteer Soldiers to fill vacancies which occurred on the twenty-first day of April, eighteen hundred and seventy-eight; and General Martin T. MacMahon, of New York, General John Love, of Indiana, and Major David C. Fulton, of Wisconsin, are hereby appointed managers of said National Home, to fill vacancies which occurred on the twenty-first day of April, eighteen hundred and eighty.

Managers appointed to fill vacancies.

That the buildings and grounds adjoining the Washington Asylum in the District of Columbia, heretofore used as a naval and Army magazine, be and the same hereby are, added to the grounds of the asylum, and subjected to the control of the Commissioners of the District of Columbia as part of the asylum until otherwise ordered.
Mississippi River Commission: For surveys and examinations and the necessary salaries and other expenses of the Mississippi River Commission, one hundred and fifty thousand dollars.

**UNDER THE NAVY DEPARTMENT.**

For construction and repair of Marine barracks at Washington, Norfolk, and Annapolis, twenty-two thousand three hundred and thirty-six dollars and sixty-nine cents, using therefor unexpended appropriations to that amount, now on the books of the Treasury, for provisions and fuel for the Marine Corps, for the fiscal year ending June thirtieth, eighteen hundred and seventy-nine.

To pay for clothing and bedding of officers and others in the Navy and Marine Corps, destroyed to prevent the spread of disease, two thousand dollars, to be available immediately.

The Secretary of the Navy is hereby authorized to use any balances of appropriations heretofore made upon contracts not fully executed at the close of the present fiscal year to be applied to payments upon such contracts up to the time of their fulfillment, anything in sections thirty-six hundred and ninety and thirty-six hundred and ninety-one of the Revised Statutes to the contrary notwithstanding.

**NAVY-YARDS AND STATIONS.**

Navy-yard, Mare Island, California: For continuation of work on stone dry-dock, one hundred and twelve thousand five hundred dollars.

Navy-yard, Pensacola, Florida: To enable the Secretary of the Navy to put the Pensacola navy-yard in a state of efficiency, one hundred and fifty thousand dollars.

For continuing repairs and improvements at the navy-yard, New London, Connecticut, in extending one of the buildings thereof, so as to furnish a drill-room and hospital for the use of the training-ships of the Navy, twenty thousand dollars.

For repair of the sea-wall at Gosport navy-yard, Virginia, fifty thousand dollars; and for rebuilding timber-sheds to preserve timber at same, seventy-five thousand dollars.

Repairs and preservation at navy-yards: For repairs at the different navy-yards and stations, and preservation of the same, three hundred thousand dollars.

**UNDER THE DEPARTMENT OF STATE.**

That the sum of fourteen thousand three hundred dollars be, and hereby is, appropriated, out of any money in the Treasury not otherwise appropriated, for printing and distributing more frequently the publications by the Department of State of the consular and other commercial reports, including circular letters to chambers of commerce, seven thousand dollars: Provided, That such publications may be sold at such rates as may be fixed by said department, and the proceeds of all sales to be paid into the Treasury; and seven thousand three hundred dollars of said amount is hereby appropriated for the clerical hire necessary for the competent administration of this whole branch of the public service in the collection, analyzing, publication, and distribution of commercial information under the Department of State; two thousand one hundred dollars for chief clerk; one thousand eight hundred dollars for one clerk; one thousand four hundred dollars for one clerk, and two thousand dollars for two additional clerks.

**UNDER THE DEPARTMENT OF THE INTERIOR.**

Casual repairs: For casual repairs of the building occupied by the Interior Department building, re-
pairs heating apparatus, &c.

Fire-proof model-cases for Patent-Office building.

street wing of same; for renewing water-closets; for replacing sewer and drain pipes in the east and south wings, fifteen thousand dollars.

For fire-proof model-cases, to be used in fitting up the north and west wings of the Patent-Office building, eighty thousand dollars.

PUBLIC BUILDINGS.

Capitol extension: For work on the Capitol, and for general repairs thereof, fifty thousand dollars; and for passenger-elevator in south wing of the Capitol, as may be located by the Speaker and the Architect of the Capitol, seven thousand dollars: Provided, That the location of such elevator shall not in any wise interfere with the use or occupation of or communication between any of the offices or committee rooms of the House, nor with the lighting or ventilation thereof, or of any corridor.

Capitol grounds: Improving Capitol grounds: For continuing the work on the Capitol grounds, sixty thousand dollars.

Lighting Capitol, &c. Lighting the Capitol and grounds: For lighting Capitol and grounds about the same, including Botanic Garden and Senate stable; for gas, pay of superintendent of meters, lamp-lighters, and gas-fitters; for material for electrical battery; and general repairs to lamps and pipes, thirty-two thousand dollars.

For the payment of retained percentages on contracts for paving made during the fiscal year ending June thirtieth, eighteen hundred and seventy-seven, for paving roadways in Capitol grounds, namely: To Cranford and Hoffman, one thousand seven hundred and twenty-three dollars and forty-three cents; to George W. Riggs, attorney for W. R. Davis, four thousand two hundred and sixty-nine dollars and sixty-eight cents; to W. H. Groot, two hundred and fifty-three dollars and sixty-one cents; in all, six thousand two hundred and forty-six dollars and seventy-two cents.

Portable fire-extinguishers for Capitol.

For the purchase of four forty-gallon portable fire-extinguishers to be placed in the Capitol, one thousand two hundred dollars.

Repairs to court-house, Washington, District of Columbia: For annual repairs to court-house in the city of Washington, and for new furnaces, one thousand dollars.

For testing the quantity and quality of gas used by the government, and the various governors and other appliances designed to lessen its consumption and cost, to be expended under the direction of the Architect of the Capitol, three hundred and fifty dollars.

LIBRARY OF CONGRESS.

For purchase of necessary furniture for the Library of Congress, one thousand five hundred dollars.

Botanic Garden: For repairs and improvements to the buildings and walks of the Botanic Garden, eight thousand one hundred and sixty-three dollars.

For a night-watchman for the Botanic Garden, seven hundred and twenty dollars.

National Museum.

For furniture and fixtures, National Museum: For cases, furniture, and fixtures for the reception, care, and exhibition of the collections of geology, mineralogy, ethnology, technology, and natural history, presented to the government by foreign nations, fifty thousand dollars.

For a steam-heating apparatus and for fuel, twenty-five thousand dollars, to be immediately available.

For water, gas-fixtures, and electrical apparatus, twelve thousand five hundred dollars, to be immediately available.

For construction of relieving sewer, with the necessary man-holes and traps, from the new National Museum building to the Seventh-street sewer, one thousand dollars.
HOWARD UNIVERSITY.

For maintenance, ten thousand dollars.

PUBLIC LANDS.

EXPENSES OF THE COLLECTION OF REVENUE FROM SALES OF PUBLIC LANDS.

For salaries and commissions of registers of land-offices and receivers of public moneys, at ninety-three district land-offices, at not exceeding three thousand dollars each, three hundred and eighty-six thousand dollars.

For incidental expenses of the several land-offices, ninety-three thousand five hundred dollars.

For expenses of depositing money received from the sale of public lands, ten thousand dollars.

To meet expenses of protecting timber on the public lands, forty thousand dollars.

For the settlement of claims for swamp lands, and swamp land indemnity, fifteen thousand dollars.

SURVEYING THE PUBLIC LANDS.

For surveying the public lands, three hundred thousand dollars at rates not exceeding twelve dollars per linear mile for standard and meander lines, ten dollars for township, and eight dollars for section lines, except that the Commissioner of the General Land Office may allow, for the survey of standard and meander lines through heavily timbered, mountainous, and covered with dense undergrowth, a sum not exceeding sixteen dollars per linear mile for standard lines, fourteen dollars for township, and ten dollars for section lines.

For surveying confirmed private land-claims in California at the rates per mile prescribed by law, and office expenses, ten thousand dollars.

For the preliminary survey of unconfirmed and survey of confirmed private land claims in New Mexico, at a rate not exceeding sixteen dollars per linear mile, and office expenses, six thousand dollars.

For the preliminary survey of unconfirmed and survey of confirmed private land-claims in Arizona, at a rate not exceeding sixteen dollars per linear mile, and office expenses, eight thousand dollars.

Occasional examinations of public surveys in the several surveying districts, in order to test the accuracy of the work in the field, inspect mineral deposits, coal-fields, and timber districts, eight thousand dollars.

For appraisement and sale of Fort Dalles military reservation, in Oregon, and other abandoned military reservations, five thousand dollars.

To enable the Commissioner of the General Land Office to continue to reproduce worn and defaced official plats of surveys now on file, and constituting a part of the records of said office, ten thousand dollars.

To enable the Secretary of the Interior to protect, preserve, and improve the Yellowstone National Park, in compliance with section twenty-four hundred and seventy-five of the Revised Statutes of the United States, fifteen thousand dollars.

OFFICES OF SURVEYORS-GENERAL OF PUBLIC LANDS.

Contingent expenses, office of surveyor-general of Louisiana: For fuel, books, stationery, messenger hire, and other incidental expenses, two thousand dollars.

Contingent expenses, office of surveyor-general of Florida: For rent of office for surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand dollars.
Minnesota. Contingent expenses, office of surveyor-general of Minnesota: For fuel, books, stationery, pay of messenger, and other incidental expenses, one thousand five hundred dollars.

Dakota. Contingent expenses, office of surveyor-general of Dakota: For rent of office for surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars.

Colorado. Contingent expenses, office of surveyor-general of Colorado: For rent of office for surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars.

New Mexico. Contingent expenses, office of surveyor-general of New Mexico: For rent of office for surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars.

California. Contingent expenses, office of surveyor-general of California: For fuel, books, stationery, pay of messenger, and other incidental expenses, four thousand dollars.

Idaho. Contingent expenses, office of surveyor-general of Idaho: For rent of office for surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars.

Nevada. Contingent expenses, office of surveyor-general of Nevada: For rent of office for surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars.

Oregon. Contingent expenses, office of surveyor-general of Oregon: For fuel, books, stationery, pay of messenger, and other incidental expenses, one thousand five hundred dollars.

Washington. Contingent expenses, office of surveyor-general of Washington: For rent of office for surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars. For replacing furniture in his office, destroyed by the falling of the building in which his office was located, three hundred dollars.

Nebraska. Contingent expenses, office of surveyor-general of Nebraska and Iowa: For rent of office for surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars.

Montana. Contingent expenses, office of surveyor-general of Montana: For rent of office for surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars.

Utah. Contingent expenses, office of surveyor-general of Utah: For rent of office for surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars.

Wyoming. Contingent expenses, office of surveyor-general of Wyoming: For rent of office for surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars.

Arizona. Contingent expenses, office of surveyor-general of Arizona: For rent of office for surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars.

Geological Survey.

GEOLOGICAL SURVEY.

For the salary of the Director of the Geological Survey, six thousand dollars.

For the expenses of the Geological Survey, and the classification of the public lands and examination of the geological structure, mineral resources, and products of the national domain, to be expended under the direction of the Secretary of the Interior, one hundred and fifty thousand dollars. And the Secretary of War is hereby authorized to detail not exceeding two officers of the Ordnance Corps to serve with the Geological Survey: Provided, That in his judgment it can be done without injury to the service.

To complete the office-work of the United States geological and geographical survey of the Territories, ten thousand dollars.
ETHNOLOGIC RESEARCHES.

For the purpose of continuing ethnologic researches among the North American Indians under the direction of the Secretary of the Smithsonian Institution, twenty thousand dollars.

NATIONAL ACADEMY OF SCIENCES.

For the expenses incurred by the Committee of the National Academy of Sciences during their consideration of the scientific surveys of the Territories, four hundred dollars.

BIENNIAL REGISTER.

That section two of the act of December fifteenth, eighteen hundred and seventy-seven, entitled "An act providing for the printing and distribution of the Biennial Register", is hereby so amended as to read "the first day of July" instead of "the last day of June", as the day upon which the lists of the Biennial Register shall in future be made up.

TENTH CENSUS.

To meet the expenses of enumeration and compilation attendant upon the taking of the tenth census (including printing and engraving, one hundred and twenty-five thousand dollars), to be expended under the direction of the Secretary of the Interior, two million nine hundred and sixty thousand dollars, to be immediately available.

MISCELLANEOUS OBJECTS.

GOVERNMENT HOSPITAL FOR THE INSANE.

Current expenses, Government Hospital for the Insane:
For support, clothing, and treatment of the insane of the Army, Navy, Marine Corps, and Revenue-Cutter Service, and of all persons who have become insane since their entry into the military or naval service of the United States, and who are indigent, and of the indigent insane of the District of Columbia, one hundred and forty-three thousand dollars; and of this sum not exceeding one thousand dollars may be used for transporting patients to their friends: Provided, That hereafter the admissions to the hospital shall be limited to such persons as are entitled to treatment therein under the provisions of title fifty-nine, chapter four, of the Revised Statutes of the United States, and under the act approved March third, eighteen hundred and seventy-five, chapter one hundred and fifty-six, second session, Forty-third Congress.
For general repairs and improvements, five thousand dollars.
For furnishing and fitting a relief building, including heating apparatus, fifteen thousand dollars, to be immediately available.

COLUMBIA INSTITUTION FOR THE DEAF AND DUMB.

Current expenses, Columbia Institution for the Deaf and Dumb: For support of the institution, including salaries and incidental expenses, and five hundred dollars for books and illustrative apparatus, and two thousand five hundred dollars for general repairs, fifty-three thousand five hundred dollars: Provided, That when any indigent applicant for admission to the institution, belonging to the District of Columbia, and being of teachable age, is found on examination by the president of the institution to be of feeble mind, and hence incapable of receiving instruction among children of sound mind, the Secretary of the Interior may cause such person to be instructed in some institution for the education of feeble-minded children in Pennsylvania, or some other
State, at a cost not greater for each pupil than is, or may be for the
time being, paid by such State for similar instruction, and the sum
necessary therefor is appropriated out of the sum above provided for
current expenses of the institution.

For erection and fitting up of a gymnasium for the use of the students
and pupils, five thousand dollars, and for the improvement and inclosure
of the grounds of the institution, two thousand five hundred dollars; in
all, seven thousand five hundred dollars.

FREEDMEN'S HOSPITAL AND ASYLUM.

Support of Freedmen's Hospital and Asylum, Washington, District
of Columbia: For subsistence, eighteen thousand dollars; for salaries
and compensation, nine thousand five hundred dollars; fuel and light,
two thousand dollars; clothing, bedding, forage, and transportation,
and miscellaneous expenses, five thousand dollars; rent of hospital
buildings and grounds, four thousand dollars; medicines and medical
supplies, one thousand five hundred dollars; repairs and furniture, one
thousand eight hundred dollars; in all, forty-one thousand eight hun-
dred dollars.

SMITHSONIAN INSTITUTION.

Preservation of collections, Smithsonian Institution: For preserva-
tion and care of the collections of the surveying and exploring expedi-
tions of the government and the objects presented to the United States
at the International Exhibition of eighteen hundred and seventy-six,
forty-five thousand dollars.

Preservation of collections, Smithsonian Institution, Armory building:
For expense of watching, care, and storage of articles belonging to the
United States, including those transferred from the International Exhi-
bition of eighteen hundred and seventy-six, and for transfer to the new
National Museum, two thousand five hundred dollars.

ENTOMOLOGICAL COMMISSION.

For the completion of the work of the United States Entomological
Commission under the Department of the Interior in the special investi-
gation of the Rocky Mountain locust or grasshopper and the cotton-
worm, the sum of twenty-five thousand dollars, to be immediately availa-
able: Provided, That after the close of the next fiscal year all work of the
character herein provided for shall be exclusively under the control of
the Agricultural Department, and all operations under the Interior De-
partment shall be fully and finally closed before the thirtieth day of
June, eighteen hundred and eighty-one.

INDIAN OFFICE.

That the Secretary of the Interior be, and he is hereby, authorized to
pay Mrs Sarah Shaw of Lawrence, Kansas, the sum of five thousand
dollars, in five annual installments of one thousand dollars each, out of
any money that may hereafter be appropriated for the use and benefit
of the Cheyenne Indians; the first installment to be paid out of the
money appropriated for said Indians by the act approved May eleventh,
eighteen hundred and eighty, "making appropriations for the current
and contingent expenses of the Indian Department", and so forth, "for the fiscal year ending June thirtieth, eighteen hundred and eighty-one".

Expenses of Indian Commissioners: For the expenses of the commission of citizens serving without compensation, appointed by the President under the provisions of the fourth section of the act of April tenth, eighteen hundred and sixty-nine, ten thousand dollars.

To enable the Secretary of the Interior to pay the rent for that part of the Freedmen's Bank building as is occupied by the Court of Claims, three thousand six hundred dollars.

COURT OF CLAIMS.

For the purchase of law-books for the Court of Claims, to be expended under the direction of said court, two thousand five hundred dollars.

UNDER THE DEPARTMENT OF JUSTICE.

MISCELLANEOUS.

For payment of the necessary expenses incurred in the examination of witnesses in the matter of claims against the United States pending in any department, and for the necessary expenses incurred in defending suits in the Court of Claims, to be expended under the direction of the Attorney-General, twenty-five thousand dollars.

Prosecution and collection of claims: For expenses to be incurred in the prosecution and collection of claims due to the United States, to be expended under the direction of the Attorney-General, two thousand five hundred dollars.

Punishing violations of intercourse acts and frauds: For detecting and punishing violations of the intercourse acts of Congress and frauds committed in the Indian service, the same to be expended by the Attorney-General in allowing such fees and compensation of witnesses, jurors, and marshals, and in defraying such other expenses as may be necessary for this purpose, five thousand dollars.

Prosecution of crimes: For detection and prosecution of crimes against the United States; and for investigation of official acts, records, and accounts, to be disbursed under the direction of the Attorney-General, twenty thousand dollars.

For the purchase of books for the Territorial library of Wyoming Territory, one thousand five hundred dollars; the Attorney-General to expend said sum in the purchase of such needed law books as the judges of said Territory shall certify to be necessary.

That the legislative assemblies of the several Territories of the United States may make such provision for the care and custody of such persons as may be convicted of crime under the laws of such Territory as they shall deem proper, and for that purpose may authorize and contract for the care and custody of such convicts in any other Territory or State, and provide that such person or persons may be sentenced to confinement accordingly in such other Territory or State, and all existing legislative enactments of any of the Territories for that purpose are hereby legalized: Provided, That the expense of keeping such prisoners shall be borne by the respective Territories, and no part thereof shall be borne by the United States.

To enable the Attorney-General to supply the United States courts at Deadwood, Dakota, with the United States Supreme Court Reports and the Statutes at Large, four hundred and twenty-three dollars.

JUDICIAL.

UNITED STATES COURTS.

For defraying the expenses of the Supreme Court and circuit and district courts of the United States, including the District of Columbia,
and also for jurors and witnesses, and expenses of suits in which the
United States are concerned, of prosecution for offenses committed
against the United States; for the safe-keeping of prisoners, and for
defraying the expenses which may be incurred in the enforcement of the
act approved February twenty-eighth, eighteen hundred and seventy-
one, entitled "An act to amend an act approved May thirtieth, eighteen
hundred and seventy, entitled "An act to enforce the rights of citizens
of the United States to vote in the several States of the Union, and for
other purposes"", or any acts amendatory thereof or supplementary
thereof; which expenses, being separated into the following itemized
statement, show that there will be needed, namely:

- For payment of marshals and their general deputies, except for serv-
ices of the latter rendered at elections, six hundred and fifty thousand
dollars;
- For payment of district attorneys and their assistants, three hundred
and fifty thousand dollars;
- For fees of clerks, one hundred and sixty thousand dollars;
- For fees of United States commissioners, one hundred and forty thou-
sand dollars;
- For fees of jurors, four hundred thousand dollars;
- For fees of witnesses, five hundred and fifty thousand dollars;
- For support of United States prisoners, two hundred thousand dollars;
- For rent of United States court-rooms, seventy-five thousand dollars.
- For repairs and furniture for the United States court-house, Charles-
ton, South Carolina, two thousand five hundred dollars;
- For expenses of bailiffs and other miscellaneous expenses, three hun-
dred thousand dollars; in all, two million eight hundred and twenty-
five thousand dollars.

Support of convicts: For support and maintenance of convicts trans-
ferred from the District of Columbia, for support of convicts transferred
from other districts (and for collection of criminal statistics), to be dis-
bursed under the direction of the Attorney-General, twenty-five thou-
sand dollars.

Expenses of Territorial courts in Utah: For defraying the contingent
expenses of the courts, including compensation of the United States dis-


tricat attorney and his assistants, the fees, per diem, of United States
commissioners and clerks of the courts, and the fees, per diem, and
cruising expenses of the United States marshal of the Territory of Utah,
with expenses of summoning jurors, subpoenaing witnesses; of arresting,
guarding, and transporting prisoners; of hiring and feeding guards; of
supplying and caring for the penitentiary, to be expended only under
the direction and order of the Department of Justice, upon accounts duly
verified and certified, twenty thousand dollars.

PUBLIC PRINTING AND BINDING.

For the public printing, for the public binding, and for paper for the
public printing, including the cost of printing the debates and proceedings
of Congress in the Congressional Record, and for lithographing, mapping,
and engraving for both Houses of Congress, the Supreme Court of the
United States, the supreme court of the District of Columbia, the Court
of Claims, the Library of Congress, and the departments, and for all the
necessary materials which may be needed in the prosecution of the work,
one million six hundred thousand dollars; and from the said sum hereby
appropriated, printing and binding may be done by the Public Printer
to the amounts following, respectively, namely:

- For printing and binding for Congress, including the proceedings and
debates, seven hundred and fifty thousand dollars; for the State Depart-
ment, fifteen thousand dollars; for the Treasury Department, two hun-
dred and ten thousand dollars; for the War Department, one hundred
and twenty thousand dollars; for the Navy Department, fifty thousand
dollars; for the Interior Department, two hundred and twenty thousand
dollars; for the Department of Justice, ten thousand dollars; for the Post-Office Department, one hundred and fifty thousand dollars; for the Agricultural Department, eleven thousand dollars; for the Supreme Court of the United States, thirty-four thousand dollars; for the supreme court of the District of Columbia, one thousand dollars; for the Court of Claims ten thousand dollars; and for the Library of Congress, nineteen thousand dollars.

For the annual rental and necessary repairs of the telephones and lines connecting the Capitol with the Government Printing Office and the several executive departments, three hundred dollars, or so much thereof as may be necessary.

That lot subdivision fifty-five, in square six hundred and twenty-four, fronting on H street, in the city of Washington, adjoining the lands on which the Government Printing Office building is situated, shall be purchased for the use of the United States; and it shall be the duty of the Secretary of the Interior to purchase said lot, the value thereof to be paid to the owner, out of any money in the Treasury not otherwise appropriated, on the requisition of the said Secretary of the Interior: Provided, That before such payment shall be made the owner of said lot shall, by a good and sufficient deed in fee simple, to be approved by the Attorney-General of the United States, convey the said lot to the United States for the purpose aforesaid.

That to ascertain the value of said lot it shall be the duty of the Secretary of the Interior to make application to the supreme court of the District of Columbia, by petition containing a particular description thereof by metes and bounds, with the name of the owner and his residence, and the said court is hereby authorized and required, upon such application, in such mode, and under such rules and regulations as it may adopt, after notice to the owner of said lot by summons, to appoint three commissioners, freeholders of the District of Columbia, acquainted with the value of real estate in Washington City, to make, under oath, a just and equitable appraisement of the cash value of said lot and the improvements thereon, and the Secretary of the Interior is authorized and required to pay to the owner of said lot the amount specified in the appraisement so made, or he may deposit said amount for said owner with the court in payment thereof. The said court may direct the time possession of the said lot so condemned may be taken, and may, if necessary, enforce any order or issue any process necessary to give such possession. The cost occasioned by the appraisement and purchase shall be taxed and paid as the court may direct.

SENATE.

For improving and repairing the heating apparatus of the Senate Chamber, for additional registers in floor and gallery, and for small skylights in roof and ceiling, and for one vacuum-pump, ten thousand dollars.

For clerk to Committee on Naval Affairs of the Senate, two thousand two hundred and twenty dollars.

To enable the Secretary of the Senate to pay the assistant librarian of the Senate from July first, eighteen hundred and eighty, to June thirtieth, eighteen hundred and eighty-one, one thousand four hundred and forty dollars.

HOUSE OF REPRESENTATIVES.

That the parties named below be allowed the amounts set opposite their names in full of expenses incurred by them respectively in contested-election cases:

Joseph Mason, two thousand dollars.
Sebastian Duffy, two thousand dollars.
J. M. Bradley, one thousand five hundred dollars.
W. F. Slemens, one thousand five hundred dollars.

To enable the Clerk of the House to pay the widow of Honorable A. M. Lay, deceased, late a member of the Forty-sixth Congress, six thousand dollars.

Sister of William Hincks.

For Miss B. A. Hincks, of Cohasset, Massachusetts, the sum of five thousand dollars, being the amount of one year’s salary of her brother, William Hincks, late a reporter of debates for the House of Representatives.

Solomon Stover.

The Clerk of the House is hereby authorized to pay, and the accounting-officers of the Treasury to pass, two bills of Solomon Stover, of eight dollars each, for coal furnished to the House of Representatives and not inspected as provided by law.

M. M. Herr.

To pay M. M. Herr for services as messenger to the Sergeant-at-Arms, at five dollars per day, from December first, eighteen hundred and seventy-nine, to May thirty-first, eighteen hundred and eighty, inclusive, nine hundred and fifteen dollars.

J. Russell Barbee.

To pay J. Russell Barbee for three months’ services as messenger to the War-Claims Committee in Forty-fifth Congress, one hundred and eighty dollars, to be immediately available.

To pay certain claims found just and proper, and recommended by the Committee on Accounts, to wit:

Mrs. Anna E. Ward.

To Mrs. Anna E. Ward, balance due for services rendered in watching and cleaning Statuary Hall from June thirtieth, eighteen hundred and seventy-eight, to March third, eighteen hundred and seventy-nine, at three dollars and sixty cents per day, four hundred dollars.

To pay for services in cleaning Statuary Hall, and watching statuary therein for the fiscal year ending June thirtieth, eighteen hundred and eighty-one, seven hundred and twenty-two dollars, to be disbursed as contingent expenses of the House of Representatives, subject to the approval of the Architect of the Capitol.


To each of the following-named persons, to wit, Richard Granger, John J. Tytherleigh, Harry C. Acton, Charles M. Henry, Walter H. Robertson, and Perry S. Goodsell, the sum of sixty-seven dollars for services rendered as session messengers in the House post-office from March eighteenth to April fourth, eighteen hundred and seventy-nine; and to William T. Revill and Joseph F. Knipe, each the sum of fifty-two dollars for services rendered in the same capacity from March eighteenth to thirty-first, eighteen hundred and seventy-nine; which sums, in this section allowed respectively to the persons named, shall be in full satisfaction of their respective claims.

For purchase of pipe-cutting machine and other tools for heating department of the House of Representatives, to be expended under direction of the Architect of the Capitol, one thousand dollars.

J. B. Holloway.

To enable the Clerk of the House to pay J. B. Holloway balance of salary due him as assistant clerk to the Committee on War Claims from March eighteenth, eighteen hundred and seventy-nine, to July first, eighteen hundred and seventy-nine, and from December first, eighteen hundred and seventy-nine, to March tenth, eighteen hundred and eighty, all inclusive, one thousand two hundred and forty-two dollars.

And to E. B. Blanks, junior, for services under the Doorkeeper from February the first, eighteen hundred and seventy-eight, up to and including June thirtieth, eighteen hundred and seventy-eight, at two dollars and fifty cents per day, three hundred and seventy-five dollars, to be available immediately.

To enable the Committee on War Claims to have prepared for the Public Printer copies of the summary reports of the Commissioners of Claims in cases reported to Congress as disallowed under the act of
March third, eighteen hundred and seventy-one, of which twenty-five copies shall be printed and bound for the use of the House of Representatives, twenty-five copies for the use of the Senate, ten copies for the use of the War Department, and ten copies for the use of the Treasury Department, two thousand dollars, or so much thereof as may be necessary.

To pay Henry H. Smith for services as clerk to the Committee on Rules, and as reimbursement for money expended by him for clerical services under the resolutions of June twenty-fifth, eighteen hundred and seventy-nine, and March second, eighteen hundred and eighty, five hundred dollars.

To enable the Clerk of the House to pay the "cloak-room men", eight in number, the difference in pay between the amount received by them under the last legislative, executive, and judicial appropriation act and the amount they would have received under the bill of the same title which was vetoed, viz, ten dollars per month for each, for six months, four hundred and eighty dollars.

To enable the Joint Committee on the Library of Congress to purchase works of art, ten thousand dollars.

GENERAL MISCELLANEOUS.

For the removal of the remains of R. H. Carter, late inspector of customs at Panama, from Panama to his late home in Fauquier County, Virginia, five hundred dollars, or so much thereof as may be necessary, to be expended under the direction of the Secretary of the Treasury.

To authorize the Clerk of the House to pay Frederick Carlisle in full for services as an expert before the Committee on Public Expenditures, two hundred and thirty-four dollars.

For the preparation of an index to the Official Reports of the Centennial Exhibition, now in press, three hundred dollars, to be expended under the direction of the Public Printer.

To pay Charles H. Evans for the book prepared by him, known as Senate Document number forty-six, first session Forty-sixth Congress, "Imports and Duties from eighteen hundred and sixty-seven to eighteen hundred and seventy-eight", and for revising and superintending the printing of the same, two thousand dollars.

To pay the expenses of the burial of surfmen employed in the life-saving service who perished while endeavoring to render assistance to distressed vessels, one hundred and fifty dollars.

Approved, June 16, 1880.

CHAP. 236.—An act to increase the pensions of certain pensioned soldiers and sailors who are utterly helpless from injuries received or disease contracted while in the United States service.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all soldiers and sailors who are now receiving a pension of fifty dollars per month, under the provisions of an act entitled "An act to increase the pension of soldiers and sailors who have been totally disabled", approved June eighteenth, eighteen hundred and seventy-four, shall receive, in lieu of all pensions now paid them by the Government of the United States, and there shall be paid them in the same manner as pensions are now paid to such persons, the sum of seventy two dollars per month.

SEC. 2. All pensioners whose pensions shall be increased by the provisions of this act from fifty dollars per month to seventy two dollars per month shall be paid the difference between said sums monthly, from June seventeenth, eighteen hundred and seventy eight, to the time of the taking effect of this act.

Approved, June 16, 1880.
CHAP. 237.—An act for the construction of a building for the use of the United States at Toledo, Ohio.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and hereby is, authorized and directed to purchase, at private sale or by condemnation in pursuance of the statute of Ohio, a suitable lot of ground contiguous to the land now owned and occupied as a post-office site by the United States in the city of Toledo, State of Ohio, and to cause to be erected on the grounds, as enlarged by the purchase aforesaid, a building suitable for the accommodation of the courts of the United States, and of the custom-house, bonded warehouse, and other government offices in that city; and for the purposes herein mentioned the sum of seventy-five thousand dollars is hereby appropriated, out of any moneys in the Treasury not otherwise appropriated, to be expended under the direction of the Secretary of the Treasury. The lot of land to be purchased, and the building hereby authorized to be constructed, when completed, upon plans to be previously made and approved by the Secretary of the Treasury, shall not exceed the cost of two hundred and fifty thousand dollars: Provided, That no money to be appropriated for this purpose shall be available until a valid title shall be vested in the United States, nor until the State of Ohio shall cede its jurisdiction over the same and relinquish the right to tax or assess the same while the United States shall be owners thereof. And the site shall be of sufficient extent to leave an open space upon the east side of the building to be erected including the alley of at least twenty-five feet and upon the other sides, including streets and alleys of at least fifty feet.

Approved, June 16, 1880.

CHAP. 238.—An act to authorize the Mississippi River Logging Company to construct and operate sheer-booms at or near Straight Slough.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That it shall be lawful for the Mississippi River Logging Company, a corporation organized under the laws of the State of Iowa, to construct and operate in conformity with plans to be approved by the Secretary of War sheer-booms in the Mississippi River, at or above the head of Rollingstone Slough and below the mouth of the Chippewa River, for the purpose of sheering logs that may escape and float out of the Chippewa River and into the Mississippi River from the main channel of said river into Rollingstone or Straight Slough: Provided, That said sheer-booms shall not be constructed until the plans and location of the same are submitted to the Secretary of War and receive his approval or so constructed as to interfere with or obstruct navigation: And provided further, That if, after said sheer-booms are so constructed, in the opinion of the Secretary of War they interfere with or obstruct navigation, he may order them removed or modified, and the said Mississippi River Logging Company shall be required to remove the same without cost to the United States.

Sec. 2. That the said Mississippi River Logging Company are hereby authorized to construct, in Rollingstone or Straight Slough, such piers and booms as they shall deem necessary for the purpose of securing, holding, sluicing; and rafting logs that may float into said slough.

Sec. 3. That this act may be altered, amended, or repealed at any time; and in case of such alteration, amendment, or repeal, it is expressly provided that the United States shall not be liable for any damages that may be sustained by reason thereof.

Approved, June 16, 1880.
CHAP. 239.—An act to constitute the city of Portsmouth, in the State of Ohio, a port of delivery.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the city of Portsmouth, in the State of Ohio, shall be, and is hereby, constituted a port of delivery within the collection-district of New Orleans, and shall be subject to the same regulations and restrictions as other ports of delivery in the United States; and all the privileges and facilities afforded by the act of Congress of the second of March, in the year of our Lord one thousand eight hundred and thirty-one entitled "An act allowing the duties on foreign merchandise imported into Pittsburgh, Wheeling, Cincinnati, Louisville, Saint Louis, Nashville, and Natchez, to be secured and paid at those places," shall be extended to said port. A surveyor of customs shall be appointed to reside at said port, and perform the duties prescribed by law, who shall receive such compensation now provided, or which may hereafter be provided, by law, for surveyors of the same grade: Provided, That the salary of the collector shall not exceed the net fees collected according to law at said port.

Approved, June 16, 1880.

CHAP. 240.—An act for the relief of the Fifteenth and Sixteenth Missouri Cavalry Volunteers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting officers of the Treasury be, and they hereby are, directed to pay bounty to the enlisted men of the Fifteenth and Sixteenth Missouri Cavalry Volunteers who served during the late rebellion, as follows, to wit:

To those who served the full period of one year, or more, the sum of one hundred dollars; to those who served the full period of six months, but less than one year, the sum of sixty-six dollars and sixty-six cents; to those who served a less period than six months, the sum of thirty-three dollars and thirty-three cents.

Sec. 2. That in case of the death of the soldier, who if living would be entitled under the first section of this act, then the said sum or sums that would be due to said soldier if living shall be paid to his widow; and if there be no widow, then to his child or children; and if there be none, then to his mother if she be a widow. And so much money as may be necessary to carry this law into effect is hereby appropriated out of any money in the Treasury not otherwise appropriated.

Approved, June 16, 1880.

CHAP. 241.—An act making an appropriation for the erection of a naval wharf at Key West in the State of Florida.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of thirty thousand dollars be, and the same is hereby, appropriated, out of any money in the Treasury not otherwise appropriated, to be expended, under the direction of the Secretary of the Navy, for the erection of a naval wharf at Key West in the State of Florida.

Approved, June 16, 1880.

CHAP. 242.—An act creating Yakima land-district in Washington Territory.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all that portion of Washington Territory bounded by a line commencing at a point of the intersection of the line between townships six and seven north, and between
Boundaries defined.

SEC. 1. That the President shall set apart, and by and with the advice and consent of the Senate, or during the recess thereof, establish a separate district in the present Territory of Washington, to be called the Yakima land district, the office of which shall be located at Yakima City therein.

Register and receiver authorized to be appointed.

SEC. 2. That the President shall appoint, by and with the advice and consent of the Senate, or during the recess thereof, a register and a receiver of public moneys for said district; and said officers shall reside in the place where said land office is located, and shall have the same powers and responsibilities, and shall receive the same fees and emoluments, as the like officers now receive in the other land-offices in said Territory.

Proofs and entries and other unfinished business transferred to Yakima land-office.

SEC. 3. That all persons in said district who, prior to the opening of said Yakima land-office, shall have filed their declaratory statements or applications for pre-emption, homestead, or other land rights, in any other land-office in said Territory of Washington, shall hereafter make proofs and entries at said Yakima land-office; and all unfinished business in any other land-office relating exclusively to lands in said Yakima land district shall be transferred to said Yakima land-office when notified by the officers of the opening thereof.

Approved, June 16, 1880.

June 16, 1880.

CHAP. 243.—An act to provide for the settlement of all outstanding claims against the District of Columbia, and conferring jurisdiction on the Court of Claims to hear the same, 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 jurisdiction of the Court of Claims is hereby extended to, and it shall have original legal and equitable jurisdiction of, all claims now existing against the District of Columbia arising out of contracts, made by the late Board of Public Works, and extensions thereof made by the Commissioners of the District of Columbia, and such claims as have arisen out of contracts made by the District Commissioners since the passage of the act of June twentieth, eighteen hundred and seventy-four, and of all claims for work done by the order or direction of the said Commissioners, and accepted by them for the use, purposes or benefit of the said District of Columbia, and prior to the fourteenth day of March, eighteen hundred and seventy-six; and all certificates of the auditor of said Board of Public Works, all certificates issued by the auditor and comptroller of the District of Columbia, all claims based on contracts made by the Levy Court, all sewer certificates, all sewer taxes not heretofore converted into three-sixty-five bonds, all measurements made by the engineers of said District of work done under contracts made since February twenty-first, eighteen hundred and seventy-one, for which no certificates have been issued to and received by the contractor or his assignee which certificates shall be prima facie evidence of the amount of work done all claims based upon contracts made by the Board of Public Works for which no evidence of indebtedness has been issued. Said Court of Claims shall have the same power, proceed in the same manner, and be governed by the same rules, in respect to the mode of hearing, adjudication, and determination of said claims, as it now has in relation to the adjudication of claims against the United States: Provided, Said court may make such additional rules as may be necessary to save costs and prevent delays in the prosecution of such claims. When the trial of any claim against the District of Columbia, prosecuted
under the provisions of this act, involves the taking and stating of a long account, or the making of measurements or computations involving the services of engineers, said court shall have power to award a reference to a competent referee to take and state such account, or to the engineer commissioner of the District to make and report such measurements and computations; and said referee or engineer shall report to the court the evidence taken by him for the information of said court, and any such referee shall be allowed such compensation for his services as the court may determine, not exceeding ten dollars per day for time actually employed to be paid on the order of the court by the Secretary of the Treasury and charged to the account of the District of Columbia.

SEC. 2. All such claims against the District of Columbia shall, in the first instance, be prosecuted before the Court of Claims by the contract

May award a
to take evidence and report to the court; reference.

Refor"e to take
evidence and re-
port to the cou-
triple of evidence

Presentation of claims for prosecution.

Either party may request the court to find the facts before trial. Appeals.

Provise.

Claims barred if prosecution is not commenced by filing petition within six months from date of passage of this act. Provise.

Cases may be consolidated depending upon a like state of facts. Judgments.

Attorney-General of the United States shall have authority, and it shall be his duty, to defend the District of Columbia against all such claims against said District of Columbia prosecuted in said Court of Claims, and on appeal, in like manner as he is now by law required to defend the United States in said court, with the same power to interpose counter claims and offsets against claims and defences for fraud practiced or attempted and all other legal defences, and with like power of appeal as in cases against the United States tried in said court.

SEC. 4. All laws now in force relating to prosecutions of claims against the United States in the Court of Claims shall apply, as far as applicable, to the prosecution, practice, hearing, and determination of claims against the District of Columbia authorized to be prosecuted under the provisions of this act: Provided, That motions for new trials shall be made by either party within twenty-days after the rendition of any judgment: And provided further, That in the trial of such cases no person shall be excluded as a witness because he or she is a party to or interested in the same.

Provise.

Laws in force, so far as applicable, shall apply.

Motions for new trial. Provise.

Judgments on appeal within term limited by law, and final judgments to be paid by Secretary of the Treasury.
of the Treasury: Provided, That no payment shall be made except upon
the presentation to the Secretary of the Treasury of a copy of said judg-
ment certified by the clerk of the Court of Claims, and signed by the
chief justice, or, in his absence, by the presiding judge of said court.

SEC. 6. The Secretary of the Treasury is hereby authorized to demand of
the sinking-fund commissioner of the District of Columbia so many of
the sixty-five bonds authorized by act of Congress approved
June twentieth, eighteen hundred and seventy-four, and acts amenda-
tory thereof as may be necessary for the payment of the judgments; and
said sinking-fund commissioner is hereby directed to issue and deliver
to the Secretary of the Treasury the amount of the sixty-five bonds
required to satisfy the judgments; which bonds shall be received, by
said claimants at par in payment of such judgments, and shall bear date
August first, eighteen hundred and seventy-four, and mature at the
same time as other bonds of this issue: Provided, That before the de-
ivery of such bonds as are issued in payment of judgments rendered as
aforesaid on the claims aforesaid, the coupons shall be detached there-
from from the date of said bonds to the day upon which such claims
were due and payable; and the gross amount of such bonds hereafter issued shall not exceed in the aggregate fifteen millions of
dollars: Provided, The bonds issued by authority of this act shall be
of no more binding force as to their payment on the Government of the
United States than the three sixty-five bonds issued under authority of
the act of June twentieth, eighteen hundred and seventy-four.

SEC. 7. In all cases prosecuted under the provisions of this act it shall
be the duty of the claimant, after the commencement of said actions, to
prosecute them in said court diligently; and after any issue of law or of
case, the Attorney-General shall have power to place the same on the trial calendar of said court for trial; and in all
cases when any case has been reached in its order on the calendar, and
the trial thereof has been unreasonably delayed by the claimant, the
said court may, on motion of the Attorney General, on notice to the
claimant, or his counsel, attorney, or solicitor, dismiss said claim; and
such dismissal or final judgment on any claim shall be a conclusive bar
against any further prosecution of such claim before any court or tri-
bunal whatsoever. The Secretary of the Treasury shall pay, according
to the provisions of this act, the said judgments from time to time as
they may be presented.

SEC. 8. No claim shall be presented to, or considered by the Court of
Claims under the provisions of this act which was rejected by the Board
of Audit.

SEC. 9. That the Treasurer of the United States as ex-officio sinking-
fund commissioner of the District of Columbia is hereby authorized and
directed to redeem the outstanding certificates of the late Board of
Audit, created by the act approved June twentieth, eighteen hundred
and seventy-four, with the interest accrued on said certificates by is-
suing and delivering to the owners or holders of such certificates, bonds
of the District of Columbia as provided in section seven of the act ap-
proved June twentieth, eighteen hundred and seventy-four, entitled
“An act for the government of the District of Columbia, and for other
purposes”, and acts amendatory thereof, said bonds to bear the same
date, same rate of interest, and interest and principal be payable at same
time, and subject to all the conditions, pledges of faith, and exemptions as
the bonds authorized to be issued by the said seventh section of said
act, and shall be signed by the said treasurer as ex officio sinking-fund
commissioner of the District of Columbia, and numbered, countersigned,
sealed and registered as the said seventh section of said act prescribes
detaching all coupons from said bonds up to the date of such certifi-
cates.

SEC. 10. No suit now pending for the collection of any claim based
upon a contract or extension of contract hereinbefore mentioned in the
supreme court of the District of Columbia shall be in any manner prejudiced by the provisions of this act.

Approved, June 16, 1880.

CHAP. 244.—An act for the relief of certain settlers on the public lands, and to provide for the repayment of certain fees, purchase money and commissions paid on void entries of public lands.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in all cases where it shall, upon due proof being made, appear to the satisfaction of the Secretary of the Interior that innocent parties have paid the fees and commissions and excess payments required upon the location of claims under the act entitled "An act to amend an act entitled 'An act to enable honorably discharged soldiers and sailors, their widows and orphan children, to acquire homesteads on the public lands of the United States', and amendments thereto", approved March third eighteen hundred and seventy-three, and now incorporated in section twenty-three hundred and sixteen of the Revised Statutes of the United States, which said claims were, after such location, found to be fraudulent and void, and the entries or locations made thereon canceled, the Secretary of the Interior is authorized to repay to such innocent parties the fees and commissions, and excess payments made by them, upon the surrender of the receipts issued therefor by the receivers of public moneys, out of any money in the Treasury not otherwise appropriated, and shall be payable out of the appropriation to refund purchase-money on lands erroneously sold by the United States.

SEC. 2. In all cases where homestead or timber-culture or desert-land entries or other entries of public lands have heretofore or shall hereafter be canceled for conflict, or where, from any cause, the entry has been erroneously allowed and cannot be confirmed, the Secretary of the Interior shall cause to be repaid to the person who made such entry, or to his heirs or assigns, the fees and commissions, amount of purchase money, and excesses paid upon the same upon the surrender of the duplicate receipt and the execution of a proper relinquishment of all claims to said land, whenever such entry shall have been duly canceled by the Commissioner of the General Land Office, and in all cases where parties have paid double-minimum price for land which has afterwards been found not to be within the limits of a railroad land grant, the excess of one dollar and twenty-five cents per acre shall in like manner be repaid to the purchaser thereof, or to his heirs or assigns.

SEC. 3. The Secretary of the Interior is authorized to make the payments herein provided for, out of any money in the Treasury not otherwise appropriated.

SEC. 4. The Commissioner of the General Land Office shall make all necessary rules, and issue all necessary instructions, to carry the provisions of this act into effect; and for the repayment of the purchase money and fees herein provided for the Secretary of the Interior shall draw his warrant on the Treasury and the same shall be paid without regard to the date of the cancellation of the entries.

Approved, June 16, 1880.

CHAP. 245.—An act to grant the State of Nevada lands in lieu of the sixteenth and thirty-sixth sections in said State.

Whereas, the legislature of the State of Nevada on March eighth, eighteen hundred and seventy-nine, passed an act accepting from the United States a grant of two millions or more acres of land in lieu of the sixteenth and thirty-sixth sections therein, and relinquishing to the United States all such sixteenth and thirty-sixth sections in said State
as have not been heretofore sold or disposed of by said State, and which
act of said State is in words as follows, to wit:

"An act accepting from the United States a grant of two millions or
more acres of land in lieu of the sixteenth and thirty-sixth sections, and
relinquishing to the United States all such sixteenth and thirty-sixth
sections as have not been sold or disposed of by the State.

"The people of the State of Nevada represented in Senate and assembly
do enact as follows :

SECTION 1. The State of Nevada hereby accepts from the United
States not less than two millions of acres of land in the State of Nevada
in lieu of the sixteenth and thirty sixth sections heretofore granted to
the State of Nevada by the United States: Provided, That the title of
the State and its grantees to such sixteenth and thirty-sixth sections as
may have been sold or disposed of by the State prior to the enactment
of any such law of Congress granting such two millions or more acres of
land to the State shall not be changed or vitiated in consequence of or
by virtue of such act of Congress granting such two millions or more
acres of land, or in consequence of or by virtue of this act surrendering
and relinquishing to the United States the sixteenth and thirty-sixth
sections unsold or undisposed of at the time such grant is made by the
United States.

"SEC. 2. The State of Nevada, in consideration of such grant of two
millions or more acres of land by the United States, hereby relinquishes
and surrenders to the United States all its claim and title to such six-
thirteenth and thirty-sixth sections in the State of Nevada heretofore
granted by the United States as shall not have been sold or disposed of
subsequent to the passage of any act of Congress that may hereafter be
made granting such two millions or more acres of land to the State of
Nevada: Provided, That the State of Nevada shall have the right to
select the two millions or more acres of land mentioned in the act":

Therefore,

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That there be, and are hereby,
granted to the State of Nevada two million acres of land in said State
in lieu of the sixteenth and thirty sixth sections of land heretofore
granted to the State of Nevada by the United States: Provided, That the title of
the State and its grantees to such sixteenth and thirty-sixth sections as
may have been sold or disposed of by said State prior to the passage
of this act shall not be changed or vitiated in consequence of or by virtue
of this act.

SEC. 2. The lands herein granted shall be selected by the State author-
ties of said State from any unappropriated, non-mineral, public land
in said State, in quantities not less than the smallest legal subdivision;
and when selected in conformity with the terms of this act the same
shall be duly certified to said State by the Commissioner of the General
Land Office and approved by the Secretary of the Interior.

SEC. 3. The lands herein granted shall be disposed of under such laws,
rules, and regulations as may be prescribed by the legislature of the
State of Nevada: Provided, That the proceeds of the sale thereof shall
be dedicated to the same purposes as heretofore provided in the grant
of the sixteenth and thirty-sixth sections made to said State.

SEC. 4. This act shall take effect from and after its passage.

Approved, June 16, 1880.

CHAP. 246.—An act for the establishment of titles in Hot Springs, and for other

purposes.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That any person, his heirs or
legal representatives, in whose favor the commissioners appointed under
the acts of Congress of eighteen hundred and seventy-seven and eight-
been hundred and seventy-eight, relative to the Hot Springs of Arkansas, have adjudicated, shall have the sole right to enter and pay for the amount of land the commissioners may have adjudged him entitled to purchase, within eighteen months next after the expiration of the notice required by the tenth section of the act of Congress of March third eighteen hundred and seventy-seven, to be given by paying to the receiver of public moneys at the land-office in Little Rock, Arkansas, forty per centum of the assessed value of said land as placed thereon by said commissioners; and that such assessments be reduced to that extent: and that in any cases where any church or church association has been adjudged entitled to purchase land it may do so by paying five dollars per lot.

SEC. 2. That the certificates (except certificate Number one hundred and sixty-two, issued to Samuel H. Stitt, DeWitt C. Rugg, and Samuel W. Fordyce for twenty-two thousand dollars, which exceptions shall not prejudice the rights of the United States or the holders of said certificate,) issued for condemned buildings by said commissioners be made receivable for the amounts named therein as so many dollars lawful money of the United States in the entry and purchase of the lands that may be sold in the Hot Springs Reservation; and that such certificates be assignable, and when assigned in the presence of two subscribing witnesses or the execution of the assignment thereof shall have been acknowledged before a court of record or clerk thereof, the land officers in like manner shall receive them from the assignee in payment of lands purchased by himself or others; and in case the amount of the certificate presented and received at such land-office shall exceed that necessary to make the purchase and entry desired, there shall be executed by the register and receiver, and delivered to the person from whom the same is received, a certificate giving the number of the original, the date and amount thereof, the balance due such person thereon, and the certificate thus issued shall be assignable and receivable in like manner as the original, and in all cases where such certificates are issued the register of the land office shall certify on the original certificate taken up, the number of the lots purchased therewith, and the price thereof.

SEC. 3. That those divisions of the Hot Springs Reservation, known as the mountainous districts, not divided by streets on the maps made by the commissioners, but known and defined on the map and in the report of the commissioners as North Mountain, West Mountain, and Sugar Loaf Mountain, be, and the same are hereby forever reserved from sale, and dedicated to public use as parks, to be known, with Hot Springs Mountain, as the permanent reservation.

SEC. 4. That whenever the town of Hot Springs shall procure elsewhere a suitable burying-ground and shall cause the bodies now buried in the cemetery lot, within the limits of said town, to be decently removed and reinterred, the title to said cemetery lot shall vest in the corporation of said town, to be held and used forever as a town or city park, and not otherwise.

SEC. 5. That the Secretary of the Interior is hereby authorized to designate six lots from the unawarded grounds on the Hot Springs Reservation for the use of the common schools of the corporation of the town of Hot Springs, as sites for school houses, and the lots when so designated are hereby dedicated to the use of common schools, and shall be used, controlled, and managed by the common school officials of the district in which they may be located for such purposes only. The Secretary of the Interior is also authorized to convey to the Baptist Church of Hot Springs, whose church edifice was destroyed by fire, a suitable lot of ground not exceeding one-eighth of an acre from that portion of the Hot Springs Reservation laid off into lots and blocks, and forming part of the town site but not awarded to any claimants and not otherwise disposed of by this act said conveyance to be on consideration of the payment of a sum equal to ten dollars per acre for said lot.
Streets, courts, and alleys ceded to corporation or town of Hot Springs.

SEC. 6. That the streets, courts, and alleys and other thoroughfares of the town of Hot Springs, as surveyed, opened, or established by the commissioners and represented on the map of said town, and not included in the permanent reservation, be, and the same are hereby, ceded to the corporation of the town of Hot Springs for public use; Provided however that nothing in this act shall be so construed as to impair the rights or equities conferred upon claimants to said land by an act of Congress approved March third, eighteen hundred and seventy-seven, and an act approved December sixteenth eighteen hundred and seventy-eight, in relation to the Hot Springs reservation in the State of Arkansas.

SEC. 7. That that portion of the Hot Springs Reservation laid off into lots and blocks and forming part of the town site, but not awarded to any claimants, and not otherwise disposed of or reserved by this act, shall be sold at public auction to the highest bidder, at not less than its appraised value, to be made from time to time, at the discretion and under the direction of the Secretary of the Interior, and after public notice in the usual way in the sale of public lands; and the money arising from said sales, as well as any money paid in under section one of this act, shall be held as a special fund for the improvement and care of the permanent reservation at Hot Springs and of the Hot Springs Creek adjacent to and between the permanent reservations, and for the maintenance of free baths for the invalid poor of the United States, as provided by acts of Congress.

Approved, June 16, 1880.

June 16, 1880.

CHAP. 247.—An act in relation to the mileage of jurors and witnesses in the State of Colorado.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That jurors and witnesses in the district and circuit courts of the United States in and for the State of Colorado, shall be entitled to receive fifteen cents for each mile actually traveled in coming to or returning from said courts.

Approved, June 16, 1880.

June 16, 1880.

CHAP. 248.—An act granting to the Territory of Dakota section thirty-six, in township number fifty-six north, of range number ninety-four west, in the county of Yankton, in said Territory, for the purposes of an asylum for the insane, and granting to said Territory one section of land, in lieu of said thirty-sixth section, for school purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section thirty-six, in township number fifty-six north of range number ninety-four west, in the county of Yankton, Territory of Dakota, be, and the same is hereby, granted to said Territory for the purposes of an asylum for the insane; and that there be, and is hereby, granted to said Territory one section of land, in lieu of said thirty-sixth section, for school purposes; said section to be selected by the governor of said Territory from any of the public lands subject to private sale or entry. Such selection, when so made, shall be certified by the said governor to the surveyor-general of said Territory and to the officers of the local land-office of the district in which such land may be situated; and from the filing of such certificate said land shall be withdrawn from private sale or entry, and shall be held as a portion of the lands granted to said Territory for school purposes.

Approved, June 16, 1880.

June 16, 1880.

CHAP. 249.—An act relating to machinists in the Navy.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all men now serving in
the Navy who may be discharged as machinists, with continuous-service certificates entitling them to honorable discharge, and those discharged in the said rating with such certificates since the twentieth day of November, eighteen hundred and seventy-nine, shall receive one-third of one year's pay as a machinist for each good-conduct badge they have received, or may receive, not exceeding three in number under the said certificates, the said gratuity to be received in lieu of re-enlistment as a machinist under such certificate, and to be in full and in lieu of all claims against the United States in connection therewith, for extra pay for re-enlisting, or for continuous service, or for enlistment as a petty-officer; and the amount necessary to carry out the provisions of this act is hereby appropriated, out of any money in the Treasury not otherwise appropriated: Provided, That nothing herein contained shall be so construed as to prevent the re-enlistment of machinists in the Navy.

Approved, June 16, 1880.

CHAP. 250.—An act to amend the sixth sub-division of section thirty-two hundred and forty-four of the Revised Statutes of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sixth sub-division of section thirty-two hundred and forty-four of the Revised Statutes be amended by adding thereto as follows:

"Provided further, That dealers in leaf-tobacco (other than retail dealers as defined in the seventh sub-division of the section) who do not deal in leaf tobacco otherwise than to sell, or offer for sale, or consign for sale on commission, to an amount not exceeding twenty five thousand pounds in any one special-tax year, only such leaf-tobacco as they purchase or receive in the hand directly from farmers or planters who have produced the same on land owned, rented, or leased by them, or received the same as rent from their tenants, who have produced the same on said land, shall each be required to pay for carrying on such business a special tax of five dollars only. If any person who has paid such special tax shall be found to have purchased or received and sold, or consigned for sale on commission, more than twenty-five thousand pounds of leaf-tobacco, such as is herein provided for, in any one special-tax year, the Commissioner of Internal Revenue is authorized and directed to assess such person an amount of tax equal to the difference between the special tax paid by him and the special tax of twenty-five dollars hereinbefore imposed upon a dealer in leaf tobacco”.

Approved, June 16, 1880.

CHAP. 251.—An act to carry into effect the second and sixteenth articles of the treaty between the United States and the Great and Little Osage Indians, proclaimed January twenty-first, eighteen hundred and sixty-seven.

Whereas, by the act for the admission of the State of Kansas into the Union, approved January twenty-ninth, eighteen hundred and sixty-one, the United States granted to said State the sixteenth and thirty-sixth sections of every township of public lands in said State, but especially provided that the lands embraced within the Indian reservations in said State should not be alienated for any purpose, except with the consent of the Indians of such reservations, and in accordance with the conditions of the treaty authorizing such alienation; and

Whereas, by the treaty between the United States and the Great and Little Osage Indians, proclaimed January twenty-first, eighteen hundred and sixty-seven, a trust was created for the disposal of the lands of said Indians in the State of Kansas, the metes and bounds of which said lands are specifically set forth in said treaty, by which the United States bound itself to survey and sell any and all of such lands, "at a price not less than one dollar and twenty-five cents per acre, as other lands are
surveyed and sold”, and to place “the proceeds of such lands as they
accrue, after deducting all expenses incident to the proper execution of
the trust, * * * in the Treasury of the United States to the credit
of said tribe of Indians”; and

Whereas it is claimed that under the operation of the treaty herein
referred to there are moneys due, both on account of grants and sales of
lands, which have not been placed to the credit of said Indians, as pro-
vided for in said treaty: Therefore,

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Secretary of the In-
terior is hereby authorized and directed to cause an account to be stated
of the number of acres of the Osage lands in the State of Kansas that
have in any way been alienated by the United States, either by the act
of January twenty-ninth, eighteen hundred and sixty one, entitled “An
act for the admission of Kansas into the Union”, or since the creation
of the trust for the sale of these lands by the treaty between the United
States and the Great and Little Osage Indians, proclaimed January
twenty-first, eighteen hundred and sixty-seven, and of the money re-
ceived by the United States on account of the sales of such lands, and
to certify the difference between the sum so received and the sum that
would be due said trust at the date of the account herein provided for
had all of said lands so alienated been disposed of as provided for by
said treaty.

SEC. 2. That a sum of money equal to the amount certified by the
Secretary of the Interior, in pursuance of the foregoing section, to the
Secretary of the Treasury, is hereby appropriated, out of any money in
the Treasury not otherwise appropriated, which the Secretary of the
Treasury is directed to place to the credit of the Secretary of the In-
terior, as custodian of said trust funds, and, after defraying the cost of
survey and sale of said lands and other expenses contracted by the
United States or the Osage Nation in the execution of said trust, the
balance of said funds shall be placed in the Treasury of the United
States, to the credit of said Indians, to be invested and distributed in
accordance with existing treaties: Provided, That a like settlement shall
be made with the Indian-civilization fund for the sixteenth and thirty-
sixth sections, given by the United States to the State of Kansas, within
the limits of the Osage lands ceded by the first article of the treaty
aforesaid.

Approved, June 16, 1880.

CHAP. 252.—An act making appropriations for the Agricultural Department of the
government for the fiscal year ending June thirtieth, eighteen hundred and eighty-
one, 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 following sums be, and
the same are hereby, appropriated, out of any money in the Treasury of the
United States not otherwise appropriated, in full compensation for
the service for the fiscal year ending June thirtieth, eighteen hundred
and eighty-one, for the objects and purposes hereinafter expressed, namely:

DEPARTMENT OF AGRICULTURE.

OFFICE OF COMMISSIONER.

For compensation of Commissioner of Agriculture, three thousand five
hundred dollars; chief clerk in said department, two thousand dollars;
chief of division of accounts, disbursing-clerk, and superintendent of de-
partment building, one thousand eight hundred dollars; two clerks of
class four, three thousand six hundred dollars; two clerks of class three,
three thousand two hundred dollars; four clerks of class two, five thou-
said six hundred dollars; four clerks of class one, four thousand eight hundred dollars; five clerks, at one thousand dollars each, five thousand dollars; clerks, copyists, carpenter, watchmen, attendant in museum, and laborers, ten thousand dollars.

CHEMICAL DIVISION.

For compensation of chief chemist, two thousand dollars; assistant chemist, one thousand six hundred dollars; one assistant chemist, at one thousand two hundred dollars.

BOTANICAL DIVISION.

For compensation of one botanist, one thousand eight hundred dollars.

ENTOMOLOGICAL DIVISION.

For compensation of entomologist, two thousand dollars.

STATISTICAL DIVISION.

For compensation of one statistician, two thousand dollars; one clerk of class four, one thousand eight hundred dollars; two clerks of class three, three thousand two hundred dollars; one clerk of class two, one thousand four hundred dollars; two clerks of class one, two thousand four hundred dollars.

GARDEN AND GROUNDS.

For compensation of superintendent of garden and grounds, two thousand dollars.

MICROSCOPICAL DIVISION.

For compensation of microscopist, one thousand eight hundred dollars.

SEED DIVISION.

For compensation of superintendent of seed division, one thousand eight hundred dollars; superintendent of flower-seed room, nine hundred dollars; librarian, one thousand four hundred dollars; superintendent of folding-room, one thousand two hundred dollars; engineer, one thousand two hundred dollars; in all, seventy-two thousand one hundred dollars.

And it is hereby enacted that in addition to the proper vouchers and accounts for the sums herein appropriated to the accounting-officers of the Treasury, the Commissioner of Agriculture shall present a detailed statement of the manner of the expenditure of the amounts hereby appropriated, to accompany his estimates to be presented at the next regular session of Congress: Provided, That no part of this sum shall be paid to any person receiving at the same time other compensation as an officer or employee of the government.

AGRICULTURAL STATISTICS.

For collecting agricultural statistics and compiling and writing matter for monthly, annual, and special reports, ten thousand dollars: Provided, That no part of this sum shall be paid to any person receiving at the same time other compensation as an officer or employee of the government.
PURCHASE AND DISTRIBUTION OF SEEDS, AND SO FORTH.

For the purchase and propagation and distribution, as required by law, of seeds, trees, shrubs, vines, cuttings, and plants, and expenses of putting up the same, eighty thousand dollars; an equal proportion of three-fourths of all seeds, plants, and cuttings shall, upon their request, be supplied to Senators, Representatives and Delegates in Congress for distribution among their agricultural constituents, or shall by their direction be sent to their constituents; and the persons receiving such seeds shall inform the department of the results of the experiments therewith.

Provided, That five thousand dollars of this amount shall, in the discretion of the Commissioner of Agriculture, be devoted to experiments in connection with the culture and manufacture of tea, and shall be available immediately.

Provided further, That three thousand dollars of this sum shall be expended in the discretion of the Commissioner in experiments for the improvement of the varieties and culture of cotton.

And provided also, That the Commissioner shall report, as provided in this act, the place, quantity, and price of seeds purchased, from whom purchased, and the date of purchase; but nothing in this paragraph shall be construed to prevent the Commissioner of Agriculture from sending flower, garden, and other seeds to those who apply for the same; and the amount herein appropriated shall not be diverted or used for any other purpose but for the purchase, propagation, and distribution of improved and valuable seeds, plants, cuttings, and vines.

EXPERIMENTAL GARDEN AND GROUNDS.

Labor and miscellaneous.

For labor in experimental garden, five thousand dollars; plant-pots, two hundred and fifty dollars; repairing and painting greenhouses, and so forth, eight hundred dollars; new boiler for propagating-house, two hundred and fifty dollars; purchasing and propagating new plants and seeds of economic value, six hundred dollars; tools for greenhouses, one hundred and fifty dollars; repairs to heating apparatus, new pipes, and so forth, four hundred and fifty dollars; charcoal, sand, and sod for potting plants, one hundred dollars; in all, seven thousand six hundred dollars.

Specimens of fruit, &c.

For collecting and modeling specimens of fruit and vegetables, and collecting and preparing specimens for the museum and herbarium, one thousand dollars.

INVESTIGATION AS TO INSECTS INJURIOUS TO AGRICULTURE.

Insects.

For investigating the history and habits of insects injurious to agriculture; for experiments in ascertaining the best means of destroying them; chemicals, traveling and other expenses in the practical work of the entomological division, five thousand dollars.

FURNITURE AND REPAIRS.

Furniture and repairs.

For repairs of building, heating-apparatus, furniture, carpets, and matting, water and gas-pipes, and so forth, four thousand dollars.

For one fire and burglar proof safe, one thousand dollars; in all, five thousand dollars.

LIBRARY.

Library.

For entomological and botanical works of reference, works on chemistry, mineralogy; and charts, current agricultural works for library, miscellaneous agricultural periodicals, and the completion of imperfect series, one thousand dollars.
LABORATORY.

For chemicals and apparatus for the use of the chemist and microscopist, and for necessary expenses in conducting experiments, four thousand dollars, to be available immediately. For the purpose of testing by scientific examination the textile strength, felting capacity, and other peculiarities of the different wools and animal fibers on exhibition at the International Sheep and Wool Exposition to be held in Philadelphia in eighteen hundred and eighty, four thousand dollars, to be available immediately.

For the purchase of machinery and apparatus, and for experiments in the manufacture of sugar from sorghum and corn-stalks and other sugar-producing plants seven thousand five hundred dollars; and out of the above sum the Commissioner of Agriculture is hereby authorized to pay to the chief chemist one thousand dollars as additional compensation for the next fiscal year, and the Commissioner is hereby authorized to sell and apply the products of such manufacture in further experiments authorized by this provision.

CONTINGENT EXPENSES.

For stationery, freight, express charges, fuel, lights, subsistence and care of horses, repairs of harness and wagons, paper, twine, and gum for folding-room; and for miscellaneous items, namely, for advertising, telegraphing, dry goods, soap, brushes, brooms, mats, oils, paints, glass, lumber, hardware, ice, purchasing supplies; and for necessary items, including actual traveling expenses, while on the business of the department, ten thousand dollars.

INVESTIGATION OF DISEASES OF FARM-ANIMALS.

For the investigation of the diseases of swine and infectious and contagious diseases of swine, and infectious and contagious diseases to which all other classes of domesticated animals are subject, ten thousand dollars.

POSTAGE.

For postage on return letters, circulars, and miscellaneous articles, for correspondents and foreign letters, four thousand dollars.

ARID LANDS.

For the purpose of enabling the Commissioner of Agriculture to procure data touching the agricultural needs of the arid region of the United States, five thousand dollars.

That with a view to the reclamation of the arid and waste lands lying in certain Western States and Territories the Commissioner of Agriculture is hereby authorized to contract for the sinking of two artesian wells on the plains east of the Rocky Mountains. The said wells are to be sunk at such places as the Commissioner of Agriculture may designate; and whenever the site of either of such wells shall be designated the Secretary of the Interior is hereby authorized and required to declare the reservation of four square miles with the said site as nearly as possible in the centre thereof, and the land so reserved shall not be subject to sale or disposal under any law of the United States until such reservation has been released. Any party making a contract to sink an artesian well, under this act, shall at the end of each week after the work shall have been begun, forward to the Commissioner of Agriculture a report containing a statement of the character of the ground or rock through which the well is sunk, giving the thickness of the strata of each formation, and he shall furnish samples of all the different materials through which the well is sunk, and conform with all regulations
made by the Commissioner of Agriculture. The sum of twenty thousand dollars is hereby appropriated to carry out the objects of this provision, the same to be disbursed under such rules and regulations as the Commissioner of Agriculture shall prescribe.

For the purpose of enabling the Commissioner of Agriculture to continue an investigation and report upon the subject of forestry, five thousand dollars.

SEC. 2. The Commissioner of Agriculture is hereby directed and required to account and report to the proper accounting officers of the Treasury, in the same manner and at the same times, as the heads of executive departments of the government are now required by law to account and report.

SEC. 3. That all acts or parts of acts inconsistent or in conflict with the provisions of this act are hereby repealed.

Approved, June 16, 1880.

June 16, 1880.

CHAP. 253.—An act to constitute a Joint Commission for carrying into effect the Convention between the United States and the French Republic for the settlement of certain claims of the citizens of either country against the other, signed at Washington on the fifteenth day of January, eighteen hundred and eighty.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President shall nominate, and by and with the advice and consent of the Senate appoint a Commissioner, on the part of the United States, to hear and decide, conjointly with the Commissioner to be appointed on the part of the French Republic and the third Commissioner to be appointed by His Majesty the Emperor of Brazil, the claims comprehended in the provisions of the Convention of January fifteenth, eighteen hundred and eighty, between the United States and the French Republic.

SEC. 2. And be it further enacted, That the compensation of the said commissioner on the part of the United States shall be at such rate, not exceeding eight thousand dollars a year in money of the United States, as may be determined by agreement between the executive departments of this government and of the French Republic.

The compensation of said third Commissioner to be determined according to the provisions of said Convention not to exceed eight thousand dollars a year shall be paid as to one-half part thereof by the United States. The compensation of the Secretary to be appointed on the part of the United States under the provisions of the said Convention shall be at such rate, not exceeding three thousand dollars a year in money of the United States, as may be determined in the manner aforesaid.

SEC. 3. And be it further enacted, That the President be, and hereby is, authorized to appoint a suitable person as agent on behalf of the United States to attend the Commissioners, to present and support claims on behalf of this government, to answer claims made upon it, and to represent it generally in all matters connected with the investigation and decision thereof; the compensation of such agent, not to exceed five thousand dollars a year, shall be determined by agreement between the executive departments of this government and of the French Republic. The President is hereby authorized to make such provision for the contingent expenses of the Commission, and for the taking of testimony on the part of the United States to be used before the same, as to him shall appear reasonable and proper. To defray the above mentioned expenses, salaries and compensations and to permit the agent of the United States to collect and produce such needful testimony on the part of this government, there is hereby appropriated out of any money in the Treasury not otherwise appropriated, the sum of one hundred thousand dollars, or so much thereof as may be necessary under the provisions of this act, to be expended under the direction of the Secretary of State, with the approval of the President.
SEC. 4. And be it further enacted, That the Commissioner on the part of the United States, in conjunction with the other commissioners appointed under the provisions of the said convention is hereby authorized to make all needful rules and regulations for conducting the business of the Commission; such rules and regulations not contravening the Constitution of the United States, the provisions of this act or the convention.

SEC. 5. And be it further enacted, That the Secretary of State is hereby authorized and required to transmit to the Commissioners through the Agent on the part of the United States, such papers and records relating to the Commission as he may deem proper or as may be called for by the Commissioners; and at the termination of the Commission all the records, documents and other papers which shall have been brought before the Commissioners, or which may be in possession of their Secretaries, shall be deposited in the Department of State: Provided, That this section shall not be so construed as to prevent the Commissioner on the part of the United States or of the French Republic from depositing in the Department certified copies or duplicates of papers produced on behalf of his government, instead of originals.

SEC. 6. And be it further enacted, That upon suggestion by either party that a witness whose testimony is deemed important, refuses or is unwilling to testify, it shall be competent for the Commissioners to issue a commission to some suitable person to take the testimony of such witness, who, if in the United States, may be compelled to appear and testify in the same manner as is now provided by law in the case of Commissions issued from the courts of the United States.

Approved, June 16, 1880.
RESOLUTIONS.

[No. 1.] Joint resolution to transfer the arsenal property in the city of Charleston, South Carolina, to the trustees of the Holy Communion Church Institute for the use and accommodation of said school.

Resolutions by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and is hereby, authorized and directed to lease and deliver possession, upon such terms and conditions as to him may seem best, for the use of, or in the interest of the government, to the trustees of the Holy Communion Church Institute, the property known as the "Arsenal", situated in the city of Charleston, State of South Carolina, together with all the buildings, rights, and appurtenances thereto belonging, to be had and held by said trustees for the use and accommodation of said school for such time as said lease may run, if not theretofore required by the Secretary of War.

SEC. 2. That the Secretary of War be, and he is hereby, authorized to make such terms and arrangements with said trustees for the care and protection of said property during its occupancy by said school, and for the redelivery of possession to the government when thereto required, as will best subserve the interests of the government: Provided, That the government shall not be required to pay for any improvements that may be placed on said grounds during the continuance of said lease.

Approved, December 19, 1879.

[No. 2.] Joint resolution filling existing vacancies in the Board of Regents of the Smithsonian Institution.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the existing vacancies in the Board of Regents of the Smithsonian Institution of the class other than members of Congress, shall be filled by the reappointment of Asa Gray of Massachusetts, Henry Coppeé of Pennsylvania, John Maclean of New Jersey and Peter Parker of the city of Washington, whose appointment terms have expired.

Approved, December 19, 1879.

[No. 3.] Joint resolution authorizing payment of the salaries of the employees of Congress on the nineteenth of December eighteen hundred and seventy nine.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Senate and the Clerk of the House of Representatives are hereby authorized and directed to pay the employes of the two Houses of Congress on Friday the nineteenth instant for the month of December.

Approved, December 19, 1879.

[No. 4.] Joint resolution touching the Hot Springs reservation in the State of Arkansas.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the time allowed the Secretary
of the Interior to instruct the United States land officers at Little Rock, Arkansas, under section ten of the act of March third, eighteen hundred and seventy-seven, entitled “An act in relation to the Hot Springs reservation in the State of Arkansas”, be extended for the period of sixty days from the passage of this resolution, and all further proceedings under said act be suspended until that time.

Approved, January 14, 1880.

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[No. 6.] Joint resolution to correct an error in the act “making appropriations for sundry-civil expenses of the government for the year ending June thirtieth, eighteen hundred and eighty, and for other purposes.”

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the clause in the first section of the “act making appropriations for sundry civil expenses of the government for the fiscal year ending June thirtieth, eighteen hundred and eighty, and for other purposes”, approved March third, eighteen hundred and seventy-nine, which makes an appropriation “for the payment of retained percentages on contracts made during the fiscal year ending June thirtieth, eighteen hundred and seventy-six, for paving roadways in Capitol grounds, two thousand two hundred and seventeen dollars and ninety-four cents” is hereby so amended as to read “For payment of retained percentages on contracts made during the fiscal year beginning July first, eighteen hundred and seventy-six, for paving roadways in Capitol grounds, two thousand two hundred and seventeen dollars and ninety-four cents.”

Approved, January 23, 1880.

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[No. 7.] Joint resolution authorizing certain printing for the Land Commission

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Public Printer be and he is hereby authorized and required to print upon requisition of the chairman of the Public Land Commission, created by the act of March third, eighteen hundred and seventy-nine for the purpose of codifying the laws relating to the public lands and for other purposes, such letters, testimony and documents as may be necessary for the performance of the duties prescribed for said commission: Provided, That the cost of such printing shall not exceed the sum of two thousand dollars: And provided further, That the number of copies printed of said letters, testimony and documents shall not exceed two hundred.

Approved, January 28, 1880.

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[No. 8.] Joint resolution making an appropriation for filling up, draining, and placing in good sanitary condition the grounds south of the Capitol, along the line of the old canal.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of twenty thousand dollars or so much thereof as may be necessary be, and the same is hereby appropriated out of any moneys in the Treasury not otherwise appropriated for the purpose of filling up, draining and placing in good sanitary condition the old canal, the grounds of the United States south of the Capitol, along the line of said canal. The Commissioners of the District shall determine the plan of said work employ the labor to do the same by the day, week or month and see that it is properly conducted, and shall disburse the money and make report of the same to Congress.

Approved, February 4, 1880.
[No. 9.] Joint resolution authorizing the Secretary of War to expend a sum of money heretofore appropriated for the erection of a storehouse and depot building at the city of Omaha, in the State of Nebraska.

Whereas, by act of Congress approved June twenty-third, eighteen hundred and seventy-nine, the sum of thirty thousand dollars was appropriated for the purpose of erecting a military storehouse and depot building at the city of Omaha, in the State of Nebraska, providing that no part of said sum should be expended for the purchase of ground; and

Whereas the citizens of said city of Omaha have donated to the Government of the United States five acres of land, the title having been approved by the Attorney-General, whereon said building or buildings are to be erected; and

Whereas the legislature of the State of Nebraska does not convene until January, eighteen hundred and eighty-one, so as to fulfill the requirements of section three hundred and fifty-five of the Revised Statutes touching the expenditure of said money; and

Whereas the necessities of the government demand the immediate erection of said building or buildings; Therefore,

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled,

That the Secretary of War be, and is hereby empowered and directed to expend the said sum of thirty thousand dollars, or so much thereof as may be necessary, for the erection of said building or buildings.

Approved, February 5, 1880.

[No. 10.] Joint resolution for printing the American Ephemeris and Nautical Almanac

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the American Ephemeris and Nautical Almanac and of the papers supplementary thereto, of which one hundred shall be for the use of the Senate, four hundred for the House of Representatives, and one thousand for the public service, to be distributed by the Navy Department.

Sec. 2. That additional copies of the Ephemeris and of the Nautical Almanac extracted therefrom may be ordered by the Secretary of the Navy for sale: Provided, That all moneys received from such sale shall be deposited in the Treasury to the credit of the appropriation for public printing.

Approved, February 11, 1880.

[No. 11.] Joint resolution concerning an international fishery exhibition to be held in Berlin, Germany, in April, eighteen hundred and eighty.

Whereas, all civilized nations take part in the international fishery exhibition to be held in the city of Berlin, Germany, in April, eighteen hundred and eighty, it is deemed both right and expedient that the prominent and effective action of the United States in the line of the artificial propagation of fish and the stocking of depleted fishing waters should be conspicuously and well exhibited on the occasion; Therefore,

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That to enable the United States Commissioner of Fish and Fisheries to exhibit America in Berlin in April, eighteen hundred and eighty, a fair and full collection of the different specimens of American food-fishes, casts thereof, models of, and implements, and so forth, used in the prosecution of American fisheries, the sum of twenty thousand dollars is hereby appropriated out of any moneys not otherwise appropriated in the Treasury of the United States, or so much thereof as may be necessary for the purpose, to be

Approved, February 16, 1880.
immediately available on the passage of this resolution, to be expended under the direction of the Secretary of State.

Sec. 2. That the United States Commissioner of Fish and Fisheries be, and is hereby authorized to represent the United States, either in person or by a deputy to be appointed by the President of the United States; and that, at his discretion, he may use any portion of the collections at present forming part of the National Museum in making up the proposed exhibition by the United States.

Sec. 3. That the United States Commissioner of Fish and Fisheries be, and is hereby, instructed to present to Congress, through the Department of State, a report upon the Berlin exhibition, showing the recent progress and present condition of the fisheries and of fish-culture in foreign countries.

Approved, February 16, 1880.

Feb. 17, 1880. [No. 12.] Joint resolution to print the eulogies delivered in the two houses of Congress upon the late Zachariah Chandler.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That twelve thousand copies of the eulogies delivered in the two houses of Congress upon the late Zachariah Chandler, be printed, eight thousand for the use of the House of Representatives and four thousand for the use of the Senate, and the Secretary of the Treasury have printed the portrait of Mr. Chandler to accompany the same, and for the purpose of defraying the expense of procuring the said portrait the sum of five hundred dollars be, and is hereby, appropriated out of any money in the Treasury not otherwise appropriated.

Approved, February 17, 1880.

Feb. 25, 1880. [No. 13.] Joint resolution for printing the eulogies delivered in the Senate and House of Representatives upon Honorable Rush Clark, deceased.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That nine thousand copies of the eulogies delivered in the two Houses of Congress upon the late Rush Clark be printed, six thousand copies for the use of the House of Representatives and three thousand copies for the use of the Senate, and the Secretary of the Treasury have printed the portrait of Mr. Clark to accompany the same; and for the defraying the expense of procuring the said portrait the sum of five hundred dollars, or so much thereof as may be necessary, be, and is hereby, appropriated out of any money in the Treasury not otherwise appropriated.

Approved, February 25, 1880.


Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That to enable the Commissioners of the District of Columbia to carry into effect the act approved March third, eighteen hundred and seventy-nine, which continues in force the thirteenth section of the "Act revising and amending the various acts establishing and relating to the Reform School of the District of Columbia", approved May third, eighteen hundred and seventy-six, they be and are hereby, authorized and directed to pay to the board of trustees of said Reform School of the District of Columbia the two dollars per week from and after the first day of July eighteen hundred and seventy-nine, for each boy committed thereto as provided by said thirteenth section of the act of May third, eighteen hundred and seventy-six, afore-
said, and the necessary appropriation therefor is hereby made for the present fiscal year, one half of said expenses to be paid by the United States and one half by the District of Columbia as provided by the act of Congress approved June eleventh, eighteen hundred and seventy-eight providing a permanent form of government for said District.

Approved, February 25, 1880.

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[No. 15.] Joint resolution for the relief of M. M. Herr, and to pay three messengers of the Senate.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to M. M. Herr, the sum of six hundred and five dollars for services as assistant sergeant-at-arms to the House of Representatives during the first session of the Forty-sixth Congress.

That the following sum be, and the same is hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for salaries of officers of the Senate, namely:

For salaries of three messengers, under Senate resolution of December eleventh, eighteen hundred and seventy-nine, for the fiscal year eighteen hundred and eighty, two thousand three hundred and fifty-five dollars and sixty-five cents.

Approved, February 25, 1880.

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[No. 16.] Joint resolution authorizing the Secretary of the Navy to transport contributions for the relief of the suffering poor of Ireland.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy be, and he is hereby, authorized to employ any ship or vessel belonging to the Navy of the United States best adapted for such service for the purpose of transporting to the famishing poor of Ireland such contributions as may be made for their relief, or to charter and employ under the authority of the United States a suitable American ship or vessel for the same purpose. Any sum of money which may be necessary to carry out the object of this resolution is hereby appropriated out of any money in the Treasury not otherwise appropriated.

Approved, February 25, 1880.

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[No. 17.] Joint resolution to authorize the printing of thirteen thousand copies of the Report on Sheep Husbandry.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That thirteen thousand copies of the report of the Department of Agriculture on "Sheep Husbandry" be, and the same is hereby, ordered to be printed; three thousand for the Senate; ten thousand copies thereof for distribution by the members of the House of Representatives among their constituents.

Approved, April 1, 1880.

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[No. 18.] Joint resolution directing the Secretary of the Navy to organize a Board to inquire into the present condition of the double turreted monitors, and the propriety and cost of completing said vessels.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy be and he is hereby directed to organize a Board, to consist of not less than five
nor more than seven officers of the United States Navy, selected at his discretion, from the active and retired list which Board shall be organized immediately after the passage of this resolution and shall be charged with the duty of thoroughly examining in person the double turreted monitors, with a view of determining
First, Whether it is to the interest of the government to complete said vessels, to wit: the Puritan, the Monadnock, the Amphitrite and the Terror.
Second, If so whether it is to the interest of the government to complete them according to the existing plans, models and agreements.
Third, If any change is demanded in order to make said vessels more efficient as war vessels—to inquire into the extent and character as well as cost of such modifications, and also inquire into any other fact material to each of these questions; and of all which they will make report to the Secretary of the Navy, who shall at once transmit the same with his opinions thereon to Congress.

Report.

Approved, April 2, 1880.

April 16, 1880. [No. 22.] Joint resolution providing for payment of wages to employees in the Government Printing Office for legal holidays.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the employees of the Government Printing Office shall be allowed the following legal holidays with pay, to wit: the first day of January, the twenty-second day of February, the fourth day of July, the twenty-fifth day of December, and such day as may be designated by the President of the United States as a day of public fast or thanksgiving: Provided, That the said employees shall be paid for these holidays only when the employees of the other government departments shall be so paid: And provided further, That nothing herein contained shall authorize any additional payment to such employees as receive annual salaries.

Approved, April 16, 1880.

April 22, 1880. [No. 23.] Joint resolution authorizing the printing and binding of additional copies of the Report of the Chief Signal Officer of the Army.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Public Printer be, and he is hereby, authorized to print and bind, for the use of the Signal Office, five thousand additional copies of the Annual Report of the Chief Signal Officer for the year eighteen hundred and seventy-nine; and the Public Printer is authorized to contract for the illustrations with the person now furnishing the illustrations for the Congressional edition

Approved, April 22, 1880.

April 24, 1880. [No. 25.] Joint resolution legalizing the health ordinances and regulations for the District of Columbia.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the ordinances of the late Board of Health of the District of Columbia, as revised, amended, and adopted, November nineteenth, eighteen hundred and seventy-five, entitled "An ordinance to revise, consolidate, and amend the ordinances of the Board of Health, to declare what shall be deemed nuisances injurious to health, and to provide for the removal thereof", as printed in the report of said late Board of Health made to the first session of the Forty-fourth Congress, being executive document number one, part eight, be, and the same are hereby, legalized; and the respective penalties therein prescribed for violations thereof may be imposed and enforced for the
respective offenses therein described, excepting the sections of said ordinance following, namely: Sections seven, nine, and fourteen, which said sections are not hereby legalized.

SEC. 2. That the ordinances, rules, and regulations of said late Board of Health contained in the report mentioned in the preceding section, and printed in the said executive document therein mentioned, namely:

First. "An ordinance to amend an ordinance to prevent domestic animals from running at large within the cities of Washington and Georgetown, passed by the Board of Health May nineteenth, eighteen hundred and seventy-one";

Second. "An ordinance to prevent the sale of unwholesome food, in the cities of Washington and Georgetown";

Third. "An ordinance to provide for the inspection of streets, food, live stock, fish and other marine products, in the cities of Washington and Georgetown, and to define the duties of inspectors and other officers of the Board of Health";

Fourth. "An ordinance to amend section ten of the code so as to read ";

Fifth. An ordinance to amend an ordinance passed May thirteenth, eighteen hundred and seventy-three, to read as follows ";

Sixth. "An ordinance to prevent committing or creating nuisances in or about public urinal or urinals located within the cities of Washington and Georgetown"

Seventh. "Rules and regulations in regard to small-pox";

Eighth. "Regulations to secure a full and correct record of vital statistics, including the registration of marriages, births, and deaths, the interment, disinterment, and removal of the dead in the District of Columbia", be, and the same are hereby, legalized and made valid; and the penalties therein provided respectively for violations thereof, may be imposed and enforced for the violations of the same respectively, as provided by section twenty-seven of the ordinances passed November nineteenth, eighteen hundred and seventy-five.

Approved, April 24, 1880.

[No. 26.] Joint resolution accepting the gift of the desk used by Thomas Jefferson in writing the Declaration of Independence.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the thanks of this Congress be presented to J. Randolph Coolidge, Algernon Coolidge, Thomas Jefferson Coolidge, and Mrs Ellen Dwight, citizens of Massachusetts, for the patriotic gift of the writing desk presented by Thomas Jefferson to their father, the late Joseph Coolidge, upon which the Declaration of Independence was written.

And be it further resolved, That this precious relic is hereby accepted in the name of the Nation, and that the same be deposited for safe keeping in the Department of State of the United States.

And be it further resolved, That a copy of these resolutions, signed by the President of the Senate and Speaker of the House of Representatives be transmitted to the donors.

Approved, April 28, 1880.

[No. 28.] Joint resolution to print the eulogies delivered in the Senate and House of Representatives upon the late George S Houston, a Senator from the State of Alabama.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That twelve thousand copies of the proceedings connected with the funeral of and the eulogies delivered in the Senate and House of Representatives, upon the late George S. Houston, be printed, eight thousand for the use of the House of Repre-
Portrait.

Appropriation.

May 4, 1880.  [No. 30.] Joint resolution authorizing the Secretary of War to send rations to the sufferers from the recent cyclone at Macon, Mississippi.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War is hereby authorized and empowered to send four thousand rations to Macon, Mississippi, for the use of the sufferers made destitute by the cyclone of April twenty-fifth.

Approved, May 4, 1880.

May 8, 1880.  [No. 31.] Joint resolution authorizing the Public Printer to print additional copies of bills and other public documents.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Public Printer be and he is hereby directed to furnish to all applicants copies of bills and reports and other public documents hereafter printed by order of Congress and distributed from the Document Rooms of the Senate and House on said applicants paying the cost of such printing with ten per centum added, and giving the notice required by section thirty-eight hundred and nine of Title forty-five of the Revised Statutes.

Approved, May 8, 1880.

May 14, 1880.  [No. 32.] Joint resolution making appropriation for the contingent fund of the Senate.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of fifteen thousand dollars be and the same hereby is, appropriated, out of any money in the Treasury not otherwise appropriated, for contingent expenses of the Senate of the United States, for the fiscal year ending June the thirtieth, eighteen hundred and eighty, to be credited to "Miscellaneous Items, exclusive of labor".

Approved, May 14, 1880.

May 14, 1880.  [No. 33.] Joint resolution authorizing the President of the United States to call an international sanitary conference to meet at Washington, District of Columbia.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the President of the United States is hereby authorized to call an international sanitary conference to meet at Washington, District of Columbia, to which the several powers having jurisdiction of ports likely to be infected with yellow fever or cholera shall be invited to send delegates, properly authorized, for the purpose of securing an international system of notification as to the actual sanitary condition of ports and places under the jurisdiction of such powers and of vessels sailing therefrom.

Approved, May 14, 1880.

May 26, 1880.  [No. 35.] Joint resolution to furnish a bronze statue of General Daniel Morgan to the Cowpens centennial committee of Spartanburg, South Carolina.

Battle of Cowpens, centennial anniversary of.

Whereas the Washington Light Infantry of Charleston and the citizens of Spartanburg County, South Carolina, propose on the seventeenth day of January, eighteen hundred and eighty one, to celebrate the cen-
tennial anniversary of the battle of Cowpens, fought near Cherokee Ford, in Spartanburg County, in said State, and to have completed before that day an imposing memorial column in honor of the victors in that important and decisive engagement; and

Whereas the governors and peoples of the “old thirteen States” are to be identified with the observance of this centennial event: Therefore

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That as a mark of the appreciation of the whole country for this patriotic undertaking, and as a token of recognition by the American people of the signal service rendered to the cause of independence by the heroic men who took part in this battle, the Secretary of War be, and he is hereby, authorized and directed to have made a bronze statue (heroic size and in the uniform of the rifleman of the period) of General Daniel Morgan, the commander of the American forces in said battle, and cause the same to be delivered through the governor of South Carolina to the Cowpens centennial committee in time to be placed in position upon said memorial column before the proposed commemoration; and the Secretary of the Treasury is hereby authorized and directed to pay, upon the warrant of the Secretary of War, out of any money in the Treasury not otherwise appropriated, the sum of twenty thousand dollars, or so much of said sum as may be necessary, to carry into effect the purpose of this resolution.

Approved, May 26, 1880.

[No. 38.] Joint resolution touching the pay of employees of the government in the city of Washington.

Whereas, the President of the United States has issued a proclamation closing all departments in the city of Washington District of Columbia, including the Government Printing Office, on Saturday the twenty-ninth instant (decoration day); and

Whereas, the Superintendent of the Government Printing Office has ordered, that said office be closed on said day, without pay to the employees; and

Whereas, all employees of other departments are entitled to pay for said day: Therefore,

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That all employees of the government in the city of Washington, district of Columbia, be, and they are hereby declared to be entitled to payment for said twenty-ninth day of May, anno Domini, eighteen hundred and eighty.

Approved, May 31, 1880.

[No. 39.] Joint resolution to print extra copies of the report of the Commissioner of Fish and Fisheries for the year eighteen hundred and seventy-nine.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That there be printed ten thousand extra copies of the report of the Commissioner of Fish and Fisheries for the year eighteen hundred and seventy-nine, of which two thousand shall be for the use of the Senate, six thousand for the use of the House of Representatives, and fifteen hundred copies for the use of the Commissioner of Fish and Fisheries; the illustrations to be made by the Public Printer, under the direction of the Joint Committee on Public Printing and five hundred copies for sale by the Public Printer under such regulations as the Joint Committee on Printing may prescribe at a price equal to the additional cost of publication and ten per cent thereon added.

Approved, June 1, 1880.
FORTY-SIXTH CONGRESS. Sess. II. Res. 44, 45, 48. 1880.

June 7, 1880.

[No. 44.] Joint resolution to provide for the publication and distribution of a supplement to the Revised Statutes.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the supplement to the Revised Statutes, embracing the statutes general and permanent in their nature passed after the Revised Statutes with references connecting provisions on the same subject, explanatory notes, citations of judicial decisions, and a general index, prepared by William A. Richardson, be stereotyped at the Government Printing Office; and the index and plates thereof and all right and title therein and thereto shall be in and fully belong to the government for its exclusive use and benefit.

That six thousand three hundred and fifty-seven copies be printed, bound, and distributed as provided for the distribution of the Revised Statutes by the "Joint resolution providing for the distribution and sale of the new edition of the Revised Statutes of the United States", passed May twenty-second, eighteen hundred and seventy-eight, and joint resolution passed December twenty-first, eighteen hundred and seventy-eight, and such additional copies, on the order of the Secretary of State, as may be necessary from time to time, to be kept for sale in the same manner and on like terms as the Revised Statutes are required to be kept for sale, and to supply deficiencies and offices newly created; that for preparing and editing said supplement, including indexing and all clerical work necessary to fully complete said work, including the legislation of the Forty-sixth Congress, there shall be paid to said editor the sum of five thousand dollars; and each Senator and Member of the present Congress who would not receive copies under said joint resolutions shall receive the same number of copies as other Senators or Members receive under the same.

The publication herein authorized shall be taken to be prima facie evidence of the laws therein contained in all the courts of the United States and of the several States and Territories therein; but shall not preclude reference to, nor control, in case of any discrepancy, the effect of any original act as passed by Congress: Provided, That nothing herein contained shall be construed to change or alter any existing law.

Approved, June 7, 1880.

June 7, 1880.

[No. 45.] Joint resolution extending the provisions of the first section of an act entitled "An act fixing the rate of interest upon arrearages of general taxes and assessments for special improvements now due to the District of Columbia, and for a revision of assessments for special improvements, and for other purposes", approved June twenty-seventh, eighteen hundred and seventy-nine.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the provisions of the first section of an act entitled "An act fixing the rate of interest upon arrearages of general taxes and assessments for special improvements now due to the District of Columbia, and for a revision of assessments for special improvements, and for other purposes", approved June twenty-seventh, eighteen hundred and seventy-nine, be, and the same are hereby, extended so as to apply to all general taxes in arrear on the first of July, eighteen hundred and seventy-nine, and to all special assessments due the District of Columbia and which may be paid on or before the first day of January, eighteen hundred and eighty-one.

Approved, June 7, 1880.

June 9, 1880.

[No. 48.] Joint resolution requesting the President to open negotiations with certain foreign governments relative to the importation of tobacco into their dominions.

Preamble.

Whereas, it is the policy of the United States to permit its own citizens and the citizens of France, Spain, Italy, and Austria to freely engage in the purchase and importation into the United States any and all of the great staple productions of said countries respectively, subject only to such impost duties as are deemed proper by this government: Therefore,
Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the President be respectfully requested to open such negotiations with France, Spain, Austria, and Italy, as he may deem advisable, with a view to removing the restrictions on the importation of tobacco into the countries named and securing to our citizens an open market therein for the same.

Approved, June 9, 1880.

[No. 51.] Joint resolution providing for the printing of the Reports of the Commissioner of Education for the years eighteen hundred and seventy-eight and eighteen hundred and seventy-nine.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That each of the Reports of the Commissioner of Education for the respective years eighteen hundred and seventy-eight and eighteen hundred and seventy-nine, there be printed four thousand copies for the use of the Senate; eight thousand copies for the use of the House of Representatives and thirteen thousand copies for distribution by the Commissioner.

Approved, June 11, 1880.

[No. 52.] Joint resolution for the relief of certain persons in respect of duties demanded of them upon the import of certain articles named therein.

Whereas, by a circular of the Secretary of the Treasury issued in eighteen hundred and seventy-eight, after a decision of a case between the United States and an importer in the circuit court of the United States for the southern district of New York, all the articles named in the following resolution were directed to be imported on payment of a duty of thirty-five per cent ad valorem: and

Whereas, the Secretary of the Treasury by letter of March twelfth, eighteen hundred and eighty, to the House of Representatives has communicated his purpose to revoke said circular, and subject said articles to the specific duty imposed by existing law on all band, hoop and scroll iron; and

Whereas, it is represented, that confiding in the said circular of the year eighteen hundred and seventy-eight parties have contracted for such articles to be imported under the duty of thirty-five per cent ad valorem, and it is right and proper to relieve them from the effect of the change of orders by the Secretary of the Treasury upon his construction of the existing law, but without intending to alter existing law, or to interpret by legislative act the effect thereof, leaving that to the judicial tribunals, except as to the special cases herein provided for:

Therefore,

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby authorized and directed to cause to be levied upon all articles under the designation of "cut hoops", "hoops cut to length", "hoops cut and punched", and "barrel hoops", the duty of thirty-five per centum ad valorem, which shall be shown to the satisfaction of the Secretary of the Treasury to have been ordered under bona fide and absolute contracts made and entered into prior to March twelfth, eighteen hundred and eighty, and which shall be imported from any foreign country into the United States, prior to the first day of January, eighteen hundred and eighty-one.

And the amount of any duties in excess of thirty-five per centum ad valorem, paid since the twelfth day of March, eighteen hundred and eighty, upon any of the articles hereinbefore named, which shall be shown as aforesaid to have been imported under such contracts, shall be refunded to the parties entitled thereto out of any money in the Treasury, not otherwise appropriated.

Approved, June 14, 1880.
June 16, 1880. [No. 55.] Joint resolution in relation to committee-clerks, pages, and other employees of the Senate and House of Representatives.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Senate, and the Clerk of the House of Representatives, be and they are hereby, authorized and directed to pay all committee-clerks, pages, laborers, and other employees of the Senate and House of Representatives respectively who do not now receive annual salaries, their regular per diem allowance for thirty days from the adjournment of this session of Congress; and the amount necessary to pay the same is hereby appropriated out of any money in the Treasury not otherwise appropriated, and shall be immediately available.

Approved, June 16, 1880.

June 16, 1880. [No. 56.] Joint resolution to authorize the Secretary of War to sell or lease to the Port Huron and Northwestern Railway Company all of the Fort Gratiot military reserve, and to authorize the city of Port Huron to grant to said railway company the right of way through Pine Grove Park.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War is hereby authorized to sell to the Port Huron and Northwestern Railway Company all of the Fort Gratiot military reserve remaining unsold or undisposed of; and the value of said remaining reserve shall be appraised by a board, appointed by the Secretary of War, consisting of three competent and disinterested officers of the United States Army; and the price at which the same shall be sold shall not be less than the appraisal by said board, and the sale shall be made only under the direction and approval of the Secretary of War. And the city of Port Huron is hereby authorized to grant said railway company the right of way through the easterly portion of that part of the military reserve granted to said city for use as a park, and known and described as Pine Grove Park.

Approved, June 16, 1880.

June 16, 1880. [No. 57.] Joint resolution authorizing the Secretary of the Interior to certify school lands to the State of Kansas.

Preamble.

Whereas, the United States has sold and disposed of sections sixteen and thirty-six in certain Indian reservations embraced within the territorial limits of the State of Kansas, in pursuance of treaty obligations; and

Whereas the State of Kansas, in pursuance of a decision of the General Land Office, dated August fourteenth, eighteen hundred and seventy-seven, has selected for school purposes other equivalent lands in lieu of such sections sixteen and thirty-six, disposed of as aforesaid: Therefore,

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the lands so selected by the State of Kansas be, and the same are hereby, confirmed to said State; and the Secretary of the Interior be, and hereby is, authorized to certify the same to said State, in lieu of sections sixteen and thirty-six, sold and disposed of by the United States, within the limits of any former Indian reservation as aforesaid.

Approved, June 16, 1880.
PUBLIC ACTS OF THE FORTY-SIXTH CONGRESS
OF THE
UNITED STATES,
Passed at the third session, which was begun and held at the city of Washington, in the
District of Columbia, on Monday, the sixth day of December, 1880, and was adjourned
without day on Friday, the fourth day of March, 1881.

RUTHERFORD B. HAYES, President; WILLIAM A. WHEELER, Vice-President, and
President of the Senate. ALLEN G. THURMAN was elected President of the Senate
pro tempore on the seventh of April, 1880. He was again chosen on the sixth day of
May, 1880. SAMUEL J. RANDALL, Speaker of the House of Representatives.

CHAP. 1.—An act to authorize the Secretary of the Interior to dispose of a part of
the Fort Dodge military reservation to actual settlers under the provisions of the
homestead laws, and for other purposes.

Whereas, that portion of the Fort Dodge military reservation herein-
after described is no longer needed for military purposes: Therefore,
Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That it shall be the duty of the
Secretary of the Interior to cause all that portion of the Fort Dodge
military reservation, in the State of Kansas, being and lying north of
land owned and occupied by the Atchison, Topeka and Santa Fe Rail-
road Company for right of way for its railroad; and to cause the same
be surveyed, sectioned, and subdivided as other public lands, and
after said survey to offer said lands to actual settlers only, under and in
accordance with the homestead laws of the United States: Provided,
That the said Atchison Topeka and Santa Fe Railroad Company shall
have the right to purchase such portion of said reservation as it may
need for its use adjoining that now owned by it, not exceeding one hun-
dred and sixty acres, by paying therefor the price at which the same
may be appraised under the direction of the Secretary of the Interior.

Approved, December 15, 1880.

CHAP. 2.—An act to amend section twenty-two hundred and thirty-eight of the Re-
vised Statutes in relation to fees for final certificates in donation cases.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the sixth paragraph of
section twenty-two hundred and thirty-eight of the Revised Statutes of
the United States be, and the same is hereby, repealed, and that in lieu
thereof the following paragraph be substituted:
“A fee in donation cases of two dollars and fifty cents for each final
certificate for one hundred and sixty acres of land, five dollars for three
hundred and twenty acres, and seven dollars and fifty cents for six hun-
dred and forty acres.”

Approved, December 17, 1880.

CHAP. 4.—An act to authorize the Secretary of the Treasury to change the name of
the yacht “Stephen D. Barnes” of Philadelphia.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Secretary of the Treas-
Yacht “Stephen
D. Barnes,”
ury be, and hereby is, authorized to change the name of the yacht "Stephen D. Barnes", owned by Henry C. Lea, of Philadelphia, Pennsylvania, to that of "Vega," and to grant said vessel a register in said name; the said vessel being a pleasure yacht only, and not engaged in commercial or other business.

Approved, December 23, 1880.

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CHAP. 5.—An act to provide a suitable pedestal to the monument erected in honor of the late Admiral Farragut in Washington City.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That out of any moneys in the Treasury not otherwise appropriated the sum of five thousand dollars be, and is hereby appropriated for the purpose of increasing the height of the pedestal to the monument erected in honor of the late Admiral Farragut in the city of Washington, and which sum shall be expended for said purpose under the orders and direction of the Secretary of the Navy. The Secretary of the Navy is hereby authorized to make use of such ordnance and other naval stores, now on hand for the appropriate ornamentation of said pedestal as may be required.

Approved, December 23, 1880.

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CHAP. 6.—An act to change the name of the schooner-yacht "Nettie", to "Nokomis".

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of the schooner-yacht "Nettie", of New York, be, and is hereby, changed to "Nokomis", by which name said yacht shall be hereafter licensed and known.

Approved, December 23, 1880.

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CHAP. 7.—An act amending section eighteen hundred and fifty-two of the Revised Statutes of the United States

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section eighteen hundred and fifty-two be, and the same hereby is, so amended as to read as follows:

"SEC. 1852. The sessions of the legislative assemblies of the several Territories of the United States shall be limited to sixty days' duration."

Approved, December 23, 1880.

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CHAP. 8.—An act to amend an act entitled "An act to incorporate the National Fair Grounds Association".

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of said association shall be "The National Fair Association of the District of Columbia."

SEC. 2. That the board of directors of said association shall consist of eleven members, to be elected in accordance with its charter and by-laws.

SEC. 3. That within thirty days after the passage of this act the stockholders of said association shall be convened in general meeting, and shall elect six of their number as additional members of the board of directors, who, with the five directors now serving, shall hold their office until the second Monday in January, eighteen hundred and eighty-one, and until their successors are elected; six of said board shall constitute a quorum for the transaction of business.
Sec. 4. That on the second Monday in January, eighteen hundred and eighty-one, and annually thereafter, the stockholders of said association shall be convened in general meeting and shall elect eleven of their number as a board of directors.

Sec. 5. That in all elections each share of stock shall be entitled to one vote, and shareholders may vote by proxy in accordance with the provisions of the by-laws.

Approved, December 23, 1880.

CHAP. 9.—An act granting permission to the Chamber of Commerce of New York to erect a statue on the sub-treasury building in the city 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 Treasury is hereby authorized to permit the New York Chamber of Commerce to erect, without any cost to the government, a suitable statue, or group, commemorative of the inauguration of George Washington as first President of the United States, on the front of the building known as the sub-treasury of the United States, which now marks the spot on the corner of Wall and Nassau streets, in the city of New York, where the oath of office was administered to him.

Sec. 2. That the design for such statue, or group, shall be submitted to the Secretary of the Treasury for his approval, and the work shall at all times be subject to his supervision and control, and shall be so performed as not to injure said building. And said statue, or group, so erected shall be at all times under the exclusive control of the United States. If said work shall not be completed within five years next after the passage of this act the authority hereby granted and the permission authorized shall terminate.

Approved, December 23, 1880.

CHAP. 10.—An act to authorize the construction of a fixed bridge over the Saint Mary's River 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 Waycross and Florida Railroad Company and the East Florida Railroad Company be, and they are hereby, authorized to construct a fixed bridge with one span over the Saint Mary's River at the point selected by said companies for crossing said river with their railroad line, about one and one-half miles below Trader's Hill, in Charlton County, Georgia, and to make such bridge of such height as they may see fit: Provided, The height be sufficient to permit the passage of timber rafts under said bridge; and such proposed railroad crossing and bridge are hereby declared to be the head of navigation on the said Saint Mary's River.

Sec. 2. That Congress reserves the right to alter or amend or repeal this act at any time and that if at any time the navigation of the said river shall in any way be obstructed or impaired by the said bridge the Secretary of War shall have authority and it shall be his duty to require the said railroad companies to alter and change the said bridge at their own expense in such manner as may be proper to secure free and complete navigation without impediment, and if upon reasonable notice to said railroad companies to make such change or improvements they shall fail to do so the Secretary of War shall have authority to make the same and all the rights conferred by this act shall be forfeited, and Congress shall have power to do any and all things necessary to secure the free navigation of the river.

Approved, December 23, 1880.
Jan. 7, 1881.

**CHAP. 15.**—An act to enable the Secretary of War to purchase land to enlarge and protect the San Antonio arsenal.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That out of any moneys in the Treasury not otherwise appropriated, there is hereby appropriated the sum of fourteen thousand dollars, to enable the Secretary of War to purchase, inclose, and improve the following described piece of land adjoining the United States arsenal grounds at San Antonio, Texas, namely: All that tract of ground bounded by Arsenal street, Lower Flores street, the United States arsenal, and the San Antonio River, with a frontage on Arsenal street of thirteen hundred and fifty feet, more or less, and on Lower Flores street of one hundred and twenty-five feet, more or less, and containing about three and one-half acres: *Provided,* That no part of the money hereby appropriated shall be expended until the requirements of section three hundred and fifty-five of the Revised Statutes have been complied with.

Approved, January 7, 1881.

Jan. 13, 1881.

**CHAP. 17.**—An act granting the right of way to the county of Warren in the State of Mississippi, and to the Memphis and Vicksburg Railroad Company, through the United States cemetery tract of land near Vicksburg, Mississippi.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the right of way is hereby granted to the county of Warren in the State of Mississippi, and to the Memphis and Vicksburg Railroad Company, chartered by the State of Mississippi, for a public wagon road and a railroad through the United States cemetery tract of land near Vicksburg, Mississippi, from the south line to the north line of said tract, around and outside of the wall of the cemetery grounds, and on the western boundary of said tract of land; the location thereof to be subject to the approval of the Secretary of War; and that this act take effect and be in force from and after its passage: *Provided,* That the right of way granted by this act shall not exceed fifty feet in width; *And provided further,* That said roads shall not be laid off so as to in any manner interfere with the plan of the cemetery.

Approved, January 13, 1881.

Jan. 13, 1881.

**CHAP. 18.**—An act authorizing the Blue Hill National Bank of Dorchester, Massachusetts, to change its location and name.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That the Blue Hill National Bank of Dorchester, now located in Boston, in the commonwealth of Massachusetts, is hereby authorized to change its location to the town of Milton, in the county of Norfolk, in said commonwealth, whenever the stockholders representing two-thirds of the capital stock of said bank, at a meeting for that purpose, determine to make such change; and the president and cashier shall execute a certificate under the corporate seal of the bank, specifying such determination, and shall cause the same to be recorded in the office of the Comptroller of the Currency; and thereupon such change of location shall be effected, and the operations of discount and deposit of said bank shall be carried on in the said town of Milton.

*Sec. 2.* That nothing in this act contained shall be so construed as in any manner to release the said bank from any liability, or affect any action or proceeding in law in which said bank may be a party or interested; and when such change shall have been determined upon as
aforesaid, notice thereof and of such change shall be published in two weekly papers, one in the county of Suffolk and one in the county of Norfolk, in said commonwealth of Massachusetts, not less than four weeks.

SEC. 3. That whenever the location of said bank shall have been changed from said city of Boston to said town of Milton in accordance with the first section of this act, its name shall be changed to the Blue Hill National Bank of Milton, if the board of directors of said bank shall accept the new name by resolution of the board, and cause a copy of such resolution, duly authenticated, to be filed with the Comptroller of the Currency.

SEC. 4. That all the debts, demands, liabilities, rights, privileges, and powers of the Blue Hill National Bank of Dorchester shall devolve upon the Blue Hill National Bank of Milton, whenever such change of name is effected.

Approved, January 13, 1881.

CHAP. 19.—An act for the relief of certain settlers on restored railroad lands.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all persons who shall have settled and made valuable and permanent improvements upon any odd numbered section of land within any railroad withdrawal in good faith and with the permission or license of the railroad company for whose benefit the same shall have been made, and with the expectation of purchasing of such company the land so settled upon, which land so settled upon and improved, may, for any cause, be restored to the public domain, and who, at the time of such restoration, may not be entitled to enter and acquire title to such land under the pre-emption, homestead, or timber-culture acts of the United States, shall be permitted, at any time within three months after such restoration, and under such rules and regulations as the Commissioner of the General Land Office may prescribe, to purchase not to exceed one hundred and sixty acres in extent of the same by legal sub-divisions, at the price of two dollars and fifty cents per acre, and to receive patents therefor.

Approved, January 13, 1881.

CHAP. 23.—An act for the relief of the Winnebago Indians in Wisconsin, and to aid them to obtain subsistence by agricultural pursuits, and to promote their civilization.

Whereas a large number of the Winnebago Indians of Wisconsin have selected and settled in good faith upon homestead claims, under section fifteen of the act entitled “An act making appropriations to supply deficiencies in the appropriations for the fiscal year ending June thirtieth, eighteen hundred and seventy-five, and prior years, and for other purposes”, approved March third, eighteen hundred and seventy-five, and all said Indians having signified their desire and purpose to abandon their tribal relations and adopt the habits and customs of civilized people, and avail themselves of the benefits of the aforesaid act, but in many instances are unable to do so on account of their extreme poverty; and

Whereas a portion of the funds belonging to said Winnebago Indians of Wisconsin, and accruing under the act of June twenty-fifth, eighteen hundred and sixty-four, “providing for deficiencies in subsistence and expenses of removal and support of the Sioux and Winnebago Indians of Minnesota”, amounting to the sum of ninety thousand six hundred and eighty-nine dollars and ninety-three cents, is now in the Treasury of the United States to their credit; and
Whereas the major portion of the fund belonging to said Indians under said act of June twenty-fifth, eighteen hundred and sixty-four, together with the sum of one hundred thousand dollars of the principal fund of the tribe, has since said date been expended for the benefit of that portion of the Winnebago Indians residing in Nebraska; and

Whereas the location of said Winnebago Indians of Wisconsin has, under the said act of March third, eighteen hundred and seventy-five, become permanent: Therefore

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby authorized and directed to cause a census of the tribe of Winnebago Indians, now residing in Nebraska and Wisconsin to be taken; said enrollment to be made upon separate lists; the first to include all of said tribe now residing upon or who draw their annuities at the tribal reservation in Nebraska, and the second to embrace all of said tribe now residing in the State of Wisconsin.

SEC. 2. That upon the completion of the census of the Winnebago Indians in Wisconsin, the Secretary of the Interior is authorized and directed to expend for their benefit the proportion of the tribal annuities to and set apart for said Indians under the act of June twenty-fifth, eighteen hundred and sixty-four, of the appropriations for the tribe of Winnebago Indians for the fiscal years eighteen hundred and seventy-four, eighteen hundred and seventy-five, eighteen hundred and seventy-six, eighteen hundred and seventy-seven, eighteen hundred and seventy-eight, eighteen hundred and seventy-nine, and eighteen hundred and eighty, amounting to ninety thousand six hundred and eighty-nine dollars and ninety-three cents; and the Secretary of the Interior shall also expend for the benefit of said Indians, out of the sum of forty-one thousand and twelve dollars and seventy-four cents now in the Treasury to the credit of the Winnebago tribe of Indians, and accruing under treaty appropriations for the fiscal year eighteen hundred and seventy-three and prior years, such sum as may upon the completion of said census, be found necessary to equalize the payments between the two bands on account of the payment of the sum of one hundred thousand dollars in the year eighteen hundred and seventy-two from the principal funds of the tribe to the Winnebagoes in Nebraska. And all of the said sums shall be paid pro-rata to those persons whose names appear upon the census-roll of the Winnebagoes of Wisconsin, heads of families being permitted to receive the full amount to which all the members of the family are entitled: Provided, That before any person shall be entitled to the benefits accruing under this act, it shall be made to appear that the person claiming its benefits, or the head of the family to which such person belongs, has taken up a homestead in accordance with the said act of March third, eighteen hundred and seventy-five, or that, being unable to fully comply with the said act by reason of poverty, he or she has made a selection of land as a homestead, with a bona fide intention to comply with said act, and that the money applied for will be used to enter the land so selected, and for the improvement of the same.

SEC. 3. That in the future distribution of the annuities of the said tribe of Winnebago Indians, a pro-rata division, according to the number of each band as shown by said census, shall be made between that portion of said tribe in Nebraska and that portion in Wisconsin; and the moneys belonging to each shall be annually distributed to the members of said bands respectively, in the manner provided by the fifth section of the act of February twenty-first, eighteen hundred and sixty-three, entitled "An act for the removal of the Winnebago Indians, and for the sale of their reservation in Minnesota for their benefit."

SEC. 4. That for the purpose of equitably adjusting the amount due to the Winnebago Indians in Wisconsin, under the act of June twenty-fifth, eighteen hundred and sixty-four, from that portion of the tribe residing in Nebraska, and arising from the failure of the Department of the Interior to set aside from year to year the proportion of the tribal...
fund belonging to said Wisconsin Winnebagoes, as provided in said act, from the date of the passage of the same to the year eighteen hundred and seventy-six, and the payment of the full amount of the same to the Winnebagoes of Nebraska for such period, the Secretary of the Interior is hereby directed to have an account between said portions of the Winnebago tribe of Indians stated, basing the same upon the census herein provided for, charging the Winnebagoes in Nebraska with the full amount found to be due to the Wisconsin Winnebagoes under said act for the period named, and crediting them with the amount actually expended in the removal and subsistence of the Wisconsin Winnebagoes at the date of their removal to Nebraska in the year eighteen hundred and seventy-three; and the balance found in favor of the Winnebagoes of Wisconsin, whatever the amount may be, shall hereafter be held and considered as a debt due to them from that portion of the tribe residing in Nebraska; and until said debt shall have been extinguished the Secretary of the Interior shall cause to be deducted annually from the proportion of annuity moneys due to the Winnebagoes in Nebraska, and to be paid to the Winnebago Indians in Wisconsin, such proportion of the share of annuities belonging to the said Winnebagoes of Nebraska as he may deem right and proper: Provided, however, That such sum shall not be less than seven thousand dollars per annum.

SEC. 5. That the titles acquired by said Winnebagoes of Wisconsin in and to the lands heretofore or hereafter entered by them under the provisions of said act of March third, eighteen hundred and seventy-five, shall not be subject to alienation or incumbrance, either by voluntary conveyance or by the judgment, decree, or order of any court, or subject to taxation of any character, but shall be and remain inalienable and not subject to taxation for the period of twenty years from the date of the patent issued therefor. And this section shall be inserted in each and every patent issued under the provisions of said act or of this act.

Approved, January 18, 1881.

CHAP. 24.—An act relating to the appointment of professors of mathematics in the Navy.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That hereafter no person shall be appointed a professor of mathematics in the Navy until he shall have passed a physical examination before a board of naval surgeons, and a professional examination before a board of professors of mathematics in the Navy, to be convened for that purpose by the Secretary of the Navy, and received a favorable report from said boards.

Approved, January 20, 1881.

CHAP. 25.—An act to regulate the award of and compensation for public advertising in the District of Columbia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all advertising required by existing laws to be done in the District of Columbia by any of the departments of the government shall be given to one daily and one weekly newspaper of each of the two principal political parties and to one daily and one weekly neutral newspaper: Provided, That the rates of compensation for such service shall in no case exceed the regular commercial rate of the newspapers selected; nor shall any advertisement be paid for unless published in accordance with section thirty-eight hundred and twenty-eight of the Revised Statutes.

Sec. 2. All laws or parts of laws inconsistent herewith are hereby repealed.

Approved, January 21, 1881.
CHAP. 27.—An act authorizing the employment of an inspector of plumbing in and for the District of Columbia, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there shall be appointed by the Commissioners of the District of Columbia an inspector of plumbing for said District, whose duty it shall be, to inspect all houses in course of erection, and pass upon the plumbing and sewerage of said houses. And the health officer of the District of Columbia is hereby authorized, under direction of the Commissioners, to execute and enforce regulations governing plumbing, house drainage, and the ventilation of house sewers; and any person who shall neglect or refuse to comply with the requirements of the said regulations when promulgated shall be punishable by a fine of from twenty-five to two hundred dollars for each and every such offense, or in default of payment of fine to imprisonment for thirty days.

Approved, January 25, 1881.

CHAP. 28.—An act making appropriations for the support of the Military Academy for the fiscal year ending June thirtieth, eighteen hundred and eighty-two, 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 following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the support of the Military Academy for the fiscal year ending June thirtieth, eighteen hundred and eighty-two:

For pay of professors, twenty-nine thousand eight hundred and sixty-seven cents.

For one commandant of cadets, in addition to pay as captain in the line, one thousand two hundred dollars.

For pay of one instructor of practical military engineering, in addition to pay as first lieutenant, nine hundred dollars.

For pay of one instructor of ordnance and science of gunnery, in addition to pay as first lieutenant, nine hundred dollars.

For pay of eight assistant professors, in addition to pay as first lieutenants, four thousand dollars.

For pay of three instructors of cavalry, artillery, and infantry tactics, in addition to pay as first lieutenants, one thousand five hundred dollars.

For pay of four assistant instructors of cavalry, artillery, and infantry tactics, commanding companies, in addition to pay as second lieutenants, two thousand four hundred dollars.

For pay of adjutant, in addition to pay as first lieutenant, three hundred dollars: Provided, That the sum paid to said officer shall not exceed one thousand eight hundred dollars per annum.

For pay of one master of the sword, one thousand five hundred dollars.

For pay of cadets, one hundred and sixty thousand dollars; and no cadet shall receive more than at the rate of five hundred and forty dollars a year.

For pay of the teacher of music, one thousand and eighty dollars.

For pay of the Military Academy band, nine thousand five hundred and sixty dollars; which shall be in full for the pay of the said band for the year ending June thirtieth, eighteen hundred and eighty-two, any law to the contrary notwithstanding.

For additional pay of professors and to officers (on increased rank) for length of service, nine thousand nine hundred and thirty dollars and eighty-six cents.
For current expenses, as follows:

For repairs and improvements, timber, plank, boards, joists, wall-strips, laths, shingles, slate, tin, sheet-lead, zinc, nails, screws, locks, hinges, glass, paint, turpentine, oils, varnish, flag-stone, lime, cement, plaster, hair, sewer and drain pipe, blasting-powder, fuse, iron, steel, tools, mantels, and other similar materials, and for pay of citizen mechanics and labor employed upon repairs and improvements that cannot be done by enlisted men, eleven thousand dollars.

For fuel and apparatus, coal, wood, stoves, grates, furnaces, ranges, fire-bricks, and repairs of steam-heating apparatus, twelve thousand dollars.

For gas-pipes, fixtures, lamp-posts, gas-lamps, gasometers, and retorts, and annual repairs of the same, six hundred dollars.

For fuel for cadets' mess-hall, shops, and laundry, three thousand dollars.

For postage and telegrams, three hundred dollars. Postage, etc.

For stationery, blank books, paper, envelopes, quills, steel pens, rubbers, erasers, pencils, mucilage, wax, wafers, folders, fasteners, files, and ink, six hundred dollars. Stationery.

For transportation of materials, discharged cadets, and ferriages, one thousand seven hundred and fifty dollars. Transportation.

For printing: Type, materials for office, diplomas for graduates, registers, and blanks, one thousand dollars. Printing, etc.

For clerk to the disbursing officer and quartermaster, one thousand two hundred dollars. Clerks.

For clerk to adjutant, in charge of cadet records, one thousand two hundred dollars. Clerks.

For clerk to treasurer, nine hundred dollars. Clerks.

For department of instruction in mathematics, namely: For repairs and materials for preservation of instruments, fifty dollars; text-books, books of reference, and stationery for instructors, one hundred dollars; one theodolite three hundred dollars; in all, four hundred and fifty dollars. Department of mathematics.

For department of chemistry, mineralogy, and geology: For chemicals, chemical apparatus, glass and porcelain ware, paper, wire, sheet-metal, ores, photographic materials, five hundred dollars; rough specimens, fossils, files, alcohol, lamps, blowpipes, pencils, and paper for practical instruction in mineralogy and geology, and for gradual increase of the cabinet, five hundred dollars; repairs and additions to electric, galvanic, magnetic, pneumatic, and thermic apparatus, and apparatus illustrating optical properties of substances, six hundred dollars; in all, one thousand six hundred dollars. Department of chemistry.

For pay of mechanic employed in chemical and geological section-rooms and in lecture rooms, one thousand dollars; models and diagrams, books of reference, text-books, and stationery for the use of instructors, eighty dollars; contingencies, one hundred dollars; in all, one thousand one hundred and eighty dollars. Department of engineering.

For department of civil and military engineering: For models, maps, purchase and repairs of instruments, text-books, books of reference, and stationery for the use of instructors, contingencies, five hundred dollars; for continuing preparation of text-books for special instruction of cadets, five hundred dollars; in all, one thousand dollars. Department of civil and military engineering.

For extra pay of enlisted man employed as draughtsman, one hundred dollars. Department of civil and military engineering.

For department of Spanish: Text-books and stationery for use of instructors, thirty dollars. Department of Spanish.

For department of French and English studies: For text-books and stationery for the use of instructors, books of reference, and for printing examination papers, two hundred and fifty dollars. Department of French and English.

For department of law: For text-books and stationery and books of reference for the use of instructors, one hundred dollars: Provided, That
the Secretary of War may, in his discretion, assign any officer of the Army as professor of law.

For department of natural and experimental philosophy: For additions to apparatus to illustrate the laws in mechanics, optics, acoustics, one thousand dollars; books of reference, text-books, repairs, and materials, four hundred dollars; for pay of mechanics, one thousand dollars; in all, two thousand four hundred dollars.

For department of drawing: For pantograph for copy and reduction of maps and mechanical drawings, new rulers and triangles, topographical, mechanical, and free-hand models, mill-board for mounting drawings, drawing-materials for instructors, stationery, tacks, knives, and shears, new desks, exchange of drawings with foreign military schools, purchase of foreign manuals and books of instruction in military drawing, models, and repairs on desks, stretchers, and models, lantern and slides for illustrating lectures, five hundred dollars.

For department of ordnance and gunnery: Additions to models and drawings illustrating course of instruction, repairs of electro-ballistic machines and galvanic batteries, and for addition to firing-house, for books of reference and text-books and stationery for instructors, two hundred dollars.

For department of practical military engineering: For pontooning and mining materials and for profiling, telegraphing, and signaling materials, stationery and text-books, books of reference, and repairs of instruments, one hundred and twenty-five dollars.

For department of artillery, cavalry, and infantry tactics, namely: For tan-bark for riding-hall and gymnasium, three hundred dollars; repairing camp-stools and camp-furniture, fifty dollars; furniture for offices and reception-room for visitors, fifty dollars; stationery for use of instructor and assistants, one hundred dollars; books and maps, fifty dollars; repairing gymnasium, one hundred dollars; foils, masks, gloves, jackets, and repairing wooden muskets, one hundred dollars; in all, seven hundred and fifty dollars.

For expenses of the Board of Visitors, including mileage, three thousand dollars.

For miscellaneous and contingent expenses: For gas-coal, oil, candles, lanterns, matches, and wicking for lighting the academy, cadet-barracks, mess-hall, shops, hospital, offices, stable, and sidewalks and wharves, three thousand five hundred dollars; water-pipes, plumbing, and repairs, one thousand five hundred dollars; cleaning public buildings (not quarters), five hundred dollars; brooms, brushes, pails, tubs, soap, and cloths, two hundred dollars; chalk, crayon, sponge, slate, and rubbers for recitation-rooms, three hundred dollars; compensation of chapel-organist, two hundred dollars; compensation of librarian, one hundred and twenty dollars; pay of engineer of heating and ventilating apparatus for the academic building, the cadet-barracks, and office building, chapel, and philosophical building, including the library, one thousand two hundred dollars; pay of assistant of same, seven hundred and twenty dollars; pay of five firemen, two thousand two hundred dollars; in all, ten thousand four hundred and forty dollars.

For increase and expense of library, namely: Periodicals, three hundred dollars; binding, five hundred dollars; completing and binding catalogue, four hundred dollars; new books, scientific, historical, biographical, general literature, one thousand dollars; in all two thousand two hundred dollars.

For pay of librarian’s assistant, one thousand dollars.

For furniture for cadet-hospital, and repairs of the same, one hundred dollars.

For purchase of bedding and necessary articles for the use of candidates previous to their admission into the academy, five hundred dollars.

For buildings and grounds: For repairing roads and paths, five hundred dollars.
For continuing breast-height wall from Plain to South Wharf, five hundred dollars.

For completing repairing roof of cadet-barracks, two thousand two hundred and fifty-five dollars.

For completion of main building and one wing for the new hospital for cadets, eleven thousand six hundred and seventeen dollars and eighty-four cents.

For continuing addition to cadet-barracks, twenty-five thousand dollars.

Approved, January 27, 1881.

CHAP. 29.—An act to amend section five hundred and fifty-three of the Revised Statutes relating to the District of Columbia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section five hundred and fifty-three of the Revised Statutes relating to the District of Columbia be, and is hereby, amended by inserting the word "telephone" after the word "transportation", so as to read as follows:

"SEC. 553. Any three or more persons who desire to form a company for the purpose of carrying on any kind of manufacturing, agricultural, mining, mechanical, insurance, mercantile, transportation, telephone, or marketing business, in the District, or savings bank therein, may make, sign, and acknowledge, before some officer competent to take the acknowledgment of deeds, and file in the office of recorder of deeds, a certificate in writing, in which shall be stated ".

Approved, January 28, 1881.

CHAP. 30.—An act for the relief of Brigadier-General and Brevet Major-General Edward O. C. Ord, United States Army.

Whereas the President did, by virtue of the discretionary power vested in him by section twelve hundred and forty-four, Revised Statutes, retire Brigadier-General and Brevet Major-General Edward O. C. Ord, United States Army from active service, to take effect the sixth day of December, eighteen hundred and eighty; and

Whereas at the date of his being retired from active service the said Edward O. C. Ord had served his country in the Army honorably, efficiently, and continuously for more than forty years, as shown by his official military record; and

Whereas at the date of his retirement the said Edward O. C. Ord held the brevet rank of major-general in the Regular Army, conferred upon him by the President, by and with the advice and consent of the Senate, and was commissioned as such to take effect March thirteenth, eighteen hundred and sixty-five, for gallant and meritorious services; and

Whereas at the date of the order retiring said Edward O. C. Ord from active service he was in command of the Military Department of Texas, where his services were of great importance and value, and especially in bringing comparative peace to a disturbed frontier; and which command was greater than a division of the Army: Therefore,

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 hereby, authorized to place Brigadier-General and Brevet Major-General Edward O. C. Ord on the retired list of major-generals, according to his brevet rank, with the pay and emoluments of a major-general of the United States Army on the retired list.

Approved, January 28, 1881.
CHAP. 31.—An act to provide for a deficiency in the appropriation for interest on the three-sixty-five loan of the District of Columbia for the fiscal year ending June thirtieth, eighteen hundred and eighty-one, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That to provide for a deficiency in the appropriation for interest on the three-sixty-five loan of the District of Columbia for the fiscal year ending June thirtieth, eighteen hundred and eighty-one, there be, and is hereby, appropriated one hundred and sixty-two thousand one hundred and sixty-nine dollars and ninety-three cents, one-half thereof to be paid out of any money in the Treasury not otherwise appropriated and the other half out of the revenues of the District of Columbia for the said fiscal year.

Approved, January 31, 1881.

CHAP. 33.—An act to establish an assay-office in the city of Saint Louis Missouri.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is hereby authorized and required to establish an assay-office at Saint Louis, in the State of Missouri; the said office to be conducted under the provisions of an act entitled “An act revising and amending the laws relative to the mints, assay-offices, and coinage of the United States,” approved February twelfth, eighteen hundred and seventy-three.

SEC. 2. That the Secretary of the Treasury is hereby authorized and directed to set apart sufficient room for said assay-office in the government building in Saint Louis, now used for a post-office and custom-house, and provide the same with the necessary fixtures and apparatus, at a cost not exceeding ten thousand dollars, which sum is hereby appropriated out of any money in the Treasury not otherwise appropriated.

Approved, February 1, 1881.

CHAP. 34.—An act to amend the law relative to the seizure and forfeiture of vessels for breach of the revenue laws.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That no vessel used by any person or corporation, as common carriers, in the transaction of their business as such common carriers, shall be subject to seizure or forfeiture by force of the provisions of title thirty-four of the Revised Statutes of the United States unless it shall appear that the owner or master of such vessel, at the time of the alleged illegal act, was a consenting party or privy thereto.

Approved, February 8, 1881.

CHAP. 35.—An act to provide for the furnishing of certain public documents to Soldiers' Homes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section forty-eight hundred and thirty-seven of the Revised Statutes of the United States be, and the same is hereby, repealed and re-enacted to read as follows: “The Secretary of the Senate and the Clerk of the House of Representatives shall cause to be sent to the National Home for Disabled Volunteer Soldiers at Dayton, in Ohio, and to the branches at Augusta, in Maine, Milwaukee, in Wisconsin, Hampton in Virginia, and the Soldiers' Home at Knightstown Springs, near Knightstown, in Indiana, each, one copy of each of the following documents: The journals of each House of
Congress at each and every session; all laws of Congress; the annual messages of the President, with accompanying documents; the daily Congressional Record, and all other documents or books which may be printed and bound by order of either House of Congress; and the Public Printer is hereby authorized and directed to furnish to the Secretary of the Senate and the Clerk of the House of Representatives the documents referred to in this section."

Approved, February 8, 1881.

CHAP. 36.—An act relative to the Revolutionary battle-field of Bennington.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be authorized and is hereby directed to pay to the governor of the State of Vermont the sum of forty thousand dollars, out of any money in the Treasury not otherwise appropriated, to be by him transferred to the Bennington Battle Monument Association, which has raised an equal amount for the erection of a proposed monument to commemorate the Revolutionary battle of Bennington.

SEC. 2. That no moneys shall be paid out of the Treasury for the benefit of such association until the design for its monument shall have been approved by the President of the United States, or by a commission appointed by him for the purpose, and a board of three Army officers appointed by him shall have reported to him that the moneys already raised, together with the sum hereby appropriated from the Treasury of the United States, shall be sufficient to complete the monument in accordance with the design approved by him, or by the commission appointed by him.

Approved, February 8, 1881.

CHAP. 39.—An act to grant to the corporate authorities of the city of Council Bluffs, in the State of Iowa for public uses, a certain lake known as Carr Lake, situated near said city.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there shall be, and is hereby, conveyed to the corporate authorities of the city of Council Bluffs, in the State of Iowa, and their successors in office, the title of the United States to the meandered lake, situated in sections twenty-nine and thirty-two, of township number seventy-four, Pottawatamie County, in the State of Iowa, known as Carr Lake, upon the express conditions that the premises shall be held for public use, resort, and recreation; shall be inalienable for all time; but leases not exceeding ten years may be granted for portions of said premises, all incomes derived from leases of privileges to be expended in the preservation and improvement of the property or the roads leading thereto; the premises to be managed by the said corporate authorities, or such commissioners as they may elect, and who shall receive no compensation for their services.

Approved, February 9, 1881.

CHAP. 40.—An act authorizing the survey of parts of certain townships in Crawford County, Wisconsin, and making an appropriation therefor.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioner of the General Land Office is hereby directed to cause to be surveyed that part of townships numbered nine and ten north of range four west, in the county

Survey of townships in Crawford County, Wisconsin.
of Crawford, State of Wisconsin, which lies east of the Kickapoo River; this part of said township having never been properly surveyed; and that there be appropriated, out of any money in the Treasury not otherwise appropriated, a sum sufficient to pay the expense thereof, not exceeding one thousand dollars.

Approved, February 9, 1881.

CHAP. 41.—An act to grant the right of way for railroad purposes through certain lands of the United States in Richmond County, New York.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the right of way, by tunnel, not exceeding thirty feet in width, through the lands of the United States now occupied by the United States Light House Establishment in the village of New Brighton, county of Richmond, and State of New York, is hereby granted to the Staten Island Rapid Transit Railroad Company for the purpose of constructing a railroad: Provided, That the said right of way, and the width and location thereof through said lands, and the regulations for operating said railroad within the limits of the same, so as to prevent all danger to public property, shall be submitted to and approved by the Secretary of the Treasury, prior to any entry upon said lands or the commencement of the construction of said works.

SEC. 2. That whenever said rights of way shall cease to be used for the purposes aforesaid, the same shall revert to the United States; and that the right to repeal, alter, or amend this act is reserved to Congress.

Approved, February 9, 1881.

CHAP. 42.—An act making an appropriation for the flooring of the National Museum.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of twenty-six thousand dollars, or so much thereof as may be necessary, be, and the same hereby is, appropriated, out of any money in the Treasury not otherwise appropriated, to place a flooring of marble and encaustic tiles in the large halls of the National Museum building, to be expended according to the plans and under the direction of the building commission of the Board of Regents of the Smithsonian Institution under whose supervision the museum has been constructed.

Approved, February 9, 1881.

CHAP. 45.—An act to change the time for holding circuit and district courts of the United States for the western district of Virginia, held at Danville, Virginia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the United States circuit and district courts of the United States for the western district of Virginia, held at Danville, in the State of Virginia, shall hereafter be held at said city of Danville commencing on Tuesday after the third Monday in June and on Tuesday after the third Monday in November of each year, instead of the times now fixed by law.

SEC. 2. All laws and parts of laws in conflict with this act are hereby repealed. This act shall be in force from its passage.

Approved, February 14, 1881.
CHAP. 46.—An act for the relief of Somerville Nicholson.

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 is hereby, authorized to restore Somerville Nicholson, now a captain on the retired list of the Navy, to the active list, to take rank next after Clark H. Welles: Provided, That no claim for arrearages of pay shall accrue to said Nicholson by reason of restoration under the provisions of this act.

Approved, February 15, 1881.

CHAP. 47.—An act to restore the lands included in the Fort Reading and Fort Crook military reservations, in the State of California, to the public domain, 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 lands included in the Fort Reading military reservation and in the Fort Crook military reservation in the State of California, are hereby restored to the public domain.

SEC. 2. That all patents heretofore issued to any lands within the Fort Reading military reservation and Fort Crook military reservation are hereby confirmed.

SEC. 3. That the rights of all settlers on said reservations, to acquire title under the homestead and pre-emption laws, are hereby recognized and affirmed to the extent such settlers would have acquired by settling on public lands.

Approved, February 15, 1881.

CHAP. 60.—An act to amend and re-enact sections twenty-five hundred and seventeen and twenty-five hundred and eighteen of the Revised Statutes and changing the boundaries of a customs district in the State of Maine.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section twenty-five hundred and seventeen of the Revised Statutes of the United States be amended by inserting after the word “sixty-nine,” in the third line of the first clause of said section, the following words: “Excepting those towns, plantations, and townships lying on the line of the European and North American Railway,” so that said clause, as amended, shall read as follows:

“First. The district of Aroostook, to comprise the county of Aroostook as bounded on the twenty-second day of February, eighteen hundred and sixty-nine, excepting those towns, plantations, and townships lying on the line of the European and North American Railway, in which Houlton shall be the only port of entry.”

Also, that said section twenty-five hundred and seventeen be further amended by inserting after the word “forty-seven,” in the fourth line of the sixth clause thereof the following words: “And the several towns, plantations, and townships in the counties of Aroostook and Washington lying on the line of the European and North American Railway,” so that said clause, as amended, shall read as follows:

“Sixth. The district of Bangor, to comprise the counties of Penobscot and Piscataquis and the town of Frankfort, in the county of Waldo, as bounded on the third day of March, eighteen hundred and forty-seven, and the several towns, plantations, and townships in the counties of Aroostook and Washington lying on the line of the European and North American Railway, in which Bangor shall be the port of entry and delivery, and Frankfort and Hampden ports of delivery.”
SEC. 2. That the sixth clause of section twenty-five hundred and eighteen of the Revised Statutes be amended so as to read as follows:

Sixth. In the district of Bangor, a collector, who shall reside at Bangor; a deputy collector, who shall reside at Frankfort; and a deputy collector, who shall reside at Vanceboro.

Approved, February 17, 1881.

CHAP. 61.—An act to grant lands to Dakota, Montana, Arizona, Idaho, and Wyoming for university purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there be, and are hereby, granted to the Territories of Dakota, Montana, Arizona, Idaho, and Wyoming respectively, seventy-two entire sections of the unappropriated public lands within each of said Territories, to be immediately selected and withdrawn from sale and located under the direction of the Secretary of the Interior, and with the approval of the President of the United States, for the use and support of a university in each of said Territories when they shall be admitted as States into the Union: Provided, That none of said lands shall be sold except at public auction, and after appraisement by a board of commissioners, to be appointed by the Secretary of the Interior: Provided further, That none of said lands shall be sold at less than the appraised value, and in no case at less than two dollars and fifty cents per acre: Provided, That the funds derived from the sale of said lands shall be invested in the bonds of the United States and deposited with the Treasurer of the United States; that no more than one-tenth of said lands shall be offered for sale in any one year; that the money derived from the sale of said lands, invested and deposited as hereinbefore set forth, shall constitute a university fund; that no part of said fund shall be expended for university buildings, or the salary of professors or teachers, until the same shall amount to fifty thousand dollars, and then only shall the interest on said fund be used for either of the foregoing purposes until the said fund shall amount to one hundred thousand dollars, when any excess, and the interest thereof, may be used for the proper establishment and support respectively of said universities.

Approved, February 18, 1881.

CHAP. 62.—An act to fix the times for holding the district and circuit courts of the United States for the western district of Texas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the district and circuit courts of the United States within and for the western district of Texas shall be holden at the times hereinafter specified, namely: At Austin, commencing on the first Tuesdays in January and June; at San Antonio, commencing on the first Tuesdays in March and October; at Brownsville, commencing on the fourth Tuesdays in April and November.

SEC. 2. That all laws in conflict herewith are hereby repealed.

SEC. 3. That this act take effect on the first day of March, anno Domini eighteen hundred and eighty-one.

Approved, February 18, 1881.

CHAP. 64.—An act amending the charter of the Freedman’s Savings and Trust Company, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That so much of the seventh section of the act entitled “An act amending the charter of the Freed-
man's Savings and Trust Company, and for other purposes," approved June twentieth, eighteen hundred and seventy-four, as authorizes the selection and appointment of three commissioners, be, and the same is hereby repealed.

SEC. 2. That the Secretary of the Treasury is hereby authorized and directed to appoint the Comptroller of the Currency a commissioner, who shall execute a bond to the United States, with good securities, in the penal sum of twenty thousand dollars, conditioned for the faithful discharge of his duties aforesaid, and take an oath faithfully to perform his duties, which bond shall be executed in the presence of said Secretary and approved by him, and by him safely kept; and when said bond shall have been executed and oath taken, then said commissioner shall be invested with the possession and legal title to all the property of said company for the purposes of this act and the said act of June twentieth, eighteen hundred and seventy-four, and shall have all the rights, prerogatives, and privileges, and perform all the duties that were conferred and enjoined upon the three commissioners in said act of June twentieth, eighteen hundred and seventy-four; and from and after the qualification of said Comptroller as said commissioner the duties, rights, and authority of said three commissioners shall forthwith cease and determine:

Provided, That nothing contained in this act shall in any way impede or delay any case or cases instituted in any court by or against the commissioners appointed under the provisions of the act to which this act is amendatory, but every such case shall, upon suggestion of the appointment of the Comptroller aforesaid, and due entry of the change on the docket of the court in which said case may be pending, be proceeded with in the name of such Comptroller in the same manner as if such change had not been made.

SEC. 3. That said commissioner, with the approval of the Secretary of the Treasury, shall have the right and authority to compound and compromise debts due to and liabilities of the company.

SEC. 4. That said commissioner, with the approval of the Secretary of the Treasury, shall have the right and authority to sell any of the real and personal property of said company at public or private sale, as in his judgment he may deem best, and to buy in for the benefit of the company any property which may be offered for sale to pay debts and liabilities to said company, if in his judgment said property is being sacrificed by said sale, and to make to the purchasers of property sold by him deeds of conveyance for their respective purchases.

SEC. 5. That said commissioner shall, by the tenth day of each annual session of Congress, make a written report to Congress of his proceedings up to the first day of said session; and for his service as commissioner aforesaid he shall, in addition to his present salary as Comptroller, receive an annual salary of one thousand dollars, to be paid out of the funds of said institution.

SEC. 6. That whenever said commissioner is prepared to make a dividend to the depositors, he is authorized and directed through the United States Treasurer to place in the various depositary banks of the United States which are convenient to said depositors an amount sufficient to pay them, and the officers of said banks shall pay the depositors or their assignees, and take receipts from them in such way and manner as shall be prescribed by said commissioner and the Secretary of the Treasury; and said evidences of payment shall be returned by said officers to the commissioner, and by him preserved: Provided, That where there are no depositary banks of the United States, then said commissioner may, with the approval of the Secretary of the Treasury pay the depositors in said localities in such way as he may deem best.

SEC. 7. That said commissioner, with the approval of the Secretary of the Treasury, may prescribe such form as he may deem right and proper for the depositors to transfer their claims: Provided, Every such transfer shall state the amount of the claim transferred, and the amount actually received for the same.
FORTY-SIXTH CONGRESS. Sess. III. Ch. 64, 68, 69. 1881.

Feb. 23, 1881. CHAP. 68.—An act donating certain lands in Lake County, State of Colorado, to the Veteran Union Association of Leadville, for hospital and burial purposes.

SEC. 8. That said commissioner shall make payments to those depositors only whose pass-books have been properly verified and balanced, unless said pass-books have been lost or destroyed; then, upon satisfactory proof of such loss or destruction, and the amount due them, he may pay as though they had pass-books. But all claims founded on pass-books or otherwise not presented to said commissioner for examination and credit within six months from and after the passage of this act, as well as all dividends declared upon audited accounts not called for within two years from the date of their declaration, shall be barred, and their amounts shall inure to the benefit of the other depositors of the company.

SEC. 9. That it shall be the duty of the solicitor of the Treasury, under the direction of said commissioner, to investigate the manner in which said company has been managed by its trustees and others having control thereof; and if, in the judgment of said solicitor, the affairs of said company have been mismanaged, or managed fraudulently and corruptly, then said solicitor, under the direction of said commissioner, shall cause such civil and criminal proceedings to be instituted in the courts against those participating in said mismanagement or fraudulent and corrupt management as he shall deem right and proper to attain the ends of justice. He shall pay fees and costs of suits out of the funds in his hands as commissioner aforesaid; and said solicitor shall attend to all the suits in the courts held in the District of Columbia in which such company is in any manner a party, and he shall be the legal adviser of such commissioner in all matters in which such company is interested.

SEC. 10. That if from any cause there shall be any considerable delay in making a dividend to the depositors, then said commissioner shall, under the direction of the Secretary of the Treasury, invest the funds on hand in United States bonds, until such time as he may be prepared to make a dividend, as directed under the act of June twentieth, eighteen hundred and seventy-four.

Approved, February 23, 1881.

Feb. 23, 1881. CHAP. 69.—An act to authorize the construction of a bridge across the Potomac River at or near Georgetown in the District of Columbia, 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 Secretary of War be,
and he is hereby, authorized and directed to cause to be constructed Free
across the Potomac River at or near Georgetown in the District of
Columbia, at such point as he may select, a substantial iron and masonry
bridge, with approaches; and the sum of one hundred and forty thou-
sand dollars be, and the same is hereby, appropriated, out of any money
in the Treasury not otherwise appropriated, for the construction of said
bridge and approaches, the same to be maintained as a free bridge for
tavel: Provided, That the said Secretary of War shall construct a bridge
upon such plan as shall cost no more than the amount herein appro-
priated, and which cost shall include the construction of a substantial
bridge over the canal, and any and all approaches to the said iron bridge;
and no part of this appropriation shall be paid out of the Treasury until
contracts shall have been entered into with responsible parties, and with
good and sufficient sureties to be approved by the Secretary of War,
for the construction and completion of said bridge, including the
masonry, iron-work, and approaches, at a cost not to exceed one hundred
and forty thousand dollars: And provided also, That a draw of sufficient
width to permit the free passage of vessels navigating that part of the
Potomac River shall be constructed in said bridge, unless said bridge
shall be constructed upon or by the side of, or up the river from, the
present aqueduct and at the same or greater elevation above the water:
And provided also, That the sum which may be expended under this act
shall be treated and regarded as a part of the general expenses of the
District of Columbia, and the United States shall be credited with the
amount which it may pay under this act for the erection of said bridge
upon its fifty per cent of the expenses of the District of Columbia, as
provided in the act of June eleventh, eighteen hundred and seventy-
eight, entitled "An act providing a permanent form of government for
the District of Columbia": Provided further, That the Secretary of War
shall, as soon as may be, fix and determine the location of said bridge,
and cause a survey of the river to be made at such place of location,
determine the length, width, and height of said bridge, and the length
of draw, if one is required, and thereupon advertise for plans and price
for the construction of such bridge; such advertisement to be inserted
in one or more daily newspapers published in Washington, District of
Columbia, New York, Cleveland, Ohio, Detroit, Michigan, Philadelphia,
Pennsylvania, and Chicago, Illinois, for the space of one week.

SEC. 2. That for the purpose of establishing a free bridge, and in lieu
of erecting the bridge provided for in the preceding section, the Secre-
tary of War may, in his discretion, purchase the aqueduct bridge now
crossing the Potomac River at Georgetown: Provided, said bridge with
all the appurtenances, rights and franchises connected therewith includ-
ing piers and real estate for abutments and approaches can be purchased
for a sum not exceeding eighty-five thousand dollars; which sum or so
much thereof as may be necessary may be paid out of the money appro-
priated by this act: Provided further, That a good and sufficient title
thereto can be secured to the United States, to be approved by the
Attorney-General of the United States. It is further provided That the
Alexandria Canal Company or its present lessees shall have the right to
maintain at their own cost and expense, a canal aqueduct of the same
width and depth as the one now in use, and to attach it to or suspend it
from said bridge; and whenever a permanent bridge shall be erected
upon said site, the same shall be of sufficient strength to sustain the
weight of such canal aqueduct; but the construction attachment and
maintenance of such aqueduct shall be such as the Secretary of War
may determine and shall be without cost or liability to the United States
or the District of Columbia. And it is further provided, That if upon the
erection of such permanent bridge the said canal company or their pres-
ent lessees shall neglect or refuse to reconstruct secure and attach the said
aqueduct at their own expense, or if at any time for the space of six
months, they shall fail to use such aqueduct for the purposes of a canal,
or fail to keep the same in good condition and repair, or if at any time,
they shall use the same for other than canal purposes, then all rights of
said canal company, its lessees or assigns in said bridge and property, shall
cease and determine, and the said aqueduct shall be detached and
removed by the Secretary of War.

Repairs.

SEC. 3. And the Secretary of War is further authorized, in his dis-
cretion, in the event of said purchase, to repair the wooden bridge now
on said piers, and for that purpose is authorized to expend, of the moneys
hereinbefore appropriated, a sum not exceeding ten thousand dollars.

Approved, February 23, 1881.

CHAP. 70.—An act to authorize the Commissioners of the District of Columbia to
recommend a proper site for a Union Railroad Depot in the city of Washington,
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 Commissioners of the
District of Columbia be, and they are hereby, authorized to recommend
a suitable site for a Union Railroad Depot for all the railroad compa-
nies whose tracks enter or terminate in said city, having due regard,
as well to the interests of the residents and property owners of the
District of Columbia as to the chartered rights and pecuniary invest-
ments of the railroad companies to be affected by the action of Congress
in the premises; but if, in the judgment of the said Commissioners, it
is better, for the interest of all parties concerned, that two depots should
be established, the one on the northern and the other on the southern
side of the city of Washington, then to make selection of the two sites
for the respective depots, and to report their action in the premises,
with proper plats, to Congress, during the present session; but if that
is not practicable, then to report on the first Monday of December,
eighteen hundred and eighty-one, with a bill containing such further
provisions as they may deem best calculated to secure the use by said
railroad companies of said union depot if so selected; or in case of the
selection of the two depots aforesaid, to secure the use of the northern
depot by the company or companies whose road or roads enter the city
of Washington nearest to said northern depot, and the use of the south-
ern depot by the company or companies whose road or roads enter the
said city nearest to said southern depot, and to compel the vacation of all
other depots and the removal of all tracks not necessary for use in reach-
ing the depot or depots intended to be established under the provisions
of this act: Provided, That such union depot or the two depots herein
referred to, whichever may be selected, shall be provided by said rail-
road companies free from expense to the United States or the District of
Columbia.

Approved, February 23, 1881.

CHAP. 71.—An act to provide for the removal of the terms of the United States cir-
cuit and district courts now held at Exeter, for and within the district of New
Hampshire, to the city of Concord.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the terms of the United
States circuit and district courts now held at Exeter, for and within the
district of New Hampshire, be, and the same hereafter shall be held at
Concord in said district.

Approved, February 23, 1881.
CHAP. 72.—An act for enlarging the City Hall for the accommodation of the courts and records of the District of Columbia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of one hundred and seventeen thousand dollars be, and the same hereby is appropriated, out of any moneys in the Treasury not otherwise appropriated, to be expended, under the direction of the Secretary of the Interior, in enlarging the City Hall so as to afford additional accommodations for the courts of the District and for fire-proof rooms for the safe keeping of the records of the courts and of the District of Columbia, according to the general plan furnished by the Architect of the Capitol extension, and under the supervision of that officer.

Approved, February 23, 1881.

CHAP. 73.—An act making appropriations for the naval service for the fiscal year ending June thirtieth, eighteen hundred and eighty-two, 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 following sums be, and they are hereby, appropriated, to be paid out of any money in the Treasury not otherwise appropriated, for the naval service of the government for the year ending June thirtieth, eighteen hundred and eighty-two, and for other purposes:

For the pay of the Navy, for the active-list, namely: For one Admiral, one Vice-Admiral, twelve rear-admirals, eight chiefs of bureau (commodores), twenty-four commodores, forty-seven captains, ninety commandants, eighty lieutenant-commanders, two hundred and eighty lieutenants, one hundred and one masters, ninety-five ensigns, seventy-five midshipmen, fifteen medical directors, fourteen medical inspectors, fifty surgeons, seventy-three passed assistant surgeons, sixteen assistant surgeons, twelve pay-directors, thirteen pay-inspectors, fifty paymasters, thirty-one passed assistant paymasters, twenty assistant paymasters, sixty-nine passed assistant paymasters, ninety-six passed assistant engineers, forty-two assistant engineers, fifty-four cadet-engineers (graduates), twenty-four chaplains, eleven professors of mathematics, ten naval constructors, five assistant naval constructors, ten civil engineers, two hundred and four warrant-officers, forty-one mates, two hundred and sixty-eight midshipmen (on probation), one hundred and three midshipmen (not graduates); in all, three million nine hundred and one thousand one hundred dollars.

For pay of the retired-list, namely: For forty-one rear-admirals, fourteen lieutenant-commanders, eight lieutenants, eleven masters, five ensigns, two midshipmen, twenty-two medical directors, one medical inspector, two surgeons, five passed assistant surgeons, eight assistant surgeons, nine pay-directors, one pay-inspector, three paymasters, two assistant paymasters, seven boatswains, four gunners, thirteen carpenters, and eleven sailmakers; in all, six hundred and eighty-seven thousand five hundred and fifty dollars.

For pay to petty-officers, seamen, ordinary seamen, landsmen, and boys, including men in the engineers' force, and for the Coast Survey service, not exceeding eight thousand two hundred and fifty in all, two million four hundred and ninety thousand dollars.

For two secretaries, one to the Admiral and one to the Vice-Admiral, clerks to fleet-paymasters, paymasters of vessels, clerks at inspections, navy-yards, and stations, and extra pay to men enlisted under honorable discharge; commission and interest, transportation of funds, extra pay, exchange, mileage, increase of pay.
change and mileage, and for the payment of any such officers as may be in service either upon the active or retired list, during the year ending June thirtieth, eighteen hundred and eighty-two, in excess of the numbers for each class provided for in this act, and for any increase of pay arising from different duty, as the needs of the service may require, four hundred and eighty-six thousand seven hundred and twenty-five dollars; and should the sums hereinafter appropriated for the pay of the officers on the active and retired lists of the Navy be insufficient, then, and in that case, the Secretary of the Navy is here authorized to use any and all balances which may be due, or become due, to "pay of the Navy" from the other bureaus of the department for that purpose. And hereafter the estimates for pay of the Navy shall be submitted in the book of estimates in detailed classifications and paragraphs, after the manner above set forth.

For contingent expenses of the Navy, namely: For rent and furniture of buildings and offices not in navy-yards; expenses of courts-martial and courts of inquiry, boards of investigation, examining boards, with clerks' and witnesses' fees, and traveling expenses and costs; stationery and recording; expenses of purchasing-paymasters' offices at the various cities, including clerks, furniture, fuel, stationery, and incidental expenses; newspapers and advertising; foreign postage; telegraphing, foreign and domestic; copying; care of library; mail and express wagons and livery and express fees and costs of suits; commissions, warrants, diplomas, and discharges; relief of vessels in distress and pilotage; recovery of valuables from shipwrecks; quarantine expenses; care and transportation of the dead; reports, professional investigation, and information from abroad; and all other emergencies and extraordinary expenses arising at home or abroad, but impossible to be anticipated or classified, one hundred thousand dollars.

BUREAU OF NAVIGATION.

For foreign and local pilotage and towage of ships of war, forty-five thousand dollars.

For services and materials in correcting compasses on board ship, and for adjusting and testing compasses on shore, three thousand dollars.

For nautical and astronomical instruments, nautical books, maps, charts, and sailing directions, and repairs of nautical instruments for ships of war, ten thousand dollars.

For books for libraries for ships of war, two thousand dollars.

For Navy signals and apparatus, namely, signal-lights, lanterns, rockets, running-lights, drawings, and engravings for signal-books, six thousand dollars.

For compass-fittings, including binnacles, tripods, and other appendages of ships' compasses, three thousand dollars.

For logs and other appliances for measuring the ship's way, and leads and other appliances for sounding, four thousand dollars.

For lanterns and lamps, and their appendages, for general use on board ship, including those for the cabin, wardroom, and steerage, for the holds and spirit-room, for decks and quartermasters' use, five thousand dollars.

For bunting and other materials for flags, and making and repairing flags of all kinds, six thousand dollars.

For oil for ships of war other than that used for the engineer department, candles when used as a substitute for oil in binnacles and running-lights, for chimneys and wicks, and soap, used in navigation department, twenty-two thousand dollars.

For stationery for commanders and navigators of vessels of war, and for use of courts-martial, two thousand dollars.

For musical instruments and music for vessels of war, one thousand dollars.
For steering-signals and indicators, and for speaking-tubes and gongs, for signal communication on board vessels of war, two thousand dollars.

For contingent expenses of the Bureau of Navigation, namely: For freight and transportation of navigation materials; postage and telegraphing on public business; advertising for proposals; packing-boxes and materials; and all other contingent expenses, two thousand dollars.

For the civil establishment, ten thousand four hundred and seventeen dollars and twenty-five cents.

For drawing, engraving, purchase of chart paper, and printing and photolithographing charts, correcting old plates, preparing and publishing sailing directions, and other hydrographic information, forty-five thousand dollars.

For office furniture; care of building and other labor; purchase of books for library, drawing materials, and other stationery; postage, freight, and other contingent expenses, four thousand dollars.

For expenses of Naval Observatory, namely:

For pay of three assistant astronomers, four thousand nine hundred dollars: Provided, That any assistant astronomer who has not served for four years continuously shall receive only one thousand five hundred dollars per annum.

For one clerk, at one thousand eight hundred dollars.

For wages of one instrument-maker, three watchmen, one messenger, and one porter; for keeping grounds in order and repairs to buildings and inclosures; for fuel, light, and office furniture; chemicals for batteries; and for stationery, freight, and all other contingent expenses, thirteen thousand five hundred dollars.

For reducing and transcribing astronomical and meteorological observations for publication, two thousand two hundred dollars.

For professional books and periodicals for library, one thousand dollars.

For solar and stellar photography, one thousand dollars.

For payment to the Smithsonian Institution for freight on observatory publications to be shipped to foreign countries during the fiscal year eighteen hundred and eighty-two, three hundred and thirty-six dollars and twenty-five cents.

For photographic apparatus, five hundred dollars.

For computing, one thousand two hundred dollars.

For repairs to dome of large telescope, five hundred dollars.

To finish the computations of the second part of the transit of Venus observations, and to complete them for publication, nine hundred and fifty dollars.

For expenses of Nautical Almanac: For pay of computers and clerks for preparing for publication the American Ephemeris and Nautical Almanac, nineteen thousand dollars.

For rent, fuel, labor, stationery, boxes, expressage, books, and miscellaneous items, one thousand five hundred dollars.

For improving the tables of the planets, three thousand dollars.

**BUREAU OF ORDNANCE.**

For fuel, tools, and materials of all kinds necessary in carrying on the current daily work of the mechanical branches of the ordnance department at the several navy yards, magazines, and stations, sixty thousand dollars.

For labor at all the navy-yards, magazines, and stations in fitting ships for sea and in preserving ordnance material, one hundred and forty thousand dollars.

For necessary repairs to ordnance buildings, magazines, gun-parks, boats, lighters, wharves, machinery, and other necessaries of the like character, twenty thousand dollars.
Contingent.

For miscellaneous items, namely: For freight to foreign and home stations, advertising and auctioneers' fees, cartage and express charges, repairs to fire-engines, gas and water pipes, gas and water tax at magazines, toll, ferriage, foreign postage, and telegrams, three thousand five hundred dollars.

Civil establishment.

For the civil establishment, eleven thousand eight hundred and eighty-six dollars and twenty-five cents.

Torpedo Corps.

For the Torpedo Corps, namely: For labor, fifteen thousand dollars; material, ten thousand dollars; freight and express charges, five hundred dollars; general repairs to grounds, buildings, wharves, and boats, five thousand dollars; and instruction and general torpedo experiments, fourteen thousand five hundred dollars; in all, forty-five thousand dollars.

BUREAU OF EQUIPMENT AND RECRUITING.

For equipment of vessels: For coal for steamers' and ships' use, including expenses of transportation; storage and handling; hemp, wire, and other materials for the manufacture of rope; hides, cordage, canvas, leather; iron for manufacture of cables, anchors, galleys, and chains; furniture, wood, hose, bake-ovens, and cooking-stoves; boat-detraching apparatus; life rafts for monitors; heating apparatus for receiving ships; and for the payment of labor in equipping vessels and manufacture of equipment articles in the several navy-yards, eight hundred and twenty-five thousand dollars.

Contingent.

For contingent expenses of the Bureau of Equipment and Recruiting, namely: For expenses of recruiting and fitting up receiving-ships; extra expenses of training-ships; freight and transportation of equipment stores; transportation of enlisted men and boys; printing, advertising, telegraphing; books and models; stationery; express charges; internal alterations, fixtures, and appliances in equipment buildings at the several navy-yards; foreign postage; car-tickets, ferriage, ice; apprehension of deserters; assistance to vessels in distress; continuous-service certificates and good-conduct badges for enlisted men, including purchase of school-books for training-ships and extra medals for boys, fifty-five thousand dollars.

Civil establishment.

For the civil establishment, eighteen thousand two hundred and fifty-one dollars and seventy-five cents.

BUREAU OF YARDS AND DOCKS.

For general maintenance of yards and docks, namely: For freight and transportation of materials and stores; books, models, maps, and drawings; purchase and repair of fire-engines; machinery, and patent rights to use the same; repairs on steam fire-engines, and attendance on the same; purchase and maintenance of oxen and horses, and driving teams, carts, and timber-wheels for use in the navy-yards, and tools and repairs of the same; dredging; postage and telegrams; furniture for government houses and offices in the navy-yards; coal and other fuel; candles, oil, and gas; cleaning and clearing up yards, and care of public buildings; attendance on fires; lights; fire-engines and apparatus; for clerical and incidental labor at navy-yards; water-tax, and for toll and ferriages; pay of the watchmen in the navy-yards; and for awnings and packing-boxes, four hundred and forty thousand dollars.

Contingent.

For contingent expenses that may arise at navy-yards and stations, twenty thousand dollars.

Civil establishment.

For the civil establishment, thirty-seven thousand nine hundred and six dollars and twenty-five cents.

Naval Asylum.

At the Naval Asylum, Philadelphia, Pennsylvania: For superintendent, six hundred dollars; steward, four hundred and eighty dollars; matron, three hundred and sixty dollars; cook, two hundred and forty dollars; two assistant cooks, one hundred and sixty-eight dollars each;
chief laundress, one hundred and ninety-two dollars; six laundresses, at one hundred and sixty-eight dollars each; nine scrubbers and waiters, at one hundred and sixty-eight dollars each; six laborers, at two hundred and forty dollars each; stable-keeper and driver, three hundred and sixty dollars; master-at-arms, four hundred and eighty dollars; corporal, three hundred dollars; barber, three hundred and sixty dollars; carpenter, eight hundred and forty-five dollars; water-rent and gas, two thousand dollars; ice, two hundred dollars; car-tickets, two hundred and fifty dollars; cemetery and burial expenses, headstones, and digging graves, three hundred and fifty dollars; improvement of grounds, five hundred dollars; repairs and preservation of all kinds, painting, and for grates, furnaces, ranges, furniture, and repairs of furniture, four thousand five hundred dollars; and for support of beneficiaries, forty-three thousand five hundred dollars; in all, fifty-nine thousand eight hundred and thirteen dollars; which sum shall be paid out of the income from the naval pension fund.

**BUREAU OF MEDICINE AND SURGERY.**

For support of the medical department, for surgeons' necessaries for vessels in commission, navy-yards, naval stations, Marine Corps, and Coast Survey, forty-five thousand dollars.

For the naval-hospital fund, namely: For maintenance of the naval hospitals at Portsmouth, New Hampshire; Chelsea, Massachusetts; Brooklyn, New York; Philadelphia, Pennsylvania; Annapolis, Maryland; Washington, District of Columbia; Norfolk, Virginia; Pensacola, Florida; Mare Island, California; and Yokohama, Japan, fifty thousand dollars.

For contingent expenses of the bureau: For freight on medical stores; transportation of insane patients to the government hospital; advertising; telegraphing; purchase of books; expenses attending the medical board of examiners; purchase and repair of wagons and harness; purchase and feed of horses and cows; trees, garden-tools, and seeds, fifteen thousand dollars.

For necessary repairs of naval laboratory, naval hospitals, and appendages, including roads, wharves, out-houses, sidewalks, fences, gardens, farms, and cemeteries, thirty thousand dollars.

For the maintenance of the civil establishment at the several naval hospitals, navy-yards, naval laboratory, and Naval Academy, forty thousand dollars.

For continuing investigations of atmospheric impurities, one thousand dollars.

**BUREAU OF PROVISIONS AND CLOTHING.**

For provisions for the seamen and marines; commuted rations for officers, seamen, and marines; expenses of the handling and transportation of provisions; of inspections and storehouses; and for purchase of water for ships, and for provisions and commutation of rations for seven hundred and fifty boys, one million two hundred thousand dollars.

For contingent expenses: For freight on shipments (except provisions), candles, fuel; books and blanks; stationery; advertising and commissions on sales; foreign postage, telegrams, and express charges; toll, ferriages, and car-tickets; and yeomen's stores, iron safes, ice, newspapers, and incidental expenses absolutely necessary, sixty thousand dollars.

For civil establishment, twelve thousand four hundred and eleven dollars and fifty cents.
stations; preservation of materials; purchase of tools; wear, tear, and repair of vessels afloat, and for general care and protection of the Navy in the line of construction and repair; and incidental expenses, namely, advertising and foreign postage, one million five hundred thousand dollars: Provided, That one hundred and fifty thousand dollars of this amount shall be immediately available for the purpose of repairing and converting the ships Brooklyn and Lancaster into flag-ships.

For the civil establishment, forty thousand one hundred and five dollars and seventy-five cents.

**BUREAU OF STEAM-ENGINEERING.**

For repairs and preservation of machinery and boilers in vessels on the stocks and in ordinary; purchase and preservation of all materials and stores; and patent rights, purchase, fitting, and repair of machinery and tools in the navy-yards and stations; wear, tear, and repair of machinery and boilers of naval vessels; incidental expenses, such as foreign postages, telegrams, advertising, freight, photographing, books, and instruments, eight hundred and seventy-five thousand dollars: Provided, That seventy-five thousand dollars of this amount shall be immediately available for the purpose of repairing and converting the ships Brooklyn and Lancaster into flag-ships.

For contingencies, such as instruments and materials for draughting-room, one thousand dollars.

For the civil establishment, twenty thousand and thirty-eight dollars.

**NAVAL ACADEMY.**

For pay of professors and others: For two professors (heads of departments), namely, one of drawing and one of modern languages, at two thousand five hundred dollars each; four professors, namely, one of physics (assistant), one of chemistry (assistant), one of Spanish (assistant), and one of English studies, history, and law (assistant), at two thousand two hundred dollars each; six assistant professors, namely, four of French, one of English studies, history, and laws, and one of drawing, at one thousand eight hundred dollars each; sword-master, at one thousand five hundred dollars, and two assistants, at one thousand dollars each; boxing-master and gymnast, at one thousand two hundred dollars; assistant librarian, at one thousand four hundred dollars; secretary of the Naval Academy, one thousand eight hundred dollars; three clerks to superintendent, at one thousand four hundred dollars; three clerks to commandant of cadets, one thousand two hundred dollars; one clerk to paymaster, one thousand dollars; one dentist, one thousand six hundred dollars; one baker, six hundred dollars; one mechanic in department of physics and chemistry, six hundred dollars; one mess-man, two hundred and eighty-eight dollars; one cook, three hundred and twenty-five dollars and fifty cents; one plumber's mate, four hundred and sixty-nine dollars and fifty cents; one armorer, five hundred and twenty-nine dollars and fifty cents; one gunner's mate, four hundred and ninety dollars and fifty cents; one seaman in the department of seamanship, one seaman in the department of astronomy, and one seaman in the department of physics and chemistry, at three hundred and forty-nine dollars and fifty cents each; one bandmaster, five hundred and twenty-eight dollars; twenty-one first-class musicians, at three hundred and forty-eight dollars each; twenty-one second-class musicians, at three hundred dollars each; in all, fifty-four thousand five hundred and seventy-six dollars.

For pay of watchmen and others: For captain of the watch and weigher, at two dollars and fifty cents per day; four watchmen, at two dollars per day each; foreman of the gas and steam-heating works of...
For pay of mechanics and others: For one mechanic at workshop, at two dollars and twenty-five cents per diem; one master-laborer, to keep public grounds in order, at two dollars and twenty-eight cents per diem; fourteen laborers, to assist in same, three at two dollars per diem each and eleven at one dollar and fifty cents per diem each; one laborer to superintend quarters of cadet-midshipmen and public grounds, at two dollars per diem; six attendants at recitation-rooms, library, paymaster’s office, chapel and offices, and store, at twenty dollars per month each; twenty servants, to keep in order and attend to quarters of cadet-midshipmen and public buildings, at twenty dollars per month each; in all, sixteen thousand eight hundred and thirty-five dollars and ninety-five cents.

For pay of employees in the department of steam-enginery: For master-machinist, boiler-maker, and pattern-maker, at three dollars and fifty cents per day each; two machinists, one blacksmith, and one molder, at two dollars and fifty cents per diem each; and two laborers, at one dollar and fifty cents per diem each; in all, eight thousand five hundred and seventy-seven dollars and fifty cents.

For necessary repairs of public buildings, pavements, wharves, and walls inclosing the grounds of the Naval Academy, and for improvements and furniture and fixtures, twenty-one thousand dollars.

For fuel, and for heating and lighting the academy and school-ships, seventeen thousand dollars.

For contingent expenses, Naval Academy: For purchase of books for the library, two thousand dollars.

For stationery, blank books, models, maps, and so forth, and for textbooks for use of instructors, two thousand dollars.

For expenses of the Board of Visitors to the Naval Academy, two thousand six hundred dollars.

For purchase of chemicals, apparatus, and instruments in the department of physics and chemistry, and for repairs of the same, two thousand five hundred dollars.

For purchase of gas and steam machinery; steam-pipe and fittings; rent of building for the use of the academy; freight; cartage; water; music; musical and astronomical instruments; uniforms for the bandsmen; telegraphing; and for feed and maintenance of teams; and for the current expenses and repairs of all kinds; and for incidental labor and expenses not applicable to any other appropriation, thirty-four thousand six hundred dollars.

For stores in the department of steam-enginery, eight hundred dollars.

For materials for repairs in steam-machinery, one thousand dollars.

MARINE CORPS.

For pay of officers on the active-list, as follows: For one colonel commandant, one colonel, two lieutenant-colonels, one adjutant and inspector, one quartermaster, one paymaster, four majors, two assistant quartermasters, one judge-advocate-general, United States Navy, nineteen captains, thirty first lieutenants, and fourteen second lieutenants, one hundred and seventy-two thousand eight hundred and forty dollars.

For pay of officers on the retired-list: For one colonel, one lieutenant-colonel, three majors, two assistant quartermasters, two captains, three
first lieutenants, and three second lieutenants, twenty-seven thousand three hundred and seventy dollars.  
For pay of non-commissioned officers, musicians, and privates: For one leader of the band, one sergeant-major, one quartermaster-sergeant, and one drum-major, fifty first sergeants, one hundred and forty sergeants, one hundred and eighty corporals, thirty musicians, ninety-six drummers and fifers, and one thousand five hundred privates, three hundred and eighty-nine thousand and fifty-two dollars.  
For ten clerks and two messengers, sixteen thousand and thirty-five dollars; payments to discharged soldiers for clothing undrawn, twenty thousand dollars; transportation of officers traveling under orders without troops, eight thousand dollars; commutation of quarters for officers where there are no public buildings, ten thousand dollars; in all, fifty-four thousand and thirty-five dollars.

Provisions.

For provisions, sixty-eight thousand and thirteen dollars and ten cents.

Clothing.

For clothing, seventy-five thousand six hundred and fifty-nine dollars.

Fuel.

For fuel, eighteen thousand four hundred and ninety-six dollars and fifty cents.

Stores.

For military stores, namely: For pay of one chief armorer, nine hundred and thirty-nine dollars; three mechanics, at two dollars and fifty cents per day each; purchase of military equipments, such as cartridge-boxes, bayonet-scabbards, haversacks, canteens, musket-slings, swords, flags, knapsacks, drums, fifes, bugles, and other instruments, five thousand dollars; for purchase of one hundred Springfield rifles, one thousand five hundred dollars; purchases of ammunition, one thousand dollars; purchase and repair of instruments for the band, and purchase of music, five hundred dollars; in all, eleven thousand two hundred and eighty-six dollars and fifty cents.

Transportation and recruiting.

For transportation of troops and for expenses of recruiting, seven thousand dollars.

Repairs of barracks.

For repairs of barracks, and rent of buildings to be used for the manufacture of clothing, for stores for supplies, and offices of assistant quartermaster at Philadelphia, and for hire of quarters where there are no public buildings, thirteen thousand dollars.

Forage.

For forage for three public horses, one for messenger to commandant and staff, Washington, District of Columbia, and two for general use at marine barracks, Mare Island, California, and for two private horses for commanding officer at the same place, seven hundred and fifty dollars.

Contingencies.

For contingencies, namely: For freight; ferriage; toll; cartage; per diem for constant labor; burial of deceased marines; stationery; telegraphing; apprehension of deserters; oil, candles, gas; repairs of gas and water fixtures; water-rent; barrack furniture; furniture for officers' quarters; bedsacks; packing-boxes, wrapping-paper; oil-cloth; crash; rope; twine; spades; shovels; axes; picks; carpenters' tools; repairs to fire-engines; purchase of fire-extinguishers; purchase and repair of engine-hose; repairs to public carryall; purchase of lumber for benches, mess-tables, bunks; purchase and repair of harness; purchase and repair of hand-carts and wheel-barrows; purchase and repair of galleys, cooking-stoves, ranges, stoves where there are no grates; gravel for parade-grounds; repair of pumps; brushes; brooms; buckets; paving; and for other purposes, including gas and oil for marine barracks at Portsmouth, New Hampshire; Boston, Massachusetts; Brooklyn, New York; League Island, Pennsylvania; assistant-quartermaster's offices, Philadelphia, Pennsylvania; Annapolis, Maryland; headquarters and navy-yard, Washington, District of Columbia; Gosport, Virginia; and Mare Island, California; and water at marine barracks, Boston, Massachusetts; Brooklyn, New York; and Mare Island, California; also straw for bedding for enlisted men at the various posts, and furniture for government houses, twenty-five thousand dollars.

R. S. 1418 amended.

SEC. 2. That section fourteen hundred and eighteen, fourteen hundred and nineteen, and fourteen hundred and twenty of the Revised Statutes,
as heretofore amended relating to enlistment of minors in the naval 
service, be, and hereby are, amended by striking out the word "fifteen" 
and inserting in its stead the word "fourteen" 

Approved, February 23, 1881.

CHAP. 78.—An act making appropriations for the consular and diplomatic service 
of the government for the year ending June thirtieth, eighteen hundred and eighty-
two, 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 following sums be, and 
they are hereby, appropriated for the service of the fiscal year ending 
June thirtieth, eighteen hundred and eighty-two, out of any money in the 
Treasury not otherwise appropriated, for the objects hereinafter ex-
pressed, namely:

For salaries of envoys extraordinary and ministers plenipotentiary to 
Great Britain, France, Germany, and Russia, at seventeen thousand five 
hundred dollars each, seventy thousand dollars.

For salaries of envoys extraordinary and ministers plenipotentiary to 
Spain, Austria, Italy, Brazil, Mexico, Japan, and China, at twelve 
thousand dollars each, eighty-four thousand dollars.

For salaries of envoys extraordinary and ministers plenipotentiary to 
Chili and Peru, at ten thousand dollars each, twenty thousand dollars.

For ministers resident at Belgium, Netherlands, Sweden and Norway, 
Turkey, Venezuela, Hawaiian Islands, Argentine Republic, and the 
United States of Colombia, at seven thousand five hundred dollars 
each, sixty thousand dollars.

For minister resident and consul-general at Bolivia, five thousand 
dollars.

For minister resident accredited to Guatemala, Costa Rica, Honduras, 
Salvador, and Nicaragua, to reside at the place that the President may 
select in either of the states named, ten thousand dollars.

For minister resident and consul-general to Hayti, seven thousand 
five hundred dollars.

For minister resident and consul-general to Liberia, four thousand 
dollars.

For charges d'affaires ad interim and diplomatic officers abroad, 
twenty thousand dollars.

For salaries of charges d'affaires to Portugal, Denmark, Paraguay 
and Uruguay, and Switzerland, at five thousand dollars each, twenty 
thousand dollars.

For salaries of the secretaries to the legations at London, Paris, 
Berlin, and Saint Petersburg, at two thousand six hundred and twenty-
five dollars each, ten thousand five hundred dollars.

For salary of the secretary of legation at Japan, two thousand five 
hundred dollars.

For salaries of the secretaries to the legations at Austria, Brazil, 
Italy, Mexico, and Spain, at one thousand eight hundred dollars each, 
nine thousand dollars.

For salaries of the second secretaries to the legations at Great Britain, 
France, and Germany, at two thousand dollars each, six thousand dol-
lars.

For salary of a clerk to the legation at Spain, one thousand two hun-
dred dollars.

For salary of clerk to legation in Central America, one thousand dol-
lars.

For the salary of the secretary to the legation (when acting also as 
interpreter) at China, five thousand dollars.

For the salary of the interpreter to the legation at Turkey, three 
thousand dollars.
For the interpreter to the legation at Japan, two thousand five hundred dollars.

For contingent expenses of foreign intercourse proper, and of all the missions abroad, eighty thousand dollars.

**SCHEDULE B.**

**Consular service.**

For salary of the agent and consul-general at Cairo, four thousand dollars.

For the chargés d'affaires and consul-general of the United States in Roumania (at Bucharest), four thousand dollars.

For the consuls-general at London, Paris, Havana, and Rio de Janeiro, each six thousand dollars, twenty-four thousand dollars.

For the consuls-general at Calcutta and Shanghai, each five thousand dollars, ten thousand dollars.

For the consul-general at Melbourne, four thousand five hundred dollars.

For the consuls-general at Kanagawa and Montreal, each four thousand dollars, eight thousand dollars.

For the consul-general at Berlin, four thousand dollars.

For the consuls-general at Vienna, Frankfort, Rome, Constantinople, and Halifax, each three thousand dollars, fifteen thousand dollars.

For the consuls-general at Saint Petersburg and Mexico, each two thousand dollars, four thousand dollars.

For the consul at Liverpool, six thousand dollars.

For salaries of consuls, vice-consuls, commercial agents, and thirteen consular clerks, three hundred and thirty thousand four hundred dollars, namely:

**Class one.**

**CLASS I.—At four thousand dollars per annum.**

**GREAT BRITAIN.**

Hong-Kong.

HAWAIIAN ISLANDS.

Honolulu.

Class two.

**CLASS II.—At three thousand five hundred dollars per annum.**

**CHINA.**

Foochow; Hankow; Canton; Amoy; Tien-Tsin; Chin-Kiang; Ningpo.

**PERU.**

Callao.

Class three.

**CLASS III.—At three thousand dollars per annum.**

**GREAT BRITAIN.**

Manchester; Glasgow; Bradford; Demerara; Belfast.

**FRENCH DOMINIONS.**

Havre.

**SPANISH DOMINIONS.**

Matanzas.

**MEXICO.**

Vera Cruz.

**UNITED STATES OF COLOMBIA.**

Panama; Colon (Aspinwall).
ARGENTINE REPUBLIC.

Buenos Ayres.

BARBARY STATES.

Tripoli; Tunis; Tangier.

JAPAN.

Nagasaki; Osaka and Hiogo.

SIAM.

Bangkok.

CHILI.

Valparaiso.

CLASS IV.—At two thousand five hundred dollars per annum.

GREAT BRITAIN.

Singapore; Tunstall; Birmingham; Sheffield; Dundee; Nottingham.

FRENCH DOMINIONS.

Marseilles; Bordeaux; Lyons.

SPANISH DOMINIONS.

Cienfuegos; Santiago de Cuba.

BELGIUM.

Antwerp; Brussels.

DANISH DOMINIONS.

Saint Thomas.

GERMANY.

Hamburg; Bremen; Dresden.

CLASS V.—At two thousand dollars per annum.

GREAT BRITAIN.

Cork; Dublin; Leeds; Leith; Toronto; Hamilton; Saint John (New Brunswick); Kingston (Jamaica); Coaticook; Nassau (New Providence); Cardiff; Port Louis (Mauritius); Sidney (New South Wales).

SPANISH DOMINIONS.

San Juan (Porto Rico).

PORTUGAL.

Lisbon.

DOMINIONS OF THE NETHERLANDS.

Rotterdam.
RUSSIA.
Odessa.

GERMANY.
Sonneberg; Nuremberg; Barmen; Cologne; Chemnitz; Leipsic; Crefeld.

AUSTRIA-HUNGARY.
Trieste; Prague.

SWITZERLAND.
Basle; Zurich.

MEXICO.
Acapulco; Matamoras.

BRAZIL.
Pernambuco.

MADAGASCAR.
Tamatave.

FRIENDLY AND NAVIGATOR'S ISLANDS.
Apia.

VENEZUELA.
Maracaibo.

URUGUAY.
Montevideo.

TURKISH DOMINIONS.
Beirut; Smyrna.

CLASS VI.—At one thousand five hundred dollars per annum.

GREAT BRITAIN.
Bristol; Newcastle; Auckland; Gibraltar; Cape Town; Saint Helena; Charlottetown (Prince Edward Island); Port Stanley; Clifton; Pictou; Winnipeg; Maine; Kingston (Canada); Prescott; Port Sarnia; Quebec; Saint John's (Canada); Barbadoes; Bermuda; Fort Erie; Goderich (Canada West); Windsor (Canada West); Southampton; Ottawa; Ceylon.

FRENCH DOMINIONS.
Nice; Martinique; Guadeloupe.

SPANISH DOMINIONS.
Cadiz; Malaga; Barcelona.

PORTUGUESE DOMINIONS.
Fayal (Azores); Funchal.

BELGIUM.
Verviers and Liege.

GERMANY.
Munich; Stuttgart; Mannheim; Aix la Chapelle.

DOMINIONS OF THE NETHERLANDS.
Amsterdam.
DANISH DOMINIONS.

Copenhagen.

SWITZERLAND.

Geneva.

ITALY.

Genoa; Naples; Leghorn; Florence; Palermo; Messina.

TURKISH DOMINIONS.

Jerusalem.

MEXICO.

Tampico.

VENEZUELA.

Laguyra; Puerto Cabello.

BRAZIL.

Bahia; Para.

PHILLIPINE ISLANDS.

Manila.

SAN DOMINGO.

San Domingo.

ECUADOR.

Guayaquil.

SCHEDULE C.

CLASS VII.—At one thousand dollars per annum.

GREAT BRITAIN.

Gaspe Basin; Windsor (Nova Scotia); Bombay; Sierra Leone; Turk's Island.

GERMANY.

Stettin.

FRENCH DOMINIONS.

Nantes; Algiers.

ITALY.

Venice.

HAYTI.

Cape Haytien.

UNITED STATES OF COLOMBIA.

Sabanilla.

NETHERLANDS.

Batavia.

BRAZIL.

Rio Grande del Sul.

HONDURAS.

Huatan and Truxillo (to reside at Utila).

EASTERN AFRICA.

Mozambique.
MEXICO.
Guaymas; Nuevo Laredo; Piedras Negras.

MUSCAT.

PORTUGUESE DOMINIONS.

Santiago (Cape Verde Islands).

SOCIETY ISLANDS.

Tahiti.

CHILI.

Talcahuano.

COMMERCIAL AGENCIES.

SCHEDULE B.

San Juan del Norte.

For allowance for clerks at consulates, fifty-seven thousand four hundred dollars, as follows:

For the consul at Liverpool, a sum not exceeding the rate of two thousand five hundred dollars for any one year; and for the consuls-general at London, Paris, Havana, Shanghai, and Rio de Janeiro, each a sum not exceeding the rate of two thousand dollars for any one year; for the consuls-general at Berlin, Frankfort, Vienna, and Kanagawa, and for the consuls at Hamburg, Bremen, Manchester, Lyons, Hong-Kong, Havre, and Chemnitz, each a sum not exceeding the rate of one thousand five hundred dollars for any one year; for the consul-general at Montreal, and the consuls at Bradford and Birmingham, each a sum not exceeding the rate of one thousand two hundred dollars for any one year; for the consuls-general at Calcutta and Melbourne, and for the consuls at Leipsic, Sheffield, Sonneberg, Dresden, Marseilles, Nuremberg, Tunstall, Antwerp, Bordeaux, Colon (Aspinwall), Glasgow, and Singapore, each a sum not exceeding the rate of one thousand dollars for any one year; for the consuls at Belfast, Barmen, Leith, Dundee, Matamoras, and Halifax, each a sum not exceeding the rate of eight hundred dollars for any one year; for the consul-general at Mexico, and for the consuls at Beirut, Naples, Stuttgart, Florence, Mannheim, Prague, Zurich, Panama, and Demerara, each a sum not exceeding the rate of six hundred dollars for any one year: Provided, That the total sum expended in any one year shall not exceed the amount herein appropriated.

For salaries of the interpreters to the following consulates: At Shanghai, two thousand dollars; and at Tien-Tsin, Foochow, and Kanagawa, at one thousand five hundred dollars each, six thousand five hundred dollars.

For salaries of the interpreters to the consulates at Hankow, Amoy, Canton, and Hong-Kong, at seven hundred and fifty dollars each, three thousand dollars.

For salaries of the interpreters to twelve other consulates in China, Japan, and Siam, at five hundred dollars each, six thousand dollars.

For consular officers not citizens of the United States, five thousand dollars.

For salaries of the marshals for the consular courts in Japan and China, Siam, and Turkey, including loss by exchange, eight thousand dollars.
For interpreters, guards, and other expenses at the consulates at Constantinople, Smyrna, Cairo, Jerusalem, and Beirut, in the Turkish dominions, three thousand dollars.

For loss by exchange on consular service, eight thousand dollars.

For contingent expenses of United States consulates, such as stationery, bookcases, arms of the United States, seals, presses, and flags, rent, freight, postage, and other necessary miscellaneous matters, including loss by exchange, one hundred and thirty-five thousand dollars.

For salaries and expenses of the United States and Spanish Claims Commission, namely: For commissioner, three thousand dollars; for counsel, three thousand dollars; for secretary, nine hundred dollars; for messenger, three hundred dollars; for translation, stationery, and other contingent expenses, seven hundred and fifty dollars; making, in all, the sum of seven thousand nine hundred and fifty dollars.

For rent of prisons for American convicts in Siam and Turkey, and for wages of keepers of the same, including loss by exchange, two thousand dollars.

For rent of prison for American convicts in China, one thousand five hundred dollars.

For wages of keepers, care of offenders, and expenses (China), nine thousand five hundred dollars.

For rent of prison for American convicts in Japan, seven hundred and fifty dollars.

For wages of keepers, care of offenders, and expenses (Japan), five thousand dollars.

For rent of court-house and jail, with grounds appurtenant, at Yedo, or such other place in Japan as shall be designated, three thousand eight hundred and fifty dollars.

For rent of buildings for legation and other purposes at Peking, or such other place in China as shall be designated, three thousand one hundred dollars.

For bringing home from foreign countries persons charged with crimes, and expenses incidental thereto, including loss by exchange, five thousand dollars.

For relief and protection of American seamen in foreign countries, sixty thousand dollars.

For expenses which may be incurred in acknowledging the services of masters and crews of foreign vessels in rescuing American citizens from shipwreck, four thousand five hundred dollars.

For postage on copies of the Daily Congressional Record to be sent by the Public Printer to each of our legations abroad, under the provisions of the joint resolution approved December eighteenth, eighteen hundred and eighty, one thousand dollars.

For expenses of shipping and discharging seamen at Liverpool, London, Cardiff, Belfast, and Hamburg, six thousand dollars.

To meet the necessary expenses attendant upon the execution of the neutrality act, to be expended under the direction of the President, pursuant to the requirement of section two hundred and ninety-one of the Revised Statutes, ten thousand dollars.

For annual proportion of the expenses of Cape Spartel and Tangier light, on the coast of Morocco, two hundred and eighty-five dollars.

For allowance to widows or heirs of deceased diplomatic and consular officers for the time that would be necessarily occupied in making the transit from the post of duty of the deceased to his residence in the United States, five thousand dollars.

Approved, February 24, 1881.
Feb. 24, 1881.

CHAP. 79.—An act making appropriations for the support of the Army for the fiscal year ending June thirtieth, eighteen hundred and eighty-two, 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 following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the support of the Army for the year ending June thirtieth, eighteen hundred and eighty-two, as follows:

For expenses of the Commanding General's office, two thousand five hundred dollars.

For expenses of recruiting and transportation of recruits from rendezvous to depot, ninety-seven thousand dollars. And no money appropriated by this act shall be paid for recruiting the Army beyond the number of twenty-five thousand enlisted men, including Indian scouts and hospital-stewards; and thereafter there shall be no more than twenty-five thousand enlisted men in the Army at any one time, unless otherwise authorized by law. Nothing, however, in this act shall be construed to prevent enlistments for the Signal Service, which shall hereafter be maintained, as now organized and as provided by law, with a force of enlisted men not exceeding five hundred.

For contingent expenses of the Adjutant-General's Department at the headquarters of military divisions and departments, three thousand dollars.

For expenses of the Signal Service of the Army, purchase, equipment, and repair of electric field-telegraphs, and signal equipments and stores, ten thousand five hundred dollars.

PAY DEPARTMENT.

FOR PAY OF THE ARMY: For one General, one Lieutenant-General, three major-generals, sixteen brigadier-generals, thirty-nine aids-de-camp, in addition to pay in the line, sixty-eight colonels, eighty-five lieutenant-colonels, in addition to pay in the line, sixty-eight colonels, eighty-five lieutenant-colonels, two hundred and forty-three majors, three hundred and twelve captains, mounted, three hundred and six captains, not mounted, thirty-four chaplains, twenty-one storekeepers, forty adjutants, forty regimental quartermasters, adjutant and quartermaster of Engineer Battalion, in addition to pay in the line, two hundred and two first lieutenants, mounted, three hundred and sixty five hundred and fifty-five dollars.

Mileage. For mileage of officers of the Army for travel on duty under orders, two hundred thousand dollars.

Miscellaneous. For miscellaneous expenses, to wit: Hire of one hundred and twenty-five contract surgeons and two hundred hospital-matrons; extra-duty
pay to enlisted men for service in hospitals; pay of fifty-four paymasters' clerks and fourteen veterinary surgeons; hire of paymasters' messengers, not to exceed fifteen thousand dollars; cost of telegrams on official business received and sent by officers of the Army; compensation of citizen clerks and witnesses attending upon military courts and commissions; travel expenses of paymasters' clerks; and for commutation of quarters for officers on duty without troops at places where there are no public quarters, five hundred and forty-seven thousand one hundred and ninety-eight dollars and forty-five cents: Provided, That the allowance for commutation of quarters to the Lieutenant-General of the Army shall be one hundred dollars per month.

SUBSISTENCE DEPARTMENT.—For subsistence of twenty-five thousand enlisted men, one hundred and twenty additional half-rations for sergeants and corporals of ordnance, enlisted men of the Signal Service, women to companies (laundresses), two thousand and sixty-five civilian employees, one hundred and twenty-five contract-surgeons two hundred hospital-matrons, seventy-five military convicts, and five hundred prisoners of war (Indians), in all ten million six hundred and sixty-eight thousand two hundred and twenty rations, at twenty cents each; for difference between cost of rations and commutation thereof for detailed men, and for enlisted men and recruits at recruiting stations, and for cost of hot coffee and cooked rations for troops traveling on cars; for manual for Army cooks; for subsistence stores for Indians visiting military posts, and Indians employed without pay as scouts and guides, two million two hundred and fifty thousand dollars; of which amount three hundred thousand dollars shall be available from and after the passage of this act for the purchase of stores necessary to be transported to distant posts in advance of the thirtieth of June, eighteen hundred and eighty-one: Provided, That to the cost of all stores and other articles sold to officers and men, except tobacco, as provided for in section eleven hundred and forty-nine of the Revised Statutes, ten per centum shall be added to cover wastage, transportation, and other incidental charges, save that subsistence supplies may be sold to companies, detachments, and hospitals at cost prices, not including cost of transportation, upon the certificate of an officer commanding a company or detachment, or in charge of a hospital, that the supplies are necessary for the exclusive use of such company, detachment, or hospital: And provided further, That the cost price of each article shall be understood in all cases of sales to be the invoice price of the last lot of that article received by the officer by whom the sale is made.

QUARTERMASTER'S DEPARTMENT.—For the regular supplies of the Quartermaster's Department, consisting of stoves for heating and cooking; of fuel and lights for officers, enlisted men, guards, hospitals, storehouses, and offices; of forage in kind for the horses, mules, and oxen of the Quartermaster's Department at the several posts and stations, and with the armies in the field; for the horses of the several regiments of cavalry, the battalions of artillery, mounted men of the Signal Service, and such companies of infantry and scouts as may be mounted, and for the authorized number of officers' horses, including bedding for the animals; of straw for soldiers' bedding; and of stationery, including blank books for the Quartermaster's Department, certificates for discharged soldiers, blank forms for the Pay and Quartermaster's Departments, and for printing of division and department orders and reports, three million five hundred thousand dollars: Provided, That there shall be no discrimination in the issue of forage against officers serving east of the Mississippi River, provided they are required by law to be mounted, and actually keep and own their animals.

For incidental expenses, to wit: For postage and telegrams or dispatches; extra pay to soldiers employed under the direction of the Quartermaster's Department in the erection of barracks, quarters, storehouses, and hospitals, in the construction of roads, and other constant labor, for periods of not less than ten days, including those employed as
clerks at division and department headquarters and Signal Service sergeants; expenses of expresses to and from the frontier posts and armies in the field; of escorts to paymasters and other disbursing officers, and to trains where military escorts cannot be furnished; expenses of the interment of officers killed in action, or who die when on duty in the field, orat posts on the frontiers, or when traveling on orders, and of non-commissioned officers and soldiers; authorized office furniture; hire of laborers in the Quartermaster's Department, including the hire of interpreters, spies, and guides for the Army; compensation of clerks to officers of the Quartermaster's Department; compensation of forage and wagon-masters authorized by the act of July fifth, eighteen hundred and thirty-eight; for the apprehension, securing, and delivering of deserters, and the expenses incident to their pursuit; and for the following expenditures, required for the several regiments of cavalry, the batteries of light artillery, and such companies of infantry and scouts as may be mounted, and for the trains, to wit, hire of veterinary surgeons, medicine for horses and mules, picket-ropes, and for shoeing the horses and mules; also, generally, the proper and authorized expenses for the movement and operations of the Army not expressly assigned to any other department, one million dollars.

For purchase of horses for the cavalry and artillery, and for the Indian scouts, and for such infantry as may be mounted, two hundred thousand dollars.

For transportation of the Army, including baggage of the troops, when moving either by land or water; of clothing and camp and garrison equipage from the depots of Philadelphia and Jeffersonville to the several posts and Army depots, and from those depots to the troops in the field; of horse equipments and of subsistence stores from the places of purchase and from the places of delivery, under contract, to such places as the circumstances of the service may require them to be sent; of ordnance, ordnance stores, and small-arms from the founderies and armories to the arsenals, fortifications, frontier posts, and Army depots; freights, wharfage, tolls, and ferriages; the purchase and hire of horses, mules, oxen, and harness, and the purchase and repair of wagons, carts, and drays, and of ships and other sea-going vessels and boats required for the transportation of supplies, and for garrison purposes; for drayage and cartage at the several posts; hire of teamsters; transportation of funds for the pay and other disbursing departments; the expenses of sailing public transports on the various rivers, the Gulf of Mexico, and the Atlantic and Pacific; for procuring water at such posts as, from their situation, require it to be brought from a distance; and for clearing roads and for removing obstructions from roads, harbors, and rivers, to the extent which may be required for the actual operations of the troops in the field, four million one hundred and fourteen thousand dollars.

For the payment for Army transportation lawfully due such land-grant railroads as have not received aid in government bonds, to be adjusted by the proper accounting officers in accordance with the decisions of the Supreme Court in cases decided under such land-grant acts, but in no case shall more than fifty per cent of the full amount of the service be paid until a final judicial decision shall be had in respect of each case in dispute, one hundred and twenty-five thousand dollars: Provided, That such payment shall be accepted as in full of all demands for said services.

For hire of quarters for troops, of storehouses for the safe-keeping of military stores, of offices, and of grounds for camp and summer cantonments, and for temporary frontier stations; for the construction of temporary huts and stables; and for repairing public buildings at established posts, eight hundred and eighty thousand dollars.

For construction and repair of hospitals, as reported by the Surgeon-General of the Army, seventy-five thousand dollars.
For purchase and manufacture of clothing and camp and garrison equipage, and for preserving and repacking the stock of clothing and camp and garrison equipage and materials on hand at the Philadelphia, Jeffersonville, and other depots of the Quartermaster's Department, one million one hundred thousand dollars.

For all contingent expenses of the Army not provided for by other estimates, and embracing all branches of the military service, to be expended under the immediate orders of the Secretary of War, forty thousand dollars.

**MEDICAL DEPARTMENT.**—For purchase of medical and hospital supplies, medical care and treatment of officers and soldiers on detached duty, expenses of purveying depots, advertising, and other miscellaneous expenses of the Medical Department, two hundred thousand dollars.

For the Army Medical Museum, and for medical and other works for the library of the Surgeon-General's Office, ten thousand dollars.

**ENGINEER DEPARTMENT.**—For engineer depot at Willets Point, New York, namely: For purchase of engineering materials to continue the present course of instruction of the Engineer Battalion in field engineering, one thousand dollars.

For incidental expenses of the depot, remodeling ponton-trains, repairing instruments, purchasing fuel, forage, stationery, chemicals, extra-duty pay to soldiers engaged in special skilled labor, such as wheelwright work, printing, photographing and lithographing engineer documents, and ordinary repairs, four thousand dollars.

**ORDNANCE DEPARTMENT.**—For the ordnance service, required to defray the current expenses at the arsenals; of receiving stores and issuing arms and other ordnance supplies; of police and office duties; of fuel and lights; of stationery and office furniture; of tools and instruments for use; of public animals, forage, and vehicles; incidental expenses of the ordnance service, including compensation of workmen in the armory and museum building connected with the Ordnance Office, and those attending practical trials and tests of ordnance, small-arms, and other ordnance supplies, one hundred and ten thousand dollars.

For manufacture of metallic ammunition for small-arms, eighty thousand dollars.

For overhauling, cleaning, and preserving new ordnance stores on hand at the arsenals, twenty thousand dollars.

For mounting and dismounting guns and removing the armament from forts being modified or repaired, including heavy carriages returned to arsenals for alteration and repairs, and other necessary expenses of the same character; and for repairing ordnance stores in the hands of troops and for issue at the arsenals and depots, and for extra-duty pay for enlisted men detailed for ordnance service, thirty thousand dollars.

For purchase and manufacture of ordnance stores, to fill requisitions of troops, one hundred and fifteen thousand dollars.

For infantry, cavalry, and artillery equipments, consisting of clothing-bags, haversacks, canteens, and great-coat straps, and repairing horse equipments for cavalry troops, sixty-five thousand dollars.

For powder-depot: For grading grounds, erecting magazines, and other necessary buildings, and all expenses incident thereto, fifty thousand dollars.

For manufacture of arms at national armories, three hundred thousand dollars: Provided, That not more than fifty thousand dollars of this amount may be expended by the Secretary of War in the manufacture or purchase of magazine guns, to be selected by a board of officers to be appointed by the Secretary of War.

**UNITED STATES TESTING MACHINE.**—For caring for, preserving, using, and operating the United States testing machine at the Watertown Arsenal, ten thousand dollars: Provided, That the tests of iron and steel, and other materials, for industrial purposes shall be continued during the next fiscal year, and report thereof shall be made to Congress.
SEC. 2. All officers, agents, or other persons receiving public moneys appropriated by this act shall account for the disbursement thereof according to the several and distinct items of appropriation herein expressed.

Approved, February 24, 1881.
the benefit of the pensioners without deduction for fines or penalties under regulations to be established by the managers of the home; said payment to be made by the pension agent upon a certificate of the proper officer of the home that the pensioner is an inmate thereof and is still living. Any balance of the pension which may remain at the date of the pensioner's discharge shall be paid over to him; and in case of his death at the home, the same shall be paid to the widow, or children or in default of either to his legal representatives.

Approved, February 26, 1881.

CHAP. 81.—An act concerning settlement of boundary lines between New York and Connecticut.

Whereas, commissioners duly appointed on the part of the State of New York, and commissioners duly appointed on the part of the State of Connecticut, for the purpose of settling the boundary line between said States, did execute an agreement in the words following, to wit:

"Memorandum of agreement by and between the subscribers, commissioners of the States of New York and Connecticut, respectively, to settle the question of the boundaries between said States, being thereunto authorized by the resolutions of said States, respectively, passed by them as hereunto annexed. That is to say, we, Allen C. Beach, secretary of State, Augustus Schoonmaker, attorney-general, and Horatio Seymour, junior, State engineer and surveyor, commissioners of the State of New York; and we, Origen S. Seymour, Lafayette S. Foster, and William T. Minor, commissioners of the State of Connecticut, have agreed, and do hereby agree, to fix, determine, and establish the boundaries between our respective States, subject to the approval and ratification of the legislatures of our respective States, in the following manner: We agree that the boundary on the land constituting the western boundary of Connecticut and the eastern boundary of the State of New York shall be, and is, as the same was defined by monuments erected by commissioners appointed by the legislature of the State of New York, and completed in the year eighteen hundred and sixty; the said boundary line extending from Byram Point, (formerly called Lyons Point) on the south to the line of the State of Massachusetts on the north. And we further agree that the boundary on the sound shall be, and is, as follows: Beginning at a point in the center of the channel about six hundred feet south of the extreme rocks of Byram Point, marked number 0 on appended United States Coast Survey chart; thence running in a true southeast course three and one quarter statute miles; thence in a straight line (the arc of a great circle) northeasterly to a point four statute miles true south of New London Light House; thence northeasterly to a point marked number one on the annexed United States Coast Survey chart of Fisher's Island Sound, which point is on the long east three-quarters north sailing course drawn on said map, and is about one thousand feet northerly from the Hammock or N. Dumpling Light House; thence northeasterly to a point marked number two on said map; thence southeasterly toward a point marked number three on said map, so far as said States are coterminus: Provided, however, That nothing in the foregoing agreement contained shall be construed to affect existing titles to property, corporeal or incorporeal, held under grants heretofore made by either of said States, nor to affect existing rights which said States, or either of them, or which the citizens of either of said States, may have by grant, letters patent, or prescription of fishing in the waters of said sound, whether for shell or floating fish, irrespective of the boundary line hereby established, it not being the purpose of this agreement to define, limit, or interfere with any such right, rights, or privileges, whatever the same may be.
"In witness whereof we have heretunto set our hand to this instrument, and to a duplicate thereof, December eighth, eighteen hundred and seventy-nine.

"ALLEN C. BEACH,
"Secretary of State,
"AUGUSTUS SCHOONMAKER,
"Attorney General,
"HORATIO SEYMOUR, JR,
"State Engineer and Surveyor,
"Commissioners of the State of New York.
"ORIGEN S. SEYMOUR,
"LAFAYETTE S. FOSTER,
"WILLIAM T. MINOR,
"Commissioners of the State of Connecticut".

and

Whereas said agreement has been confirmed by the legislatures of said States of New York and Connecticut respectively: Therefore

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the consent of the Congress of the United States be, and hereby is, given to said agreement, and to each and every part thereof; and the boundaries established by said agreement are hereby approved: Provided, however, That nothing herein contained shall be construed to impair or in any manner to affect any right of the United States or jurisdiction of its courts in and over the islands or waters which form the subject of said agreement.

Approved, February 26, 1881.

CHAP. 82.—An act defining the verification of returns of national banks.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the oath or affirmation required by section fifty-two hundred and eleven of the Revised Statutes, verifying the returns made by national banks to the Comptroller of the Currency, when taken before a notary public properly authorized and commissioned by the State in which such notary resides and the bank is located, or any other officer having an official seal, authorized in such State to administer oaths, shall be a sufficient verification as contemplated by said section fifty-two hundred and eleven: Provided, That the officer administering the oath is not an officer of the bank.

Approved, February 26, 1881.

CHAP. 90.—An act to establish post-routes

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following post-routes be, and the same are hereby, established:

ALABAMA

From Grove Hill to Jackson.
From Cross Plains to Gadsden.
From New Site, via Zana, to Daviston.
From Walnut Bluff, via Bethel, Pine Hill, Dunn's Mills, Kimbrough's Store, and R. D. M. Hawkins' to Clay Hill.
From Cross Plains to White Plains.
From Hanna's Sulphur Springs to Smith, Georgia.
From Talladega to Brook's Mills.
From Loachapoka, via Rock Springs to Camp Hill.
From Waverly, via Rock Springs, to Walnut Hill.
From Olio, via Griffins’ Store and Middleton, to Cane Creek.
From Hurricane Bayou, to Sibley’s Mills.
From Uniontown to Marion.
From Uniontown, via Martin’s Station, Portland, and Richmond, to Minter.
From Sedan to Black’s Bluff.
From Mush Creek to King’s Landing.
From Mount Pleasant to Choctaw Bluff.
From Clifton to Walnut Bluff.
From Town Creek to Concord.
From Belmont to McDowell’s Station.
From Collier Creek to Rocky Plains.
From Cross Trails to Lake View.
From Perryville to Centreville.
From Shelby Iron Works to Marble Valley.
From Helicon, via Dorman’s Cross Roads, New Providence, and Peacock’s to Bullock.
From Sterling via Gaylesville, Harneys Mills, Daniel Chapel, and Longshores to Porterville.
From Rehoba via Youngs Store to Camden.
From Eutaw via Union to Mantua.
From Birmingham via Woods Station, Oak Grove Church, Martin’s Mills, Eligot Self’s and Clay to Springville.

ARKANSAS.

From Cabin Creek to Silex.
From Danville to Mountain Valley.
From Texarkana, via Indwood, to Peytonville.
From Tyro, via Jones’ Ferry and the Thedford Ferry Road to Varner.
From Springdale, via Heed’s Ferry and Hinesville, to Huntsville.
From Harrison to Kingston.
From Springdale, via Elm Springs, Wager Mill and Springton, to Bloomfield.
From Coal Hill to Eubank’s Mills.
From Harrison to Ringston.
From Osceola, via Frenchman’s Bayou and Gilmores to Marion.
From Pan’s, via Lick Mountain and Dardanelle Springs to Dardanelle.
From Iuka to Brooklyn.
From Locksburg, via Paraclifta, Ben Lomond and Wells Ferry to Richmond.
From Wittsburg, via Bay Road, to Harrisburg.
From Mabelvale to Ewan.
From Springdale to Spring Valley.

ARIZONA TERRITORY.

From Prescott, via Walker, to Red Rock.
From Tombstone, via Charleston, to Camp Huachuca.
From Camp Huachuca to Harshaw.
From Sentinel to Plomosa.
From Pantano, via Empire, Crittenden, and Harshaw to Washington.
From Casa Grande to Florence.
From Sentinel to Plomosa.
From Tucson to Stone Cabin.
From Tucson to Globe City.
From Prescott to Brigham City.

CALIFORNIA.

From Yoeumville to Jordan’s Ranche.
From Visalia to Mineral King.
California—Continued;
From Chico to Orville.
From Angel's Camp to Sonora.
From Lodi to New Hope.
From Santa Ana to Riverside.
From Sutter Creek, via Tarrs, to Woodford.
From Eureka, via Kneeland and Yoger, to Bridgeville.
From Chico to Powellton.
From King's River to Visalia.
From Central Point to Merced.
From Bodie to Lundy.
From Bishop Creek to Mammoth.
From Wheatland to Smartsville.
From Yosemite, via Bronson to Groveland.
From Bakersfield to Glenville.
From Huron, via Pulvarado, Whatham, and Picacho to Erie.
From Gridley to West Butte.
From Rowland to Lake Valley.
From Alvarado, via Mount Eden to Haywood.
From Elizabeth Lake to Gormans Station.
From Belota, via Linden, to Holden Station.
From Blanco to Salinas.
From Boulder Creek to Felton.
From Central House to Horn Cut Station.
From Clarksville to White Rock Station.
From Centerville, via Niles to Niles Station.
From Corralitos to Watsonville.
From Dougherty's Station to Haywood.
From Elliott to Galt.
From Fulton Wells to Norwalk.
From Paraiso Springs to Soledad.
From Plainsburg, via Union, to Plainsburgh Switch.
From Pasadena to Los Angelos.
From Patchin to Railroad Station.
From Plainfield to Woodland.
From San Juan to Sargent.
From San Bernardino to Railroad Station.
From Smiths Ranch to Railroad Station.
From Twenty six Mile House to Farmington.
From Wilmington to Steamboat Landing.
From Wyandotte to Railroad Station.
From Anderson to Igo.
From Guernerville to Fort-Ross.

COLORADO.

From Pella to Longmont.
From Leadville to Henry.
From Ouray, via Placerville and Ophir to Rico.
From Alpine, via Saint Elmo, Tin Cup, Hillerton, Bowman, and Ashcroft, to Aspen.
From Crested Buttes to Gothic.
From Rico to Cascade.
From Livermore, via Elkhorn, Rustic Chambers, and Michigan, to Lula.
From Alamosa, via Cockrell, to Cornwall.
From Arkansas, via Mears, Marshalltown, and Crookville to Gunnison.
From Kuhn's Crossing to Deer Trail.
From Quebec to Santa Clara.
From Mainton, via Colorado, to Railroad Station.
From Gunnison City, via Gottus, to Schofield.
From Silver Cliff to Dora.
From Georgetown, via Decatur, Chihuahua, Montezuma, Haywood, Colorado—Continued;
From Poncho Springs, via Maysville, Arbourville and Garfield, to Chaffee.
From Buena Vista, via Alpine, Hancock, Pitkin and Ohio to Gunnison.
From Crested Butts to Irwin.
From Breckenridge to Frisco.
From Silver Cliff, via Ula, to Texas Creek.
From Leadville, via Eagle, to Red Cliff.
From Gunnison City, up Gunnison's and East Rivers via Jack's Cabin, and Gothic, up East River to its head, and over a low divide to Rock Creek, down Rock Creek to Schofield.
From Ouray, via Poughkeepsie, to Mineral Point.
From Alamosa to Silver Cliff.
From Lula to Grand Lake.
From Villa Grove, via Sedgwick to Bonanza.
From Conejos to Manassa.
From Leadville to Soda Springs.
From Leadville to Twin Lakes.
From Texas Creek to Railroad Station.
From Altona to Railroad Station.
From Apache to Huerfano Station.
From Centreville to Chalk Creek.
From Creswell to Beaver Brook.
From El Moro to Trinidad.
From Empire City to Railroad Station.
From Linwood to Railroad Station.
From Kiorra to Kuhn's Crossing.
From Saguache to Crestone.

CONNECTICUT.

From Farmington to Railroad Station.
From North Canton, via Canton Centre, to Cherry Brook Station.
From Burlington to Railroad Station.
From New Preston to Railroad Station.
From Northford to Railroad Station.
From Montville, via Uneasville, to Railroad Station.
From South Coventry to Coventry Depot.
From Manchester to Railroad Station.

DAKOTA TERRITORY.

From Parker to Herman.
From Cameron, via Salem, to Forestburg.
From Bonnersville to Fort Ransom.
From Bloomfield to Casselton.
From Plankington to Mitchell.
From Sweden to Kensington.
From Providence to Milltown.
From Saratoga to Deadwood.
From Stennett to Ashton.
From Rome to Rockport.
From Devillo to Campbell.
From Mandan to Bismarck.
From Milbank to Wilmot.
From Mandan to Knife River.
From Salem to Nation.
From Yorkville, via Bath, to Aberdeen.
From Valley City to Township Fifty-nine, north of range one hundred and thirty-nine west.
Dakota Territory—Continued;  
From Plankinton to Chamberlin.  
From Fort Sisseton to Columbia.  
From Huron to Wessington.  
From Huron to Madison.  
From Huron to Redfield.  
From Redfield to Belcher's Ford.  
From Valley City, via Fort Ransom, to Columbia.  
From Salem via Ramsey to Madison.

Delaware;  
DELWARE.

From Centreville to Greenville.  
From Odessa to Middletown.  
From Thompson to Landenburgh, Pennsylvania.  
From Lewes to Rehoboth Beach.  
From Lewes, via intermediate life-saving stations to Life-saving Station Number Seven, abreast of Assateague Light, Virginia.

Florida;  
FLORIDA.

From Fort Meade, via Fort Green, to Mitchellville.  
From Neumannsville, via Millworth, Worthington Springs, and Haneyville, to Lake Butler.  
From Fort Meade to Fort Bassinger.  
From Stephensville, via Cedarville, Grafton, Horseshoe, and Long Pond, to Old Town.  
From Bailey's Mill, to Warcissa, via Wankecuah.  
From Live Oak to Jennings.  
From Tallahassee, via Crawfordville, to Rio Carrabelle.  
From Beresford to Spring Garden.  
From Pine Level to Fort Bessinger.  
From Punta Rassa to Lemon Bay.  
From Waukeenah to Warcissa.  
From Mickler's on North River to Saint Augustine.  
From Clear Water Harbor, via Saint John's Pass, to Tampa.

Georgia;  
GEORGIA.

From Morgan to Ward's Station, on Southwestern Railroad.  
From Spring Place, via Ramy's Store and Carter's to Talking Rock.  
From Hammond's Mills, via Orsman's, to Fouche's Mills.  
From Lamar to Sumpterville.  
From Ringgold to Crawfish Spring.  
From Harlem, to Appling.  
From Warsaw, via Mazeppa, to Alpharetta.  
From Jonesborough to Milner's Store.  
From Doraville to Oak Grove.  
From Barnesville to Person's Store.  
From Auravia to Juno.  
From Tifton, via John Fletcher's, senior, and A. E. Clement's, to Wolf Creek.  
From Lumber City, via Sylvan Home, to Clark's Bluff.  
From Dallas, via Embryville, to Draketown.  
From Fugal, to Big Smith's.  
From Baxley, via G. J. Holton's, to Daniel Lott's Store.  
From Baxley to Nicholl's.  
From Harlem to Appling Court House.  
From Beding to Wrightsville.  
From House Creek, via Williamson's Mills, to Wolf Creek.  
From Greensborough, via Liberty, Sunsetview, and Neary's to Sparta.  
From Wrightsville, via Snell's Bridge, over the Ohooppee River to Fortune.
From Hawkinsville to R. A. Rigoods.
From Mount Vernon to Geiger's Mills.
From Dublin via J. S. McLendon's J. F. Curries and Martin Correy's to McVille.
From Danbury to Delhi.
From Tall Botton to Ellerslie.
From Lamar to Saddle's Store.
From Rome, Georgia, via Farrall's Store to Stirling, Alabama.
From Hempstead via A. Baker's, Alba, Drury's Bluff and Acme to Tifton.
From Ward's Station, via Whitney, to Morgan.
From Auburn to Munroe.
From Blairsville Georgia, to Ducktown in Tennessee.
From Blairsville, Georgia, to Haysville, North Carolina.

ILLINOIS.

From Belvidere to Caledonia Station.
From Bourbon to Arcola.
From Bunker Hill to Carlinville.
From Hastings Landing to Hardin.
From Hastings Landing to Brussels.
From Merrimac Point to Kimmswick.
From Milton to Pearl Depot.
From Samsville to Parkersburgh.
From Griggsville, via Detroit, to Milton.
From Ursu to Lima.
From Sterling, via John Corner's, New Genesee, Coleta, and Milledgeville, to Lanark.
From Plum Hill to Addieville.
From Clay City to Sailor Springs.
From Osage to Elkville.
From Carthage to Weakley's Store.
From Warsaw to Lima.
From Moline to South Moline.

IOWA.

From Sumner to Buck Creek.
From Cascade to Monticello.
From Cromwell Centre to Spencer.
From East Elkport to Edgewood.
From Eldora to Eagle City.
From Ford to Indianola.
From Gladbrook to Morrison.
From Grundy Center, to Cedar Falls.
From Lucas Grove to Donley Station.
From Mitchelville to Pecora City.
From Plum Hollow to McPaul.
From Princeton to Long Grove.
From Reno to Griswold.
From Moulton to Monterey.
From Saint Charles to Prairie Grove.

INDIANA.

From Montpelier, via Balbac, and Mills Corners to Bryant.
From Scott Post Office to White Pigeon. Michigan.
From Scott Post Office to Lima.
From Lake, via Midway and Oakland, to Spring Station
From Rensselaer to East Chicago.
Indiana—Continued;

From Glen Hall, via Odell's Corners and Shawnee Mound to Pleasant Hill.
From Clayton, via Danville and Mount Clair, to Lizton.
From Glen Hall, via Odell's Corner's, Shawnee Mound and Pleasant Hill to Waynetown.

Idaho Territory;

From Arco, via Bellevue, Ketchum, Galena, and Saw Tooth, to Bonanza City.
From Saw Tooth, via Clayton City, to Challis.
From Goose Creek to Bellevue.
From Battle Ground, on Lost River, to Clayton City, on Salmon River.
From Ethel's to Bonaparte.
From Oxford to Railroad Station.
From Kelton and Dalles Stage Crossing on Cassia Creek via Beecherville, to Edward's Ranche.
From Cassia to Edward's Ranche.
From Lava to Junction
From Bonanza via Mouth Yankee Fork Creek to Challis.

Indian Territory;

From Fort Sill, to Mobeetie, Texas.
From Pawhuska to Arkansas City. Kansas.
From Pond to Cantonment.

Kansas;

From Chetopa to Seneca.
From Dighton to Scott.
From Camden to Moss Springs.
From Lyons to Wayside.
From Lone Walnut to Ziba.
From Plainville to Millbrook.
From Logan to Nicodemus.
From Edmond to Buffalo Park.
From Stocton to Motor.
From Norton, via Cactus, to Logan.
From Arastella to Beloit.
From Maherville to Bartondale.
From Ashton to Milton.
From Gere to Dubuque.
From Wa Keeney to Kenneth.
From Anthony to Bross.
From Stullville to Langdon.
From Minneapolis to Lincoln.
From Alexander to Harmony.
From Clarion, via Edgecomb to Newton.
From Shibboleth to Streator.
From Mellville to Clyde.
From Millbrook to Collyer.
From Logan to Orleans.
From Kinsley, via Comanche, to State Line.
From Hutchinson to Saratoga.
From Kirwin to Adamson.
From Wallace to Wano.
From Wallace to Syracuse.
From Groton to Lakin.
From Monument to Garden City.
From Mount Hope, via Woodbury and Birch, to Marshall.
From Le Roy to Eureka.
From Norton, via Clayton and Oberlin, to Atwood.
From Atwood to Monument.
From Kirwin to Kenneth.
From Clyde to Cuba.
From Gottsborough to Oberlin.
From Kirwin to Sheridan.
From Norton, via Shibooleth, Hawkeye and Quicksilver to Sherman Center.
From Logan, via Cactus, to Norton.
From Grainfield to Ness.
From Hays City to Ness.
From Howard, via Moline, to Sedan.
From Dighton to Greeley Center.
From Cirmarron, via Arapahoe and Seward, to State Line.
From Lakin, via Grant and Stevens, to State Line.
From Syracuse, via Stanton and Kansas, to State Line.
From Odell to Kiowa.
From Cimarron to Belle Meade.
From Chetopa Kansas, via Peoria and Miami Settlement Indian Territory, to Seneca, Missouri.
From Jamestown to Scandia.
From Mission Center to Kennekuks.

KENTUCKY.

From Elkton, via Oakdale, to Guthrie.
From Lexington, via Tate's Creek to Richmond.
From Elizaville, via Upper Blue Lick, to Moorfield.
From mouth of Brusby Creek, via John's Creek and Thompson's Phillip's Place, to forks of Peter's Creek.
From Upton's, via Millerstown, to Grayson Springs.
From Thompkinsville to Fountain Run.
From Thompkinsville to Ray's Cross Roads.
From Custar to Constantine.
From Bardstown to New Haven.
From House's Store, Clay County, down Rock Castle River to the mouth of Terrell's Creek, up the same, via Emmanuel Arnold's to Chinquapin Ruffs.
From Grayson Springs to Upton.
From Irvine, via Station Camp Post-Office, and mouth Red Lake to McKe.
From Lynn Camp Post-Office to Tye's Ferry.
From Hunting Creek Post-Office, via Spring Fork, Middle Fork, and Moore's Fork of Quicksand, to the mouth of Salt Lick Creek.
From McPherson, via Grayharl's Store, to Whittlekerville.
From Dallas Bivins on Big Creek to White Post.
From Sandy Hook to Blaine.
From Salt Creek to Pine Mountain.
From Paducah to Helfer's Mill.
From Florence Station to Helfer's Mill.
From Kansas to Helfer's Mill.
From Hazlewood to Terrell's Landing.
From Irwin's Store, via Johnson's Store to Monticello.
From Pine Top via Caney Gap, mouth of Caney Martin's Mills to Luckey.
From Pine Top via mouth of Betties Fork of Troublesome, mouth of Ambrose Creek to Carr's Fork.
From Owensborough via Narrow's Bridge to Beech Grove.
Louisiana;
From Clinton to Pisgah.
From Pipkin's Mills, via Darlington Church, to Mount Lookout.
From Amite City to Peace Grove.
From Fordsville, via Magee's Store, Dillon Bridge, to Osyka, Mississippi.
From Germantown to Bayou Chicot.
From Poydras, via Saint Bernard Escore and Nachitoches, to La Chinchene.
From Clarenton to Railroad Station.
From Fort Pike to Lake Catharine Station.
From Saint Martinsville to Railroad Station.
From Welcome to Railroad Station.
From Fort Necessity to Jones Landing on Bayou Bœuff.

Maryland;
From Queenstown to Callahan's Store.
From Gouckton, via Hereford, to Mount Carmel.
From Brooklandville, to Shawan.
From Brooklandville, to Hoffman Store.
From Russer, via Spring Hill, to Delmar.
From Snow Hill via Klej Grange to Pocomoke City.
From Annapolis via South River and Galloways to Sudley.
From Paylesville, to Constitution, Pennsylvania, via Fishell's Mill.
From Sharpsburg, to Harper's Ferry, West Virginia.

Massachusetts;
From Mill River to Clayton.
From South Byfield to Railroad Station.
From Billerica, to East Billerica.
From Spencer, to Railroad Station.
From South Milford to Milford.
From Woodville to Railroad Station.
From Sterling, to Pratt's Junction.
From Blue Hill to Milton.
From Easton to Railroad Station.
From Horton's Store, to Providence, Rhode Island.

Maine;
From Parkman, to Burdin's Corner.
From West Gorham to Chicopee.
From Dixfield to Perry's Mills.
From Strong Railroad Station, via Freeman Town House to Kingfield.
From Freeman Town House, to Salem.
From Upton to Middle Dam, across Lake Umbagog.
From Middle Dam, across Lake Umbagog and down Androscoggin River, to Errol Dam.
From West Waterville to Eureka.
From Argyle to Acton.
From Freedom to Railroad Station.
From West Lebanon, to Railroad Station.
From North Gray to Gray Railroad Station.
From Olaman via Lowell and East Lowell to Burlington.
From Bridgewater Corner to Baird's Mills.

Michigan;
From Athlone to Grafton.
From Bay Mills to Saulte de Saint Marie.
From Belding to Kiddville.
From Bellair, via Clam Lake, to Spencer Creek.
From Brockway Center, via Brockway, Kenoeke, and Ruby to Atkins.
From Chesaning, via Layton Corners, Elk, and Montrose to Clio.
From Calkinsville to Denver Railroad Station.
From Decatur to Volney.
From Denmark, via Watrausville, to Railroad Station.
From Drenthe, via Vriesland, to Chicago and Milwaukee Lake Shore Railroad Station.
From Fentonville, via Tyrone, Hartland, and Osceola Center, to Howell.
From Gibson to Saugatuck.
From Gaylord, via Berryville, Spring Vale, and Dot to Petoskey.
From Kalkaska, via Amity, to Grayling.
From Lake Port to Railroad Station.
From Lentez, to Saint Charles.
From Dorr, to Burnips Corners.
From Caddillac to Meanwatake.
From Glen Arbor, to Leland.
From Little Prairie Roone to Decatur.
From Mark, via Winterfield, to Vogel Center.
From Mackinaw City to Saint Ignace.
From North Unity, via Good Harbour, to Maple City.
From Nora to Paint Creek.
From Olive to Railroad Station.
From Port Saullac to Farmers.
From Rochester to Pontiac.
From Rome, via Woodbridge, to Kelley's Corners.
From Saint Ignace, via Prentis' Bay, to Detour.
From Sandusky to Farmers.
From Volinia, via La Grange, to Cassapolis.
From Van Decar, via Calkinsville, to Leaton.
From Victory, via Sugar Grove and Sweetland, to East Riverton.
From Greenville, via Spencer's Mills, to Cedar Springs.
From Graylong via Beaver Creek to Kaska.

MISSOURI.

From Stroderville, to Cross Roads, Cape Girardeau County.
From Portageville, terminus of route twenty eight thousand five hundred, to Gayoso.
From Rolla to Vitchey Springs.
From Duncan's Bridge to Clarence.
From Kingsville via Basin Knob and Chappel Hill to Bates City.
From Liberty to Excelsior Springs.
From Houstonia to McAlister Springs.
From Summersville via Round Spring to Centreville.
From Pineville to Vinita, Indian Territory.
From Missouri City to Excelsior Springs.
From Dresden to Eldorado.

MINNESOTA.

From Currie, via Anca, to Fulda.
From Wild Ricke to Lake Park.
From Willow Creek, via Champion Mills, to Amboy.
From Verndale, via Wing River, to Kindred.
From Amboy to Sterling Center.
From Amboy, via Champion Mills, to Willow Creek.
From Appleton, via Fairfield Saint Agnes and Higbert to Donelly.
From Austin to Ramsey.
From Black River Falls, via Pine Hill, to Cataract.
From Belle Chester, via Thoten and Belvidere Mills, to Hay Creek.
From Balaton, via Iron Lake, Lowville, and Curren Lake, to Balaton.
From Caledonia, via Sheldon, to Houston.
From Cambridge, via Spring Vale and Spencer Brook, to Princeton.
From Currie, via Lowville, Cameron, and Rock, to Pipe Stone.
From Crookston, via Gentilly, to Red Lake Falls.
From Fahlen to Willmar.
From Fort Ridgeley, via Golden Gate, to Sleepy Eye.
From Herman, via Aastad and Western, to Fergus Falls.
From Harmony, via Wilton Center, to Scotland.
From Hendricks, via Marshfield, to Tyler.
From Hagan, via Wren, to Railroad Station.
From Henderson, via New Rome, Beatty, Mountville, Transit, Bis-mareck, Moltke, and Wellington, to Hector.
From Herman, via Elbow Lake, and Pomme de Terre, to Ashby.
From Janesville, via Alma City, Freedom, and Vivian, to Wells.
From Kerkhoven to Louriston.
From Lac-qui-parle, via Watson, to Watson Station.
From Leaf Mountain to Clitheral.
From Morris, via Cho-ki-o, Graceville, Lowell and Hilo, to Browns Valley.
From Monticello to Buffalo.
From Marshall, via Lynd, Leo, Rock Lake, and Camden, to Island Lake.
From Myrna, via Vernon Center, to Railroad Station.
From Millerville to Brandon.
From New Rome, via Kelso, Sibley, and Cornish, to Fort Ridgely.
From Oronoco, to Railroad Station.
From Pilot Mound, via Arcade, to Peterson.
From Parkdale to Tumuli.
From Spring Creek to Aspelund.
From Tumuli, via Saint Oloff, Town Site, and Tordenskjold to Tumuli.
From Wadena, via Berthie, Powell, and Olarena, to Long Prairie.
From Western, to Fergus Falls.
From Leaf Valley, to Parker's Prairie.
From Ellington to Skyberg.
From Ellington, via Urland to Richlund.
From Herman via Pleasant Ridge and Lillemans Park to Fergus Falls.
From Campbell, via Lilemann's Park, Adoted, to Ashby.
From Alexandria to Parker's Prairie.
From Cherry Hill to Atlanta.
From Faisonia to Indian Bayou.
From Town Creek to Concord, Alabama.
From Holly Springs, via Shawnee, to Ashland.
From Quitman to Paulding.
From Palmetto Home, via Green Hill to Yazoo City.
From Tehula via Marella to Yazoo City.
From Morton via Beech Creek Prairie to Tuscola.
From Harrison, via Eolia, to Crévé.

**MONTANA TERRITORY.**

From Virginia City, and Puller Springs, to Home Park.
From Virginia City, via Firehole, to Mammoth, Wyoming Territory.
From Butte City, via Pipestone and Whitehall, to Gallatin.
From Fort Logan and Onondaga, to Unity.
From Parker to Hoover.
From Poplar Creek Agency (Fort Peck) to Fort Buford, Dakota.
From Percy to Fort Halleck, Wyoming.

**NEW MEXICO.**

From Socorro to San Francisco.
From Socorro to Silver City.
From Gallisteo to Gallisteo Junction.
From Turquesa to Cerrillos.
From Bernalillo, via Santana, Silla, San Isidro, and Jemes, to the Jemes Hot Springs.

**NEBRASKA.**

From Fairview Valley to Driftwood.
From Willow Springs to Fort Niobrara.
From Daily Branch to Vermillion.
From Saint Paul to Erina.
From Lena to Hawley.
From Highland to Scandinavia.
From Wolf Creek to Tipp’s Branch.
From Dorrington to Humboldt.
From Mopide to Dayton.
From Vincent to Arapahoe.
From York to Sutton.
From Culberson, via Brickendorf, and Watts, to Carrico.
From Sutton via Farmer’s Valley, Dana Long Hope, to York.
From Plainview via Willowdale, Neligh, Cumminssville, Clear Creek, Cedarville to Fort Hartsuff.
From York Center to Central City.

**NEW HAMPSHIRE.**

From South Acworth, to Acworth.
From Upper Bartlett to Livermore.
From Colebrook to Errol.
From Hampstead to Railroad Station.
From Cornish Flat to Meriden.
From Sandown to Railroad Station.
From Epsom to Railroad Station.
From Chocorna, to North Conway.

**NEW JERSEY.**

From Brown’s Mills to Railroad Station.
From Dividing Creek, to Dividing Creek Station.
New Jersey—Continued:
From Five Points to Pitman Grove.
From Forrest Grove to North Vineland.
From Harmony to Brainard's
From Hurffville to Salina.
From Lyon's Farms to Elizabeth.
From Mauricetown to Underwood.
From New Village to Railroad Station.
From Parsippany, via Littleton, to Morris Plains.
From Auburn to Swedesborough.
From Hoboken, via West Hoboken and Weehawken, to Guttenburgh.
From Belvidere, via Hazen, to Montana.
From Port Monmouth, via Intermediate Life Saving Stations to Cape May.

New York;
From Commac to East North Port.
From Homer, via East Summer Hill to Dresserville.
From South Addison, up Elk Creek, via Harrison's Corners, Poultney Hill, and Wiley's Corners, to Austinburgh. Pennsylvania.
From Summer Hill, via Gorton City, to Cortland Court-House.
From Remsen, via Steuben, to Big Brook.
From Little Falls, via Brockell's Bridge, to Lotville.
From Montauk Point, via intermediate life saving stations to Fire Island.
From Angola, via Versailles and Brant, to Perrysburgh.
From Rome, via Delta and Lee Centre, to Point Rock.
From Blossvale, via Taberg, to Glenmore.
From Rome, via Lee to Taberg.
From Onativia, via Pompey, to Marionville.
From Forestport to White Lake Corners.
From Westmoreland to Lairdsville.
From Sanquoit to Paris.
From Boonville to Hawkinsville.
From Lake Waccabuc to Katonah.
From West Hoosick to Tiashoke.
From Plainville to Baldwinsville.
From Blockville, via Harmony, to Harmony Station.
From Blaine to Ames.
From Burlington to Thompson Ridge.
From Horicon, via Chestertown, to Riverside Station.
From Byersville to Dansville.
From Chestnut Ridge to Dover Plaine.
From Porterville, via East Elma, to East Elma Station.
From Angola, via Evans, to East Evans.
From Green Ridge, via Richmond and New Dorp to New Dorp Station.
From Greig to Glensdale.
From Hamilton to Poolville.
From Hulburton, via Hindsburgh, to Murray.
From Indian Falls to Railroad Station.
From Kingsbury to Smith's Basin.
From Lake Side to Union Hill.
From Tivola, via Saugerties to Malden.
From Meridian to Cato.
From Nyack to Tarrytown.
From Pamela Four Corners to Evan's Mills.
From Patchogue to Medford Station.
From Pleasant Ridge to Clove.
From Quaker Hill to Pawling.
From Malden Bridge, via Rider's Mills, to Green Brook.
From Saint Andrew's to Malden.
From Shirley to North Collins.
From Nichols, via Hooper's Valley, to Smithborough.
From South Trenton, to Trenton Station.
From Sterling, via Sterling Valley, to Sterling Station.
From Bowmansville to Railroad Station.
From Egypt to Fairport.
From Mexico, via Prattham, to Union Square.
From Purchase to Rye.
From East Venice, to Genoa Station.
From Defreesville to Albany.
From Morristown to Edwardsville.
From Champion to Carthage.
From Carmel to Brewster's Station.
From Lyons, via South Sodus, to Wayne Centre.
From Hector to Watkins.
From Port Washington, via Manhasset and Great Neck, to Great Neck Station.
From Cedar Hill, via Becker's Corner's and South Bethlehem, to Calalanan's Corners.
From South New Haven to Scriba.
From Norris, via Ketcham, to Pittsfield.
From Deposit, via China, to Burnettsville.
From Liberty Falls to Stevensville.
From West Hampton, via intermediate life-saving stations, to Life-saving Station Number Twenty-five, near Fire Island Light.
From Benson Centre, via Bleecker, to Gloversville.
From Maysville, via Lake Shore Road, Chatauqua and Stowe to Harmony.
From Bloomingdale to Saint Regis Lake.
From West Clarksville to Obi.

NEVADA.

From Saint Thomas to El Dorado Canyon.
From Austin, by Ione City, to Candalara.
From Mineral Hill to Railroad Station.
From Como to Dayton.

NORTH CAROLINA.

From Goodwin's, via Wades, and Black River to Kyle's Landing.
From Lynch to Lemar's Gap.
From Fines Creek to Nolandi Mills.
From Wilmington to Wrightsville.
From Coleman to Cedar Mountain.
From Wike's Store, via Isentee Creek, H. N. Conley's and W. J. Grist's to War Woman, Georgia.
From Berea, via Mount Mariah, to Mount Firzah.
From Roxborough, via Mill Creek, to Holloway's.
From Fayetteville to Averasborough, on east side of Cape Fear River.
From Farmers to Lick Creek.
From Marlville, to Whitehall.
From Stocksville, via Punch Bowl, and Red Oak Mountain to Marshall.
From Yellow Creek to Fairfax.
From Kittrells to Oxford.
From Stony Creek, via Minor's Store, to Locust Hill.
From Stony Creek, to Lenox Castle.
From Mill Creek to Harris Store.
From Farmer's to Lick Creek.
From Lexington to Shiloh.
North Carolina—Continued;

From Leaksville, via Martin Grogan’s Old Store to Ridgeway.
From Columbus, to Gaffney’s, South Carolina.
From Rutherfordton, via Big Island, to Spartanburg, South, Carolina.
From Wilder to Ripshire, Tennessee.
From Tarborough via Old Sparta, Falkland, Greenville, Pactohus, Latham’s Cross Roads to Washington.
From Moharrie, via Davis Store, to Hill’s Store.
From Linwood to Fairmount.
From Rockingham via Deeds to Bootwick’s Mills.

Ohio;

From Powhatan Point, via Switzer and Bingham, to Bealsville.
From New Bremen to Saint Sebastian.
From Conway, via Wolfalis’ Mills and Blakie’s, to Decatur.
From Coldwater, via Macedon, Wabash City, Skeel’s Cross Roads and Chattanooga, to Willshire.
From Farmersville, via Enterprise, to West Alexandria.
From Port Clinton, to Point Marblehead.
From Xenia, via Paintersville, to Port William.
From Hillsborough to Greenfield.
From Adelphi, via Sillerpierville, to Vigo.
From Vigo, via Richmond Dale, to Jackson.
From McConnellsville to Fewarg.
From Zanesville, via Chandlersville, and Freeland, to Cumberland.
From Cumberland to McConnellsville.
From Marietta to Woodsfield.
From Woodsfield to New Matamoras.
From Woodsfield to Caldwell.
From Woodsfield to New Martinsville, West Virginia.
From Athens, via Sarden and Alfred, to Long Bottom.
From Alfred, Harrisonville, Dexter, and Wilkesville, to Ohio and West Virginia Railway.
From Pomeroy, via Minersville, Syracuse, Racine, Antiquity, Saxon, and Great Bend to Ravenswood, West Virginia.
From New Washington, to Plymouth.
From North Sheffield to Kingsville.

Oregon;

From East Portland to Troutdale.
From Prineville to Camp Harney.
From Prineville, via Willamette Valley and Cascade Mountain, Military Road, Beaver Bixby’s Ranch, and Silver Creek to Camp Harney.
From Grant Pass, via Gallise, to Wildersville.
From Salem, via Stipps and Whiteaker, to Knight.
From Forest Grove to Cornelius.
From Fort Clatsop to Astoria.
From Oakville to Shedd’s.
From Woodburn, via Silverton, Aumsville, and Scio, to Brownsville.
From Grant’s Station, via Spanish Hollow, Grass Valley and Finegan’s, to Bake Oven.
From Union, via Big Creek and Sparta, to Pine Valley.
From Applegate Post-Office, via the mouth of Thompson Creek and crossing of Williams Creek, in Josephine County, to Applegate Post Office, the place of beginning.

Pennsylvania;

From Brown’s to Baden.
From New Bedford to Pulaski.
From New Hamburgh to Station S, and A. Railroad
From Delaware Grove to Fredonia.
From Harthegig to Fredonia.
From Woodcock to Venango.
From Conneautville to Station E, and P, Railroad.
From Evansburgh to Stony Point.
From Elk Creek, via Albion, to Station E and P, Railroad.
From Waynesburg, via County Home and Gilland’s Store, to Carmichael’s.
From Girard to Station L. S. and M. S. Railroad.
From Keepville to Station E, and P. Railroad
From Millerton, via Mitchells Mills and Middaugh’s to Somers Lane.
From Platea to Station E, and P. Railroad.
From Six Mile Creek to Wesleyville
From Wellersburgh to Station C and P. Railroad.
From Summit to Meyersdale.
From New Derry to Derry’s Station
From Bower Hill, via McMurray and Thompsonville to Lawrence.
From Eldersville to Hamlin Station.
From Melheim to Coburn.
From Woodward via Aaronsburgh to Melheim
From Matsville to Glasgow.
From Shannondale to Summerville.
From Bullion, via Kennerdell, to Scrub Grass Station on A. V. Railroad.
From Plenner to Petroleum Centre.
From Canal to Utica.
From Darlington to New Galilee.
From Mount Rock to Kerrsville.
From Hartley to Red Lion.
From Windsor to Red Lion.
From Foltz to Mersersburgh.
From Green Village, to Scotland.
From Decatur to Paintersville.
From Broad Top to Dudley.
From Haire’s Valley, via Page, to Mapleton Depot.
From Chester to Upland.
From Three Springs to Hopewell.
From Wellensburg, via Kennell’s Mills, to Hyndman.
From Hill Valley to Mount Union.
From Canoe Creek to Frankstown.
From Six Mile Run to Riddlesburgh.
From Burning Bush to Bedford.
From Fiske, via Glasgow and Annie, to Lloydsville.
From Hooversville to Stoyestown.
From Egypt to Seigfried’s Bridge.
From Rittersville to Bethlehem.
From Mifflinville to Willow Springs.
From Centralia to Ashland.
From Conyngham to Conyngham Station on H, and W, Railroad.
From Parsons to Wilkes-Barre.
From Dunmore to Scranton.
From Shawnee to Experiment Mills.
From Altus, via Austinville, to Columbia Cross-Roads.
From McIntyre to Rallston.
From Linden, to Station Pennsylvania Railroad.
From Duboistown to Williamsport.
From Wayne to Station P, and E. Railroad.
From Churchtown, via Goodville, to Cedar Lane.
From Spring Grove, via Blue Ball, to Cedar Lane.
From Green Bank, to Cedar Lane.
From Carmago to New Providence.
Pennsylvania—Continued.

From Beckersville to Scarlet Mills.
From Hunlock's Creek, on Delaware, Lackawanna and Western Railroad, via Gregory's Mill, and a point about a mile southwest of Roaring Brook Post-Office, to Sweet Valley Post-Office, Luzerne County
From Stony Run to Station B. C. Railroad.
From Skippack, via Creamery, to Collegeville.
From Hoppenville to Station P, and R. Railroad.
From Carversville to Lumerville.
From Bensalem to Bridgewater.
From Holland, via Feasterville, to Somerton Station on D and B. B. Railroad.
From Darlington to Taylorsville.
From Solebury to Centre Bridge.
From Tunkhannock, via Dixon and Bardwell, to Factoryville.
From Moon, via Beers, to Stoops.
From Murdocksville, via Clinton, to Imperial.
From Orangeville, via Rolursburgh, and Derr's, to Waller.
From Stillwater, via Van Camp and Cambra, to Raven Creek.
From Light Street, via Canby and Welliversville, to Greenwood.
From Blair's Corners, via East Monroe, Pickwick, Lamartine, and Mariasville to Emleton.
From Brookston, via Barnes, to Sheffield.
From Shafer to Water Cure.
From Joanna Furnace, via Plow (new office), Hummels Store, Bowmanville, Shober's Mills (new office) and Reamstown, to Union Station.
From Brookston, via Barnes to Sheffield.
From Brady, via Decker's Point, and Nashville, to Horlow.
From Blooming Glen, via Portland, late Wisner's Store, and Bean, to Souderton.
From New Paris to Forwards'.
From Chenesysville, via Royalsville and Greenpoint, to Buck Valley.
From Yatesville, Luzerne County, via Marr and Pleasant Valley to Moosic, Lackawanna County.
From Port Treverton to Dundore.
From Berlin to Mifflinburgh.
From Turtle Point, via Annin and Glen, to Ceres, New York.
From Cawersport, via Homer and Keating, to Forest House.
From Williston to Shinglehouse.
From Harveysville to Davenport's Mills.
From New Paris to Scalp Level.
From Everett via Five Roads, Red Plains, Cherry Grove, Sponserville to T. Robinson's Store.
From West Hickory, via East Hickory and Whig Hill to Newton Mills.

Rhode Island;

RHODE ISLAND.

From Allenton to Wickford Junction.
From Wickford to Wickford Junction.
From Warwick Neck, to Railroad Station.
From Chepachet, via Mapleville, to Railroad Station.

South Carolina;

SOUTH CAROLINA.

From Johnsonville, via Smith's Mills, to, Yanhanna Ferry.
From Early to Major's.
From Gaffney City to Mercer.
From Brighton to Parachuela.
From Pleasant Valley, via Poortelle, to Wolfsesville.
From Eastover, via Leesburg, R. C. Mile's, Lang's Mill and Pine Grove Church to Ridgeway.
From Yemassee, via McPhersonville, to Old Horsegall Post-Office.
From Allendale, via Old Allendale, Smyrna, and Erwinton to Sandy Island.
From Gillisonville to Varnville
From Brighton to Parachula.
From Sumpter via Packs ville and Parro la to Wright's Bluff.
From Cowpens via White Plains, E. Lipscomb's Websters Old Store and Wilkins to Hammett.

TENNESSEE.

From Camden to Garfield.
From Calhoun, via George Moore's, to Big Springs
From Syloco, via Alacabry, Georgia, to Cahuta Springs, Georgia.
From Liberty, via Hancock's Short Mountain, and Leonia, to Woodbury.
From Spencer's via Corn Ridge, to Rock Island Station on railroad.
From Minor Hill to Fall River, via Shannan Fork.
From Ten Mile Stand, via Jackson's Ferry, to Rockwood.
From Dresden, via R. E. Jeters, P. Hall's and Young's Store to McKenzie.
From Laretto to Saint Joseph.
From Danville to La Grange Furnace.
From New Providence, via Garear'sburgh, to Dodsonville.
From Hartsville, via Griffin's Store, to Austin.
From Nashville, via White's Creek Post-Office, Ridge Port Post-Office to John's Mill.
From Temperance Hall to Buffalo Valley.
From Spring City via Talletts Mills to Orme's Store
From Smithville to Short Mountain.
From Voorhies to Forty-eight.
From Lawrenceburg via Knob Creek, Chism's Factory Fork and Hurricane Creek to Waynesboro.
From Keek's Chapel, via Pleasant Point, Lilly Grove, Myers Grove, Lonesome Valley Church, and Myers Mill to Tazewell.
From Woodville to Lee and Willis' Store
From Campbellville to Bodenham.

TEXAS.

From San Antonio, via line of survey of railroad to Laredo.
From Abilene, via Buffalo Gap Runnels, and Paint Rock to Menardville.
From the Grove Post-Office to Hubbard.
From Baird to Albany.
From Abilene, via Buffalo Gap, to Coleman City.
From Decatur, via Sunset Post-Office, to Queen's Peak.
From Gainesville, via Loring Range, Willa Wolla and Forestburgh to Newport.
From Ennis to Nashton.
From Ennis, via Nashton, to Chambers Creek.
From Port Clark to Presidio del Norte.
From Fort Stockton to Presidio del Norte.
From Corpus Christi, via Rockport and Fulton to Saint Mary's.
From Linden, via Galloway's Store, Oakville and Selma to Belden.
From Laredo, via Valenzla to Carrizo.
From Carrizo to Indio.
From Fort Ewell to Carrizo.
From Rio Frio, via Floral, to Frio Water Hole.
From Columbus, to Vox Populi.
From Currys Creek, via Ammons, to Boerne.
From Cedar Creek to Alba de.
From Los Olmos, via Conception, to Borjas.
From Rockville, via Harris' Chapel and Carter's Ferry, to Marshall.
From Eagle Lake to Vox Populi.
From Tarkington's Prairie to Cleveland.
From Winowa to Kirk.

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Texas—Continued.

From Galveston, via San Luis Pass, Pass Cavallo, Aransas Pass, Corpus Christi Pass and all intermediate life saving stations to Brazos Santiago.

From Canton to Prarieville
From Jefferson, via Flinns, Wilson, and La Groves, to Longview
From Lexington, via Federal, to Paige.
From Rio Frio to Floral.
From Carrizo Springs to Valenzuela.
From Runnels to Oakdale
From Brackettville, via Fort San Felipe, Pecos Ford, Eagle Nest Mayer's Springs, Moxonis Springs, Pena Colorado, and Burgess Springs, to Fort Davis
From Owen to Troupe
From Beaumont, to Town Bluff.
From Matagorda to Indianola.
From Douglassville via Linden to Avinger.
From Gainesville via Loring's Ranche Willa Wolla, Denver, and Selma and Brushey to Newport.
From Queen's Peak Selma to Crafton.
From Westerville to Red Bluff.
From Fredericksburg to Greenville
From Dollardsville via Handley's Store Elmira, and Hickory Flat to Moscow.
From Glenfawn via Indian Creek and Loorreyville to Douglass.
From Trinity Mills to Stewart's Creek.
From South Sulphur via Morrisville Kingsville and Mayo to La
donia.
From Clarksville via Mauldins Mill Rosalie, Fullbright, and Birds Mill to Blossom Prairie Depot.
From Inuka to Brownsville.
From Gonzales, via South River Side to Hockheim.

Utah Territory;

UTAH TERRITORY.

From Milford to Cedar City.
From Cub Hill to Railroad Station.
From Croydon to Echo City.
From Plain City, via Slatersville and Harrisville to North Ogden.
From Union to South Cottonwood
From Pleasant Valley, via Miller's to Huntington
From Ferron City, via Castledale to Huntington.
From Springville to Fairview

Virginia;

VIRGINIA.

From Rock Fish Depot to Twin Poplars.
From Happy Creek, via Howesville and Blue Ball, to Berry's Ferry.
From Clifton Station, via Bull Run, to Centerville.
From Spear's Ferry, via Natural Tunnel and Wards Mill to Imboden.
From Estillville, via Stanley, to Rogersville, Tennessee
From Erwinton, via Trammel Creek, through Trammel Gap down Lick Creek, and via Charles Dickenson's Store, to Bickley's Mills.
From Palo Alto, via Wilson's Cross Roads, to Williamsville.
From Happy Creek to Venus.
From Guest's Station, via Sandy Ridge, Samuel, E. Ross: down the open fork to Erwinton, thence via Sandy Lick and Burk's Gap, Grassy Creek, and Elk Horn, Kentucky to Powell's Mills
From Lettington Post-Office, via main road, Mount Airy, Bovins Store, Charles City Chapel, Forge Bridge's to Providence Forge.
From Sidon, via Oakdale, to Trelow.
From Louisa Court House, via Unionville and Lahore, to Thorn Hill Post-Office.
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From Cape Henry, via Cape Hatteras, to Cape Lookout.

From London Bridge to Life-saving Station Number One and via intermediate life-saving stations, to Life saving Station Number Twenty-three, near Hatteras Inlet, North, Carolina.

From Indian Valley to Radford Furnace.

From Austinville to Hillsville.

From Mak Meadows via Red Island to Tipton.

From Halifax Court House via Meadsville to Roddeno.

From Spencer's Mill via Bahe's New Store and Saint Paul's Church to Prospect Depot.

From Mill Gap to Frost, West Virginia.

From Nash via Lundeford's Store and Mount Torry to Shenando.

From Wakeville via Faison's Store, New Design, Caisley's Church, and Phillips store to Spring Grove.

From Zuni via Nelm's store to Bower's.

From Belleville via Bennett's Creek Ferry to Driver's Store.

From Singer's Glen to Chrisman's.

From Swoops Depot to Union Hall.

From Ballsville via Clinton to Oak Forrest.

From Sturgeonville, via Wagna, to Forrest Hill.

From White Plain to Black's Ridge.

From Reed Island to Fremont.

VERMONT—

From Dummerston to Railroad Station.

From Mechanicsville to Railroad Station.

From Pownal Centre to Pownal.

From Brownington to Railroad Station.

From North Walden to Railroad Station.

From Walden to Railroad Station.

From South Walden to Railroad Station.

From East Cambridge to Johnson.

From Redding to South Redding.

WASHINGTON TERRITORY.

From Port Discovery, via Leland, to Quilcene.

From Spangle, via Cheney, Medical Lake and Cottonwood to Camp Spokane.

From Knappton, via Naselle, to Oysterville.

From Harriston, via Lord's Valley, to Mosquito Springs.

From Rock Creek, via Sprague, to Crab Creek.

From Skagit, via Mount Vernon and Sterling, to Ruby.

From Dayton, via Patil, Vernon, and Peola, to Lewiston.

From Edison to Samish.

From Fern Prarie to Steamboat Landing.

From Mount Vernon to Skagit.

From Muck to Lake View.

From Skagit to La Connor.

From Steilacom City to Railroad Station.

From Waldron to Steamboat Landing.

From Tacoma to New Tacoma.

From Fort Coleville via Old Fort to Sooyoo's Lake.

From Ainsworth, via Burnham, and Balm Grove, to, Yokima.

From Klickitat Landing to Happy Home, via Highland.

WEST VIRGINIA.

From Wirt Court-House to Limestone Hill.

From Pomeroy, to Portland, Ohio.

From Volcano to Marietta, Ohio.
West Virginia—From Lost Creek, via Duck Creek and West Milford to mouth Isaac's Creek.
Continued.
From St Clara, via Walnut Fork to Leading Creek on route twelve thousand two hundred and twenty-four.
From Letart to Point Pleasant.
From Ravenswood, via Miser Bottom, Lone Cedar, Belleville, Harris Ferry, and New England, to Parkersburgh.
From Charleston, via Mill Creek, Laurel Fork of Blue Creek, Odell's Kendall's and Dry Ridge, to Pleasant Retreat.
From Bassettsville, via Fairview, head of Plummer's Run and head of Flat Run to Mannington.
From Mannington to Sturm's Mills, on Little Bingamon.
From Fellowsville to Valley Furnace.
From Lawesville to Armettsville.
From Keyser to Headville.

Wisconsin: WISCONSIN.

From Merriland to Osseo.
From Baldwin, via Woodside, to New Centerville.
From El Paso to Martel.
From River Falls to Martel.
From Wayside to Greenleaf.
From Mapel Grove to Grimes Station on M. L. S and W. Railroad.
From Plainfield, via East Oasis and Wild Rose to Saxeveille.
From Albany to Brodhead.
From Antigo, via Norwood, and Hutchins, to Stoneville.
From Alloa to Portage.
From Annaton to Stitzer.
From Burnett to Burnett Station.
From Bear Creek to Union Ridge.
From Black River Falls, via Martel to El Paso.
From Brandon via Fair Water, Markesan and Manchester to Kingston.
From Baldwin, via Woodside, New Centerville and Martel to El Paso.
From Centralia, via Hemlock and Vesper, to Carey.
From Cold Spring to Fort Atkinson.
From Delafield to Railroad Station.
From Elk Grove to Elmo.
From Fredonia to Railroad Station.
From Farmersville to Knowles Station.
From Greenwood to Longwood.
From Gibbsville to Oostburgh.
From Hingham to Railroad Station.
From Hamburg, via Nangart and Maine, to Railroad Station.
From Hazel Green, via Fairview to Cuba City.
From Lavalle, via Ironton, Lime Ridge, Sandusky, Keysville and Bear Valley to Lone Rock.
From La Pointe to Bayfield.
From Little Wolf to Royalton.
From Lomira to Brownsville Station.
From Livingston, via Martinsville, Annaton and Washburn, to Rewey.
From Magnolia to Railroad Station.
From Marquette, via Grand Prarie, West Green Lake and Green Lake to Ripon.
From Neillsville, via Christie and Greenwood, to Longwood.
From Richland Center, via Ithica, Loyd and Westford to Cazenovia.
From Rice Lake to Cumberland.
From Tabor to Lamberton.
From Theresa to Mayville.
From Watertown to Lebanon.
From Wacousta to Railroad Station.
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From West Point to Feer's Corners.
From Washington Harbor to Elleson Bay.
From Pepin to Rodes Corners.
From Grantsburg via Woodlake and West Sweden to Clam's Falls.
From Nangart to Werlicet.
From Alban to Iola.
From Ettrick to Blair.
From Galesville to Blair.
From Bangor, via Burns to Mindoro.
From Stockholm, via Rodes Corners, Porcupine, Arkansaw, Noubeck, Danville, Louisville, Falls City, and Wanneka, to Elk Mound.

Approved, February 28, 1881.

CHAP. 91.—An act making the city of Chattanooga, in the State of Tennessee, a port of delivery.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the city of Chattanooga, in the State of Tennessee, is hereby made a port of delivery, with a surveyor at a salary of three hundred and fifty dollars per annum and the customary fees. And the Secretary of the Treasury is hereby directed to carry this act into effect.

Approved, February 28, 1881.

CHAP. 92.—An act to constitute Atlanta, Georgia, a port of delivery.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Atlanta, in the State of Georgia, be, and is hereby, constituted a port of delivery; and that the privileges of immediate transportation of dutiable merchandise conferred by the act of June tenth, eighteen hundred and eighty, entitled "An act to amend the statutes in relation to immediate transportation of dutiable goods, and for other purposes", be, and the same are hereby, extended to said port; and there shall be appointed a surveyor of customs to reside at said port, who shall receive a salary to be determined by the Secretary of the Treasury, not exceeding one thousand dollars per annum.

Approved, February 28, 1881.

CHAP. 93.—An act changing the name of the First National Bank of West Meriden in the county of New Haven and State of Connecticut.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name of the First National Bank of West Meriden, in the county of New Haven and State of Connecticut, shall be changed to the First National Bank of Meriden, Connecticut, 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 expenses incident to such change, including engraving, shall be borne and paid by said bank.

Sec. 2. That the debts, dividends, liabilities, rights, privileges and powers of the First National Bank of West Meriden, in the county of New Haven and State of Connecticut, shall devolve upon and inure to the First National Bank of Meriden, Connecticut, whenever such change of name is effected.

Approved, March 1, 1881.
March 1, 1881.

CHAP. 94.—An act to authorize the Commissioners of the District of Columbia to appoint additional policemen for temporary service in the District, 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 Commissioners of the District of Columbia are hereby authorized to appoint, upon the recommendation of the superintendent of the Metropolitan police of the District of Columbia, three hundred additional privates on the Metropolitan police force of said District for the period of ten days from the passage of this act, who shall be paid two dollars for each day's service rendered by them in that capacity; and a sum sufficient for their payment and equipment is hereby appropriated out of any money in the Treasury not otherwise appropriated: Provided, That the expense of said police shall be paid one-half out of the revenues of the District and the other half out of the revenues of the United States: And provided further, That twenty of said force shall be detailed and placed under control of the Architect of the Capitol, Sergeant-at-arms of the House, and Sergeant-at-arms of the Senate.

Approved, March 1, 1881.

March 1, 1881.

CHAP. 95.—An act to amend section thirty-five hundred and twenty-four of the Revised Statutes so as to authorize a charge for melting or refining bullion when at or above standard.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section thirty-five hundred and twenty-four of the Revised Statutes of the United States be amended by striking out of said section the words “for melting and refining when bullion is below standard,” and inserting in lieu thereof the words “for melting or refining bullion.”

Approved, March 1, 1881.

March 1, 1881.

CHAP. 96.—An act making appropriations for the service of the Post Office Department for the fiscal year ending June thirtieth, eighteen hundred and eighty-two, 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 following sums be, and the same are hereby, appropriated for the service of the Post Office Department for the year ending June thirtieth, eighteen hundred and eighty-two, out of any money in the Treasury arising from the revenues of said department, in conformity to the act of July second, eighteen hundred and thirty-six, as follows:

OFFICE OF THE POSTMASTER-GENERAL.—For mail depredations and post-office inspectors, including amounts necessary for fees to United States marshals and attorneys, one hundred and seventy-five thousand dollars. And not exceeding five thousand dollars of this amount may be expended for fees to United States attorneys, marshals, clerks of courts, and counsel necessarily employed by post-office inspectors of the Post-Office Department, subject to approval by the Attorney-General; and hereafter the superintendent of railway mail-service and the chief of post-office inspectors shall be paid their actual expenses while travelling on the business of the department.

For advertising, thirty five thousand dollars; and hereafter the Postmaster-General shall cause advertisements of all general mail-lettings of each State and Territory to be conspicuously posted in each post-office in the State and Territory embraced in said advertisements for at least sixty days before the time of such general letting; and no other advertisement of such lettings shall be required; but this provision shall not
apply to any other than general mail-lettings. And whenever it shall become necessary to employ temporary service on any mail route, it shall be the duty of the Postmaster-General to advertise for bids, or proposals, for such service by posting notices in the post offices at the termini of such route and upon a bulletin-board in a public place in the Post-Office Department building at Washington in the District of Columbia for at least ten days prior to such letting.

For preparation and publication of post-route maps, including revision of former editions, and maps, diagrams, and other information fifty thousand dollars; and the Postmaster-General may authorize the publication and sale of said maps to individuals at the cost thereof, the proceeds of said sales to be applied as a further appropriation for said purpose.

For miscellaneous items in the office of the Postmaster-General, two thousand dollars; and the Postmaster-General is hereby authorized to take the necessary steps to rent a suitable building or buildings for the use of the money-order office of the Post-Office Department and of the money-order division of the Auditor of the Treasury for the Post-Office Department: Provided, That the rent of such building or buildings, and the cost of necessary furniture for the same, to be procured under the supervision of the superintendent of the money-order system, shall be paid out of the proceeds of the money-order business: And provided further, That the annual rental of such building or buildings shall not exceed the sum of five thousand dollars, and the cost of the furniture for the same shall not exceed ten thousand dollars.

OFFICE OF THE FIRST ASSISTANT POSTMASTER-GENERAL.—For compensation to postmasters, seven million eight hundred thousand dollars.

For compensation to clerks in post-offices, three million eight hundred and fifty thousand dollars.

For payment to letter-carriers, two million six hundred thousand dollars.

For wrapping-paper, twenty thousand dollars.

For wrapping-twine, fifty-five thousand dollars.

For marking and rating stamps, fifteen thousand dollars.

For letter-balances, test-weights, and scales, ten thousand dollars.

For rent, light, and fuel, four hundred and twenty-five thousand dollars.

For office furniture, twenty thousand dollars.

For stationery, fifty thousand dollars.

For miscellaneous and incidental items, ninety thousand dollars.

OFFICE OF THE SECOND ASSISTANT POSTMASTER-GENERAL.—For inland mail transportation, namely: For transportation on railroad routes, nine million four hundred and eighty-eight thousand two hundred and eighty-two dollars; and the Postmaster-General is hereby authorized to expend not to exceed thirty thousand dollars thereof for special railroad service between the Union Depot in East Saint Louis, Illinois, and the Union Depot in Saint Louis, Missouri; and such sum shall include depot room and transfer service at each terminal.

For railway post-office car service, one million four hundred and twenty-six thousand dollars. And hereby when any railroad company fail or refuse to provide railway post-office cars when required by the Post-Office Department, or shall fail or refuse to provide suitable safety-heaters and safety-lamps therefor, with such number of saws and axes to each car for use in case of accident as may be required by the Post-Office Department, said company shall have its pay reduced ten per centum on the rates fixed in section four thousand and two of the Revised Statutes, as amended by act of July twelfth, eighteen hundred and seventy-six, entitled "An act making appropriations for the service of the Post-Office Department for the fiscal year ending June thirtieth, eighteen hundred and seventy-seven, and for other purposes," and as
further amended by the act of June seventeenth, eighteen hundred and eighty-eight, entitled "An act making appropriations for the service of the Post-Office Department for the fiscal year ending June thirtieth, eighteen hundred and seventy-nine, and for other purposes."

For necessary and special facilities on trunk lines, four hundred and twenty-five thousand dollars.

For inland transportation by steamboat routes, nine hundred and twenty-five thousand dollars.

For inland transportation by star routes, seven million nine hundred thousand dollars.

For compensation to railway post-office clerks, one million five hundred and fifty thousand dollars.

For route-agents, one million two hundred and seventy-five thousand dollars.

For mail-route messengers, two hundred and thirty-five thousand dollars.

For local agents, one hundred and fifty thousand dollars.

For mail-messengers, seven hundred and seventy-five thousand dollars.

For mail locks and keys, twenty-five thousand dollars.

For mail-bags and mail-bag catchers, two hundred thousand dollars.

For miscellaneous items, one thousand dollars.

Third Assistant OFFICE OF THE THIRD ASSISTANT POSTMASTER-GENERAL.—For manufacture of adhesive postage-stamps, of official stamps, and of newspaper and periodical stamps, one hundred and five thousand dollars:

Provided, That the condition attached to the item of appropriation for the "manufacture of adhesive postage-stamps," and so forth, in the first section of the "Act making appropriations for the service of the Post-Office Department for the fiscal year ending June thirtieth, eighteen hundred and eighty, and for other purposes," approved March third, eighteen hundred and seventy-nine, which condition is in the following words, namely, "If said stamps can be furnished by the Bureau of Engraving and Printing of the Treasury Department at less than the same now cost, the work of printing the same shall be given to said bureau when not in violation of existing contracts," be, and the same is hereby, repealed.

For pay of agent and assistants to distribute stamps, and expenses of the agency, eight thousand one hundred dollars.

For manufacture of stamped envelopes and newspaper-wrappers, five hundred and fifteen thousand dollars.

For pay of agent and assistants to distribute stamped envelopes and newspaper-wrappers, and expenses of agency, sixteen thousand dollars.

For manufacture of postal cards, two hundred and ninety-six thousand dollars.

For pay of agent and assistants to distribute postal cards, and expenses of agency, seven thousand three hundred dollars.

For registered-package envelopes, locks and seals, and for office envelopes, and for dead-letter envelopes, one hundred and twenty thousand dollars.

For ship letters, four thousand five hundred dollars.

For engraving, printing, and binding drafts and warrants, one thousand five hundred dollars.

For miscellaneous items, one thousand dollars.

OFFICE OF SUPERINTENDENT OF FOREIGN MAILS.—For transportation of foreign mails, two hundred and twenty-five thousand dollars:

Provided, That the Postmaster-General is authorized to pay to the colonies of New Zealand and New South Wales so much of the cost of the overland transportation of the British closed mails to and from Australia as he may deem just, not to exceed one-half of said cost; and the sum of forty thousand dollars is hereby appropriated for that purpose.
For balances due foreign countries, forty-five thousand dollars, including the United States' portion of the expenses of the International Bureau at Berne, Switzerland, under the provisions of the Universal Postal Union Convention, concluded at Paris, France, June first, eighteen hundred and seventy-eight.

SEC. 2. That if the revenue of the Post-Office Department shall be insufficient to meet the appropriations made by this act, then the sum of two million one hundred and fifty-two thousand two hundred and fifty-eight dollars, or so much thereof as may be necessary, be, and the same is hereby, appropriated, to be paid out of any money in the Treasury not otherwise appropriated, to supply deficiencies in the revenue of the Post-Office Department for the year ending June thirtieth, eighteen hundred and eighty-two.

Approved, March 1, 1881.

CHAP. 97.—An act for the relief of settlers upon the Absentee Shawnee lands in Kansas, 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 joint resolution approved April seventh, eighteen hundred and sixty-nine, for the relief of the settlers upon the Absentee Shawnee lands in Kansas, be, and they hereby are, extended so as to allow any bona fide settler now occupying said lands, and having made improvements thereon, or the heirs at law of such, who is a citizen of the United States, or who has declared his intention to become such according to the naturalization laws, to purchase for cash the land so occupied and improved by him, not to exceed one hundred and sixty acres in each case, at not less than two dollars and fifty cents per acre, at any time within one year after the passage of this act, under such rules and regulations as the Secretary of the Interior may prescribe, and that any lands not claimed by such settlers at the expiration of that period shall be offered at public sale at the minimum rate of two dollars and fifty cents per acre, notice of such sale to be given by public advertisement of not less than thirty days; and, further, that any tracts not then sold shall be thereafter subject to private entry at the same minimum: Provided, however, That the proceeds of such sales shall be applied in accordance with the provisions of the treaty between the United States and the said Shawnee Indians, proclaimed November second, eighteen hundred and fifty-four.

Approved, March 1, 1881.

CHAP. 107.—An act to authorize the Secretary of the Treasury to change the name of vessels under certain circumstances.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and hereby is, authorized to permit the owner or owners of any vessel duly enrolled and found seaworthy and free from debt to change the name of the same when in his opinion there shall be sufficient cause for so doing.

SEC. 2. That the Secretary of the Treasury shall establish such rules and regulations and procure such evidence as to the age, condition, where built, and pecuniary liability of the vessel as he may deem necessary to prevent injury to public or private interests: and when permission is granted by the Secretary he shall cause the order for the change of name to be published at least in four issues in some daily or weekly paper at the place of register; and the cost of procuring evidence and advertising the change of name to be paid by the person or persons desiring such change of name.

Approved, March 2, 1881.
March 2, 1881.

**CHAP. 108.—An act appropriating money for the erection of a penitentiary in the Territory of Dakota.**

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of thirty thousand dollars be, and the same is hereby, appropriated for the purpose of erecting, under the direction and supervision of the Secretary of the Interior, a penitentiary building in said Territory of Dakota, upon such tract or parcel of land, at or near the village of Sioux Falls, in Minnehaha County, said Territory, as shall be designated by the Secretary of the Interior: Provided, That the money hereby appropriated shall be devoted and applied exclusively to the purchase of the necessary grounds and to the erection of a penitentiary in said Territory, and shall not exceed the sum hereby appropriated, including the sum expended for the purchase of grounds upon which to erect said penitentiary; and the penitentiary of the Territory of Dakota is hereby located at or near the village of Sioux Falls, Minnehaha County, said Territory, upon such tract or parcel of land as shall be selected and designated by the Secretary of the Interior as herein provided.

Approved, March 2, 1881.

March 2, 1881.

**CHAP. 109.—An act to provide for the sale of certain property owned by the United States in the District of Columbia.**

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Chief of Engineers, United States Army, in charge of public buildings and grounds in the District of Columbia, be, and is hereby, authorized to sell and convey, by good and sufficient deed, to each of the owners of lot one, square one hundred and eighty-four; lot five, square one hundred and eighty-five; lots five, six, and seven, square one hundred and ninety-eight; lot twelve, square one hundred and ninety-nine, in the city of Washington, District of Columbia, such portion of the ground immediately adjoining the front of said lots, or either of them, as will make the angles at the four corners of Sixteenth and K streets, northwest, right angles, upon payment into the Treasury of the United States by said owners, or each of them, of an amount for the number of feet in each lot so to be conveyed at the rate the same may be appraised by three disinterested freeholders resident of the city of Washington, to be selected and sworn to said Chief of Engineers impartially to appraise said real estate at the true value thereof in money; and upon said sale the owners of said lots respectively shall pay into the Treasury of the United States for the erection of school-buildings in the city of Washington, one-third of said purchase-money, and the remainder thereof, with interest, in one year from the date of sale. No conveyance shall be made until all the purchase-money is paid: Provided, That said Chief of Engineers shall not sell or convey one portion or any part of said real estate unless all the same is sold and conveyed.

Approved, March 2, 1881.

March 2, 1881.

**CHAP. 110.—An act appropriating money towards the expense to be incurred in the centennial celebration of the battle on Groton Heights and for other purposes.**

Whereas, the battle of Groton Heights was one of the closing events of the American Revolution, preceding the final surrender of the British forces at Yorktown, in Virginia, only one month and thirteen days, and is logically and historically connected with that great event; and

Whereas, the State of Connecticut has already commenced preparations for the centennial celebration of this battle, the massacre attendant upon the capture of Fort Griswold, and the burning of New London
—all scenes in the bloody drama of September sixth, seventeen hundred and eighty-one; and

Whereas the people of the other States of the Union, proud of the part which their fathers took in achieving American Independence, and actuated by the feeling of a common brotherhood, must desire to unite with the people of Connecticut in paying a proper tribute to the patriotism, dauntless courage, and heroic sacrifice of the noble band of men who fought valiantly against superior numbers of British troops, and chose death rather than surrender their homes to the brutality and lust of the invaders: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of five thousand dollars be, and the same is hereby, appropriated, out of any money in the Treasury not otherwise appropriated, to be expended by the centennial committee of the Groton Monument Association, under the direction of the Secretary of War, for the purpose of aiding to defray the expenses which will be incurred in celebrating the one hundredth anniversary of the battle and massacre at Fort Griswold, or Groton Heights, and the burning of New London, on the sixth day of September, seventeen hundred and eighty-one, in such manner as shall befit the historical significance of that event, and be indicative of the present power, prosperity, and greatness of the United States as a nation.

SEC. 2. That the further sum of five thousand dollars, or so much thereof as may be necessary, be, and the same is hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the purpose of thoroughly repairing the granite monument erected in eighteen hundred and twenty-six on Groton Heights, and to be disbursed under the direction of the Groton Monument Association.

SEC. 3. That the centennial committee of the Groton Monument Association are hereby authorized to enter upon and use the battle field on Groton Heights at such times and in such manner as may be necessary for the centennial services.

Approved, March 2, 1881.

CHAP. 111.—An act establishing a life-saving station at Louisville, Kentucky.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is hereby directed to establish a life-saving station at Louisville, Kentucky, with such equipments and organization as he may think proper, and whatever amount is necessary for said purpose is hereby appropriated out of any money not otherwise appropriated: Provided, That said amount shall not exceed the sum heretofore appropriated for such station.

Approved, March 2, 1881.

CHAP. 112.—An act to provide for the construction of a public building at Jackson, in the State of Mississippi.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to purchase or otherwise procure a suitable site for a public building, which site shall leave the building unexposed to danger from fire in adjacent buildings by an open space not less than fifty feet, including streets and alleys, and cause to be erected thereon, at the city of Jackson, in the State of Mississippi, a substantial and commodious public building, with fire-proof vaults, for the use of the United States district and circuit courts, the land-office, internal-revenue service, and post-office; the plans and
estimates for said building having first been prepared, examined, and approved, as required by section thirty-seven hundred and thirty-four of the Revised Statutes of the United States, upon calculations and specifications that will insure the completion of the building at a cost not to exceed the sum of one hundred thousand dollars: Provided, That no money to be appropriated for said building shall be used until a valid title to the site selected shall be vested in the United States, nor until the State of Mississippi shall have ceded to the United States jurisdiction over the same for all purposes, during the time the government shall be or remain the owner thereof, except for the enforcement of the criminal laws of the State and the service of civil process therein.

And the sum of one hundred thousand dollars is hereby appropriated for the purposes of this act out of any money in the Treasury not otherwise appropriated.

Approved March 2, 1881.

March 3, 1881.

CHAP. 128.—An act to provide for the sale of the remainder of the reservation of the Confederated Otoe and Missouri Tribes of Indians, in the States of Nebraska and Kansas, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That with the consent of the Otoe and Missouri Tribes of Indians, expressed in open council, the Secretary of the Interior is authorized to cause to be surveyed and sold the remainder of the reservation of said Indians lying in the States of Kansas and Nebraska.

SEC. 2. That the lands so surveyed shall be appraised by three commissioners, one of whom shall be designated by said Indians in open council, and the other two by the Secretary of the Interior.

SEC. 3. That after the survey and appraisement of said lands, the Secretary of the Interior shall be, and hereby is, authorized to offer the same for sale through the United States public-land office at Beatrice, Nebraska, in tracts not exceeding one hundred and sixty acres, for cash to actual settlers, or persons who shall make oath before the register of the receiver of the land-office at Beatrice, Nebraska, that they intend to occupy the land for authority to purchase which they make application, and who shall within three months from the date of such application make a permanent settlement upon the same, in tracts not exceeding one hundred and sixty acres to each purchaser: Provided, That, if in the judgment of the Secretary of the Interior, it shall be more advantageous to sell said lands upon deferred payments, he may, with the consent of the Indians expressed in open council, dispose of the same upon the following terms as to payments, that is to say: One-quarter in cash, to become due and payable at the expiration of three months from the date of the filing of an application as hereinbefore required, one-quarter in one year, one-quarter in two years, and one-quarter in three years from the date of sale, with interest at the rate of five per centum per annum; but in case of default in the cash payment as hereinbefore required, the person thus defaulting shall forfeit absolutely his right to the tract for the purchase of which he has applied: And provided further, That whenever any person shall apply under the provisions of this act to purchase a tract containing a fractional excess over one hundred and sixty acres, if the excess is less than forty acres, is contiguous, and results from inability in the survey to make township and section lines conform to the boundary lines of the reservation, his application shall not be rejected on account of such excess; but if no other objection exists the purchase shall be allowed as in other cases: And provided further, That no portion of said land shall be sold at less than the appraised value thereof, and in no case less than two dollars and fifty cents per acre.
FORTY-SIXTH CONGRESS. Sess. III. Ch. 128, 129. 1881.

SEC. 4. That the proceeds of the sale of said lands shall be placed to the credit of said Indians in the Treasury of the United States, and shall bear interest at the rate of five per centum per annum, which income shall be annually expended for the benefit of said Indians under direction of the Secretary of the Interior.

SEC. 5. That the Secretary of the Interior may, with the consent of the Indians, expressed in open council, secure other reservation lands upon which to locate said Indians, cause their removal thereto, and expend such sum as may be necessary for their comfort and advancement in civilization, not exceeding one hundred thousand dollars, including cost of surveys and expense of removal, the same to be drawn from the fund arising from the sale of their reservation lands under the act approved August fifteenth, eighteen hundred and seventy-six.

Approved, March 3, 1881.

CHAP. 129.—An act making appropriations for the Agricultural Department of the government for the fiscal year ending June thirtieth, eighteen hundred and eighty-two, 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 following sums be, and the same are hereby, appropriated, out of any money in the Treasury of the United States not otherwise appropriated, in full compensation for the service for the fiscal year ending June thirtieth, eighteen hundred and eighty-two, for the objects and purposes hereinafter expressed, namely:

DEPARTMENT OF AGRICULTURE.

OFFICE OF COMMISSIONER.

For compensation of Commissioner of Agriculture, four thousand dollars; chief clerk in said department, two thousand dollars; chief of division of accounts, disbursing clerk, and superintendent of department building, one thousand eight hundred dollars; one assistant, who shall act as property clerk, one thousand four hundred dollars; one stenographer, one thousand eight hundred dollars; two clerks of class four, three thousand six hundred dollars; two clerks of class three, three thousand two hundred dollars; four clerks of class two, five thousand six hundred dollars; four clerks of class one, four thousand eight hundred dollars; one librarian, one thousand four hundred dollars; one engineer, one thousand two hundred dollars; superintendent of folding-room, one thousand two hundred dollars; five clerks, at one thousand dollars each, five thousand dollars; clerks, carpenter, watchman, and laborers, eight thousand dollars; in all, forty-five thousand dollars.

CHEMICAL DIVISION.

For compensation of chief chemist, two thousand dollars; one assistant chemist, one thousand six hundred dollars; one assistant chemist, one thousand four hundred dollars.

For the employment of additional assistants in the chemical department, four thousand dollars; in all, nine thousand dollars.

BOTANICAL DIVISION.

For compensation of one botanist, one thousand eight hundred dollars; one assistant botanist, one thousand two hundred dollars; in all, three thousand dollars.
FORTY-SIXTH CONGRESS. Sess. III. Ch. 129. 1881.

ENTOMOLOGICAL DIVISION.

Entomologist. For compensation of entomologist, two thousand dollars; one assistant entomologist, one thousand two hundred dollars; in all, three thousand two hundred dollars.

STATISTICAL DIVISION.

Statistician. For compensation of one statistician, two thousand dollars; one clerk of class four, one thousand eight hundred dollars; two clerks of class three, three thousand two hundred dollars; one clerk of class two, one thousand four hundred dollars; two clerks of class one, two thousand four hundred dollars; in all, ten thousand eight hundred dollars.

GARDEN AND GROUNDS.

Superintendent. For compensation of superintendent of garden and grounds, two thousand dollars.

MICROSCOPICAL DIVISION.

Microscopist. For compensation of microscopist, one thousand eight hundred dollars.

LABORATORY.

Chemicals and apparatus for the use of the chemist and microscopist, and for necessary expenses in conducting experiments, six thousand dollars.

MUSEUM.

For compensation of two attendants in museum, at a salary of one thousand dollars each, two thousand dollars.

SEED DIVISION.

Superintendent. For compensation of superintendent of seed division, one thousand eight hundred dollars; one superintendent of flower-seed room, nine hundred dollars; in all, two thousand seven hundred dollars.

And it is hereby enacted that, in addition to the proper vouchers and accounts for the sums herein appropriated to the accounting officers of the Treasury, the Commissioner of Agriculture shall present a detailed statement of the manner of the expenditure of the amounts hereby appropriated, to accompany his estimates to be presented at the next regular session of Congress: Provided, That no part of these sums shall be paid to any person receiving at the same time other compensation as an officer or employee of the government.

AGRICULTURAL STATISTICS.

Statistics. For collecting agricultural statistics and compiling and writing matter for monthly, annual, and special reports, ten thousand dollars: Provided, That no part of this sum shall be paid to any person receiving at the same time other compensation as an officer or employee of the government.

PURCHASE AND DISTRIBUTION OF SEEDS, AND SO FORTH.

For the purchase and propagation and distribution, as required by law, of seeds, trees, shrubs, vines, cuttings, and plants, and expenses of putting up the same, eighty thousand dollars. An equal proportion of one-half of all seeds, plants, and cuttings shall, upon their request, be supplied to Senators, Representatives, and Delegates in Congress for distribution among their constituents, or shall, by their direction, be sent to...
their constituents; and the persons receiving such seeds shall inform the
department of the results of the experiments therewith: Provided, That
all seeds, plants, and cuttings herein allotted to Senators, Representatives,
and Delegates in Congress for distribution remaining uncalled for
at the end of the fiscal year shall be distributed by the Commissioner of
Agriculture: Provided further, That three thousand dollars of this sum
shall be expended in the discretion of the Commissioner in experiments
for the improvement of the varieties and culture of cotton: And provided
also, That the Commissioner shall report, as provided in this act, the
place, quantity, and price of seeds purchased, from whom purchased, and
the date of purchase. But nothing in this paragraph shall be construed
to prevent the Commissioner of Agriculture from sending flower, garden,
and other seeds to those who apply for the same. And the amount herein
appropriated shall not be diverted or used for any other purpose but for
the purchase, propagation, and distribution of improved and valuable
seeds, plants, cuttings, and vines.

For experiments in connection with the culture and manufacture of
tea, in the discretion of the Commissioner of Agriculture, ten thousand
dollars, which shall be available immediately.

EXPERIMENTAL GARDEN AND GROUNDS.

For labor in experimental garden, five thousand dollars; plant-pots,
two hundred and fifty dollars; continuing repairs and painting green-
houses, and so forth, five hundred dollars; purchasing and propagating
new plants and seeds of economic value, five hundred and fifty dollars;
tools for green-houses, one hundred and fifty dollars; repairs to heating
apparatus, new pipes, and so forth, four hundred and fifty dollars; charcoal, sand,
and sod for potting plants, one hundred dollars; in all, seven
thousand dollars.

COLLECTING, MODELING, AND SO FORTH.

For collecting and modeling specimens of fruits and vegetables, and
collecting and preparing specimens for the museum and herbarium, one
thousand dollars.

FURNITURE AND REPAIRS.

For repairs of building, heating apparatus, furniture, carpets and
matting, water and gas pipes, and so forth, four thousand dollars.

LIBRARY.

For entomological and botanical works of reference, works on chem-
istry, mineralogy, and charts, current agricultural works for library,
miscellaneous agricultural periodicals, and the completion of imperfect
series, one thousand dollars.

INVESTIGATION AS TO INSECTS INJURIOUS TO AGRICULTURE.

For investigating the history and habits of insects injurious to agri-
culture; for experiments in ascertaining the best means of destroying
them; chemicals, traveling, and other expenses in the practical work of
the entomological division, twenty thousand dollars: Provided, That to
enable the Entomological Commission to complete and publish the data
already obtained by them, with the investigations made, the sum of
five thousand dollars of said sum of twenty thousand dollars is hereby
appropriated, to be expended under the direction of said commission;
and the report of the said commission, and an itemized statement of their
expenditures, shall be made to the Commissioner of Agriculture.
Testing wools, &c.

Examining the testing, by scientific examination, of the textile strength, felting capacity, and other peculiarities of the different wools and animal fibers collected at the Philadelphia International Exhibition of Sheep and Wool Products, in pursuance of the acts approved June sixteenth, eighteen hundred and eighty, and to publish the report, thereon, five thousand dollars, or so much thereof as may be necessary; and out of this sum the Commissioner of Agriculture is hereby authorized to pay to John L. Hayes, for his Report on Sheep Husbandry in the South, published by resolution of Congress, at the rate per printed page paid for contributions to the agricultural reports, not exceeding the sum of five hundred dollars.

Investigating the Diseases of Swine and Other Domesticated Animals.

For continuing the investigation of the diseases of swine, and infectious and contagious diseases to which all other classes of domesticated animals are subject, twenty-five thousand dollars, to be available immediately; and of this sum fifteen thousand dollars shall be devoted to the investigation of the disease of pleuro-pneumonia among cattle.

Machinery, Apparatus and Experiments in the Manufacture of Sugar.

For expenses of machinery and apparatus, labor, and so forth, to continue experiments in the manufacture of sugar from sorghum and other sugar-producing plants, twenty-five thousand dollars, to be available immediately; and out of the above sum the Commissioner of Agriculture is hereby authorized to pay the chief chemist one thousand dollars as additional compensation for the next fiscal year.

For the continuation of experiments in connection with the manufacture of sugar from beets, and for the cultivation of beets for that purpose, ten thousand dollars.

Data Respecting the Agricultural Needs of Country West of Rocky Mountains.

For the purpose of enabling the Commissioner of Agriculture to procure and publish data touching the agricultural needs of that portion of the United States lying west of the Rocky Mountains, five thousand dollars.

Reclamation of Arid and Waste Lands.

For the reclamation of the arid and waste lands lying in certain Western States and Territories, ten thousand dollars: Provided, That no part of this sum shall be expended in experiments upon the lands of individuals or corporations, but only upon the lands belonging to the United States.

Forestry.

For the purpose of enabling the Commissioner of Agriculture to continue an investigation and report upon the subject of forestry, five thousand dollars.

Postage.

For postage on return letters, circulars, and miscellaneous articles for correspondents and foreign mail, four thousand dollars.

Contingent Expenses.

For stationery, freight, express charges, fuel, lights, subsistence, and care of horses, repairs of harness, paper, twine, and gum for folding-room; and for miscellaneous items, namely, for advertising, telegraph-
ing, dry-goods, soap, brushes, brooms, mats, oils, paints, glass, lumber, hardware, ice, purchasing supplies, and for necessary items, including actual traveling expenses while on the business of the department, ten thousand dollars.

BUILDING FOR THE DISPLAY OF THE AGRICULTURAL IMPLEMENTS.

For the purpose of erecting a building on the Agricultural grounds for the display of all agricultural implements that may be presented to the department for exhibition therein, ten thousand dollars; to be available immediately.

For labor, new implements, repair of tools, wagons and carts, manure, and purchasing trees for arboretum, five thousand dollars.

Repairing and resurfacing the concrete roads and walks on the grounds, three thousand dollars.

SEC. 2. That the Commissioner of Agriculture is hereby directed and required to account and report to the proper accounting officers of the Treasury in the same manner and at the same times as the heads of executive departments of the government are now required by law to account and report.

SEC. 3 That all acts or parts of acts inconsistent or in conflict with the provisions of this act are hereby repealed.

Approved, March 3, 1881.

CHAP. 130.—An act making appropriations for the legislative, executive, and judicial expenses of the government for the fiscal year ending June thirtieth, eighteen hundred and eighty-two, 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 following sums be, and the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, in full compensation for the service of the fiscal year ending June thirtieth, eighteen hundred and eighty-two, for the objects hereinafter expressed, namely:

LEGISLATIVE.

SENATE.

For compensation of Senators, three hundred and eighty thousand dollars.

For mileage of Senators, thirty-three thousand dollars.

For compensation of the officers, clerks, messengers, and others receiving an annual salary in the service of the Senate, two hundred and seven thousand seven hundred and thirty-one dollars and twenty-six cents, namely: For Secretary of the Senate, four thousand five hundred dollars, including compensation as disbursing officer of the contingent fund of the Senate, and for compensation as disbursing officer of salaries of Senators, three hundred and ninety-six dollars; hire of horse and wagon for the Secretary's office, twelve hundred dollars; chief clerk, three thousand dollars; principal clerk, principal executive clerk, minute and journal clerk, financial clerk, and enrolling clerk, two thousand five hundred and ninety-two dollars each; librarian, and six clerks in the office of the Secretary of the Senate, at two thousand two hundred and twenty dollars each; assistant librarian, one thousand four hundred dollars; five clerks in the office of the Secretary of the Senate, at two thousand one hundred dollars each.

For keeper of the stationery, two thousand one hundred and two dollars and forty cents; assistant keeper of stationery, one thousand eight hundred dollars; two messengers, one thousand two hundred and ninety-six dollars each; one assistant in the stationery room, one thou-
sand dollars; three laborers in the office of the Secretary of the Senate, seven hundred and twenty dollars each; one page in the office of the Secretary of the Senate, at two dollars and fifty cents per day, nine hundred and twelve dollars and fifty cents.

For Chaplain, nine hundred dollars.

For secretary to the Vice-President, two thousand one hundred and two dollars and forty cents.

For messenger to the Vice-President's room, to be appointed by the Vice-President, one thousand four hundred and forty dollars.

For clerk to the Committee on Appropriations, two thousand five hundred dollars.

For assistant clerk to the Committee on Appropriations, one thousand six hundred dollars, to be appointed by the committee.

For clerk and stenographer to the Committee on Appropriations, one thousand five hundred dollars.

For clerk of printing records, two thousand two hundred and twenty dollars.

For clerk to the Committee on Claims, clerk to the Committee on Commerce, clerk to the Committee on the Judiciary, clerk to the Committee on Private Land Claims, clerk to the Committee on Appropriations, clerk to the Committee on Pensions, clerk to the Committee on Military Affairs, clerk to the Committee on Post-Offices and Post-Roads, for clerk to the Committee on the District of Columbia, for clerk to the Committee on Naval Affairs, for clerk to the Joint Committee on the Library, and for clerk to the Committee on the Census, at two thousand two hundred and twenty dollars each.

For Sergeant-at-Arms and Doorkeeper, four thousand three hundred and twenty dollars; assistant doorkeeper, two thousand five hundred and ninety-two dollars; three messengers, acting as assistant doorkeepers, one thousand eight hundred dollars each.

For clerk to the Sergeant-at-Arms, two thousand dollars.

For Postmaster to the Senate, two thousand two hundred and fifty dollars; assistant postmaster and mail-carrier, two thousand and eighty dollars; four mail-carriers, at one thousand two hundred dollars each.

For superintendent of the document-room, two thousand one hundred and sixty dollars; two assistants in document-room, at one thousand four hundred and forty dollars each; one page in the document-room, seven hundred and twenty dollars; superintendent of the folding-room, two thousand one hundred and sixty dollars; one assistant in the folding-room, one thousand two hundred dollars.

For twenty-four messengers, at one thousand four hundred and forty dollars each; messenger to the Committee on Appropriations, to be appointed by the committee, at one thousand four hundred and forty dollars; messenger in charge of storeroom, one thousand two hundred dollars; messenger to the official reporters' room, one thousand two hundred dollars.

For chief engineer, two thousand one hundred and sixty dollars; three assistant engineers, at one thousand four hundred and forty dollars each; conductor of elevator, one thousand two hundred dollars; two firemen, at one thousand and ninety-five dollars each; three laborers in the engineer's department, at seven hundred and twenty dollars each.

For eight skilled laborers, at one thousand dollars each per annum; twelve laborers at seven hundred and twenty dollars each; and one laborer in charge of the private passage, eight hundred and forty dollars; twelve laborers, during the session, at the rate of seven hundred and twenty dollars each per annum; one thousand two hundred dollars per annum.

For contingent expenses of the Senate, namely:

For stationery and newspapers, including five thousand dollars for
stationery for committees and officers of the Senate, and one hundred and fifty dollars for postage-stamps for the Secretary of the Senate, and one hundred and fifty dollars for postage-stamps for the Sergeant-at-Arms, fourteen thousand eight hundred dollars.

For twenty-four clerks to committees, at six dollars per day during the session, twenty-nine thousand nine hundred and fifty-two dollars. To committees.

For seventeen pages for the Senate chamber, including three riding pages, at the rate of two dollars and fifty cents per day each while actually employed, nine thousand two hundred and thirty-two dollars and fifty cents.

For expenses of maintaining and equipping horses and mail-wagons for carrying the mails, three thousand eight hundred dollars.

For materials for folding, four thousand dollars.

For one foreman in folding-room, one thousand two hundred dollars; five folders, at three dollars per day while actually employed, five thousand four hundred and seventy-five dollars; in all, six thousand six hundred and seventy-five dollars;

For fuel and oil and cotton-waste for the heating apparatus, seven thousand dollars; for furniture and repairs of furniture, ten thousand dollars; for packing boxes, seven hundred and sixty dollars; for miscellaneous items, exclusive of labor, five thousand dollars; expenses of special and select committees, forty thousand dollars; in all, sixty-two thousand seven hundred and sixty dollars.

For reporting the debates and proceedings of the Senate, twenty-five thousand dollars, payable in equal monthly installments.

For expenses of compiling and preparing the Congressional Directory, to be expended under the direction of the Joint Committee on Public Printing, one thousand two hundred dollars.

CAPITOL POLICE.

For one captain, one thousand six hundred dollars; three lieutenants, at one thousand two hundred dollars each; twenty-one privates, at one thousand one hundred dollars each; and eight watchmen, at nine hundred dollars each, in all, thirty-five thousand five hundred dollars, one half to be paid into the contingent fund of the Senate, and the other half to be paid into the contingent fund of the House of Representatives.

For contingent fund, one hundred dollars.

HOUSE OF REPRESENTATIVES.

For compensation of Members of the House of Representatives and Delegates from Territories, one million five hundred and thirty thousand dollars.

For mileage, one hundred thousand dollars.

For compensation of the officers, clerks, messengers, and others receiving an annual salary in the service of the House of Representatives, two hundred and fourteen thousand four hundred and eighty-four dollars and fifty cents, namely: For Clerk of the House of Representatives, including compensation as disbursing officer of the contingent fund, four thousand five hundred dollars, and for hire of horses and wagons for the use of the Clerk's office, six hundred dollars; for chief clerk, journal clerk, two reading clerks, and tally clerk, five in all, at three thousand dollars each; for printing and bill clerk, at two thousand five hundred dollars; for disbursing clerk, file clerk, and enrolling clerk, three in all, at two thousand two hundred and fifty dollars each; for assistant disbursing clerk, assistant enrolling clerk, resolution and petition clerk, newspaper clerk, superintendent of document room, index clerk, and librarian, seven in all, at two thousand dollars each; for distributing clerk and stationery clerk, one thousand eight hundred dollars each; document clerk, upholsterer and locksmith, and two assist-
ant librarians, four in all, at one thousand four hundred and forty dollars each; and one page, at sixty dollars per month.

For bookkeeper and four clerks, one thousand six hundred dollars each.

For one laborer in the bath-room, seven hundred and twenty dollars; four laborers, at seven hundred and twenty dollars each; one telegraph operator, seven hundred and twenty dollars.

For clerk to the Committee on Ways and Means, two thousand five hundred dollars; assistant clerk, one thousand two hundred dollars; messenger, one thousand dollars.

For clerk to the Committee on Appropriations, two thousand five hundred dollars; assistant clerk, one thousand six hundred dollars; messenger, one thousand dollars.

For clerk to the Committee on the Judiciary, clerk to the Committee on Claims, clerk to the Committee on the Public Lands, clerk to the Committee on War Claims, clerk to the Committee on Invalid Pensions, clerk to Committee on the District of Columbia, and clerk to the Committee on Commerce, at two thousand dollars each.

For assistant clerk to the Committee on War Claims, one thousand six hundred dollars.

For private secretary to the Speaker, one thousand eight hundred dollars.

For clerk to the Speaker, one thousand six hundred dollars.

For private secretary to the Speaker's table, one thousand four hundred dollars.

For Sergeant-at-Arms of the House of Representatives, four thousand dollars; for one horse and wagon, for his use, five hundred dollars; clerk to the Sergeant-at-Arms, two thousand one hundred dollars; pay-ing-teller to the Sergeant-at-Arms, two thousand dollars; messenger to the Sergeant-at-Arms, one thousand two hundred dollars; and one page, at sixty dollars per month; and for laborer in the office of the Sergeant-at-Arms, six hundred and sixty dollars.

For Doorkeeper, two thousand five hundred dollars; assistant doorkeeper, two thousand dollars; clerk for Doorkeeper, one thousand two hundred dollars; janitor, one thousand two hundred dollars.

For one chief engineer, one thousand seven hundred dollars; two assistant engineers, one thousand two hundred dollars each; and one laborer, eight hundred and twenty dollars; five firemen, at nine hundred dollars each.

For one electrician, one thousand one hundred and fifty dollars; and hereafter the electrician, together with everything pertaining to the electrical machinery and apparatus, and all laborers and others connected with the lighting, heating, and ventilating the House, shall be subject exclusively to the orders, and in all respects under the direction, of the Architect of the Capitol, subject to the control of the Speaker; and no removal or appointment shall be made except with his approval. And all engineers and others who are engaged in heating and ventilating the House shall be subject to the orders, and in all respects under the direction, of the Architect of the Capitol, subject to the control of the Speaker; and no removal or appointment shall be made except with his approval.

For two messengers in the House library, at three dollars and sixty cents per day, two thousand six hundred and twenty-eight dollars.

For superintendent of the folding-room, two thousand dollars; three clerks in the folding-room, one at one thousand eight hundred dollars and two at one thousand two hundred dollars each; superintendent of the document-room, two thousand dollars; chief assistant in the document-room, at two thousand dollars; document file clerk, one thousand four hundred dollars.

For fourteen messengers on the soldiers' roll, at one thousand two hundred dollars each.

For eight messengers, at one thousand two hundred dollars each; ten messengers, at one thousand dollars each; seven laborers at seven hun-
dred and twenty dollars each; ten laborers, during the session, at the rate of seven hundred and twenty dollars each per annum; two laborers at six hundred dollars each; one laborer at eight hundred and forty dollars; eight laborers in charge of cleaning the Hall of the House, known as "cloak-room men," at fifty dollars per month during the session; and for one female attendant in ladies' retiring-room, six hundred dollars.

For Postmaster, two thousand five hundred dollars; first assistant postmaster, two thousand dollars; eight messengers, at one thousand two hundred dollars each; four messengers, during the session, at eight hundred dollars each; and one laborer, at seven hundred and twenty dollars.

For Chaplain of the House, nine hundred dollars.

For the person preparing the general index to the journals of Congress under resolution of June eighteenth, eighteen hundred and seventy-eight, two thousand five hundred dollars.

For the journal clerk, for preparing Digest of the Rules, one thousand dollars.

For one employee under Doorkeeper, by resolution of the House of November sixth, eighteen hundred and seventy-seven, one thousand three hundred and fourteen dollars.

For reporters of the House.

For reporters: For two stenographers for committees, five thousand dollars each; and this shall be in lieu of all other compensation for such services in reporting and transcribing the proceedings of each and all of said committees.

For five official reporters of the proceedings and debates of the House, at five thousand dollars each, twenty-five thousand dollars.

For contingent expenses of the House of Representatives, namely:

For thirty-two clerks to committees, at six dollars each per day during the session, forty thousand seven hundred and four dollars.

For materials for folding, sixteen thousand dollars.

For labor in folding books, speeches, and pamphlets the following employees are hereby authorized to be appointed by the Doorkeeper, namely: One foreman, one thousand five hundred dollars; one messenger, one thousand two hundred dollars; one folder in the sealing-room, one thousand two hundred dollars; one page, five hundred dollars; one laborer, four hundred dollars; ten folders at nine hundred dollars each; five folders at eight hundred and forty dollars each; and fifteen folders at seven hundred and twenty dollars each; in all, twenty-eight thousand eight hundred dollars.

For fuel and oil for the heating apparatus, seven thousand dollars.

For hire of horses and mail-wagons for carrying the mails, five thousand dollars.

For packing-boxes, two thousand seven hundred dollars.

For cartage, six hundred dollars.

For miscellaneous items and expenses of special and select committees, fifty thousand dollars.

For services in cleaning Statuary Hall and watching statuary therein, seven hundred and twenty dollars.

For postage-stamps for the officers of the House of Representatives, namely: For the Sergeant-at-Arms, three hundred dollars; the Clerk, one hundred and fifty dollars; and the Postmaster, one hundred dollars.

For newspapers and stationery for members of the House of Representatives, officers of the House, and committees of the House, including six thousand dollars for stationery for the use of the committees and officers of the House, forty-three thousand seven hundred and fifty dollars.
Pages, hire of horses.

For twenty-nine pages, while actually employed, including one riding page and one telegraph page, at two dollars and fifty cents per day each, and for hire of horses (five hundred dollars), fifteen thousand eight hundred and seventy dollars; and wherever the words "during the session" occur in the foregoing they shall be construed to mean seven months.

Public Printing.

For compensation of the Public Printer, three thousand six hundred dollars; for chief clerk, two thousand dollars; three clerks of class four; one clerk of class two; one clerk of class one; in all, thirteen thousand six hundred dollars.

Contingent expenses.

For contingent expenses of his office, namely: For stationery, postage, advertising, traveling expenses, horses and wagons, and miscellaneous items, two thousand five hundred dollars.

Library of Congress.

Librarian and assistants.

For compensation of the Librarian, four thousand dollars; and for twenty-four assistant librarians, two at two thousand two hundred and fifty dollars each, one at two thousand dollars, four at one thousand six hundred dollars each, two at one thousand four hundred and forty dollars each, two at one thousand two hundred and fifty dollars each, eight at ten thousand two hundred dollars each, four at one thousand dollars each, and one at nine hundred and sixty dollars per annum; in all, thirty-six thousand eight hundred and forty dollars.

Purchase of books.

For purchase of books for the Library, five thousand dollars; for purchase of law-books for the Library, two thousand dollars; for purchase of files of periodicals and newspapers, two thousand five hundred dollars; for expenses of exchanging public documents for the publications of foreign governments, one thousand dollars; in all, ten thousand five hundred dollars.

Books of reference for Supreme Court.

For purchase, by the Librarian of Congress, of new books of reference for the Supreme Court, to be a part of the Library of Congress, and purchased under the direction of the Chief Justice, two thousand five hundred dollars.

Contingent expenses.

For contingent expenses of said Library, one thousand dollars.

For expenses of the copyright business, five hundred dollars.

Botanic Garden.

For Botanic Garden: For pay of superintendent, one thousand eight hundred dollars; for assistants in Botanic Garden and greenhouses, and laborers, under the direction of the Library Committee of Congress, nine thousand nine hundred dollars; in all, eleven thousand seven hundred dollars.

Improving garden, &c.

For improving the garden, procuring manure, tools, fuel, and repairs, and purchasing trees and shrubs, under the direction of the Library Committee of Congress, five thousand dollars.

Executive.

Compensation for the President.

For compensation of the President of the United States, fifty thousand dollars.

Vice-President.

For compensation of the Vice-President of the United States, eight thousand dollars.

Officers in the office of the President.

For compensation to the following in the office of the President of the United States: Private secretary, three thousand two hundred and fifty dollars; assistant secretary, two thousand two hundred and fifty dollars; two executive clerks, at two thousand dollars each; stenographer, one thousand eight hundred dollars; one clerk class four; one clerk class two; one telegraph operator, one thousand four hundred dollars; one clerk class one; steward, at one thousand eight hundred dollars; one day-usher at one thousand four hundred dollars; one day-usher at one thousand two hundred dollars; five messengers, at one
thousand two hundred dollars each; two doorkeepers, at one thousand two hundred dollars each; one night-usher, one thousand two hundred dollars; one watchman, nine hundred dollars; and one fireman, eight hundred and sixty-four dollars; in all, thirty-two thousand eight hundred and sixty-four dollars.

For contingent expenses of the Executive Office, including stationery therefor, as well as record-books, telegrams, books for library, miscellaneous items, and furniture and carpets for offices, care of office carriage, horses, and harness, eight thousand dollars.

DEPARTMENT OF STATE.

For compensation of the Secretary of State, eight thousand dollars; first assistant secretary of state, four thousand five hundred dollars; two assistant secretaries of state, at three thousand five hundred dollars each; for chief clerk, two thousand five hundred dollars; for five chiefs of bureau and one translator, at two thousand one hundred dollars each; twelve clerks of class four; four clerks of class three; three clerks of class two; ten clerks of class one; four clerks at one thousand dollars each; and ten clerks at nine hundred dollars each; one messenger; one assistant messenger; one superintendent of the watch, at one thousand dollars; one assistant, eight hundred dollars; six watchmen; twelve laborers; chief engineer, who shall be a machinist, one thousand two hundred dollars; one assistant engineer, one thousand dollars; six firemen, at seven hundred and twenty dollars each; ten charwomen, at one hundred and eighty dollars each; and a conductor for the elevator, at seven hundred and twenty dollars; in all, one hundred and sixteen thousand four hundred and forty dollars.

For extra clerk-hire and copying, six thousand dollars.

For proof-reading, and packing the laws and documents for the various legations and consulates, including boxes and transportation of the same, two thousand dollars; for stationery, furniture, fixtures, and repairs, five thousand dollars; for books and maps, three thousand dollars; in all, ten thousand dollars.

For contingent expenses, namely: For fuel, three thousand dollars; for lights, two thousand dollars; for repairs, two thousand dollars; for care and subsistence of horses and repairs of wagons and harness, one thousand two hundred dollars; and for miscellaneous items, not included in the foregoing, two thousand dollars; for rent of stable and wagonshed for the new State Department building, six hundred dollars; for care of grounds, clock, telegraphic and electric apparatus, and repairs to the same, one thousand dollars; in all, eleven thousand eight hundred dollars.

For services of lithographer, and necessary materials for the lithographic press, one thousand two hundred dollars.

For expenses of editing and distributing the laws enacted during the third session of the Forty-sixth Congress, three thousand dollars.

For the expenses of editing and distributing the Statutes at Large of the Forty-sixth Congress, one thousand dollars.

For printing and distributing the publications by the Department of State of the consular and other commercial reports, including circular letters to chambers of commerce, provided that such publications may be sold at such rates as may be fixed by said department, and the proceeds of all sales to be paid into the Treasury, seven thousand dollars.

TREASURY DEPARTMENT.

SECRETARY'S OFFICE.—For compensation of the Secretary of the Treasury, eight thousand dollars; two assistant secretaries of the Treasury, at four thousand five hundred dollars each; chief clerk and ex-officio superintendent of the Treasury building, two thousand seven hundred dollars; stenographer to the Secretary, two thousand dollars;
one chief of division of warrants, estimates, and appropriations, and
eighty dollars each; six chief clerks of division, at two thousand and fifty dollars each; two assistant chief clerks of division, at two thousand one hundred dollars each; six assistant chief clerks of division, at two thousand dollars each; two disbursing clerks, one thousand dollars each; two chief clerks of division; additional to four fourth-class clerks, namely, receiving clerk of bonds, and two bookkeepers, one hundred dollars each; twenty-five clerks of class three; twenty-one clerks of class two; fifteen clerks of class one; eleven clerks at one thousand dollars each; fifty female clerks, at nine hundred dollars each; seven message clerks; seven assistant message clerks; and forty-two laborers; superintendent of the Treasury building, three hundred dollars; one captain of the watch, one thousand dollars; one engineer, one thousand dollars; one assistant engineer, one thousand dollars; one machinist and gas-fitter, one thousand dollars; one storekeeper, one thousand two hundred dollars; sixty watchmen, and additional to two of said watchmen acting as lieutenants of watchmen, one hundred and eighty dollars each; six firemen, at seven hundred and twenty dollars each; seventy-five charwomen, at one hundred and eighty dollars each; two conductors at elevators, at seven hundred and twenty dollars each; in all, three hundred and ninety-one thousand four hundred and sixty dollars.

SUPERVISING ARCHITECT.—In the construction branch of the Treasury: For Supervising Architect, four thousand five hundred dollars; assistant and chief clerk, two thousand five hundred dollars; photographer, two thousand dollars; one principal clerk, at two thousand dollars; two clerks of class three; three clerks of class one; one clerk at nine hundred dollars; and one assistant messenger; in all, nineteen thousand four hundred and twenty dollars.

FIRST COMPTROLLER OF THE TREASURY.—For First Comptroller of the Treasury, five thousand dollars; deputy comptroller, two thousand seven hundred dollars; four chiefs of division, at two thousand one hundred dollars each; five clerks of class four; ten clerks of class three; ten clerks of class two; seven clerks of class one; four clerks at one thousand dollars each; and seven clerks at nine hundred dollars each; one assistant messenger; and three laborers; in all, seventy-six thousand five hundred dollars.

SECOND COMPTROLLER OF THE TREASURY.—For Second Comptroller of the Treasury, five thousand dollars; deputy comptroller, two thousand seven hundred dollars; five chiefs of division, at two thousand one hundred dollars each; eight clerks of class four; twelve clerks of class three; thirteen clerks of class two; twelve clerks of class one; three clerks at one thousand dollars each; nine clerks at nine hundred dollars each; one messenger; and three laborers; in all, ninety-eight thousand three hundred and twenty dollars.

COMMISSIONER OF CUSTOMS.—For Commissioner of Customs, four thousand dollars; deputy commissioner, two thousand two hundred and fifty dollars; two chiefs of division, at two thousand one hundred dollars each; two clerks of class four; four clerks of class three; ten clerks of class two; nine clerks of class one; three clerks at one thousand dollars each; one assistant messenger; and one laborer; in all, forty-nine thousand six hundred and thirty dollars.

FIRST AUDITOR.—For the First Auditor of the Treasury, three thousand dollars; deputy auditor, two thousand two hundred and fifty dollars; four chiefs of division, at two thousand dollars each; seven clerks of class four; nine clerks of class three; ten clerks of class two; sixteen clerks of class one; three clerks at one thousand dollars each; three copyists and two counters, at nine hundred dollars each;
two assistant messengers; and two laborers; in all, eighty-four thousand three hundred and ten dollars.

SECOND AUDITOR.—For Second Auditor, three thousand six hundred dollars; deputy auditor, two thousand two hundred and fifty dollars; five chiefs of division, at two thousand dollars each; nine clerks of class four; twenty-nine clerks of class three; additional to one clerk of class three as disbursing clerk, two hundred dollars; sixty clerks of class two; twenty-three clerks of class one; eight clerks at one thousand dollars each; two assistant messengers; and two laborers; in all, two hundred and four thousand nine hundred and seventy dollars.

For twelve additional clerks of class one, to be employed exclusively on matters relating to pensions and bounties, fourteen thousand four hundred dollars.

THIRD AUDITOR.—For Third Auditor, three thousand six hundred dollars; deputy auditor, two thousand two hundred and fifty dollars; five chiefs of division, at two thousand dollars each; six clerks of class four; sixteen clerks of class three; fifty-seven clerks of class two; forty-three clerks of class one; seven clerks at one thousand dollars each; nine clerks at nine hundred dollars each; one assistant messenger; and seven laborers; and one female laborer; at four hundred and eighty dollars each; in all, two hundred and four thousand five hundred and seventy dollars.

FOURTH AUDITOR.—For the Fourth Auditor, three thousand six hundred dollars; deputy auditor, two thousand two hundred and fifty dollars; three chiefs of division, at two thousand dollars each; two clerks of class four; fourteen clerks of class three; eight clerks of class two; nine clerks of class one; three clerks at one thousand dollars each; five clerks at nine hundred dollars each; one assistant messenger; and two laborers; in all, sixty-nine thousand three hundred and ninety dollars.

FIFTH AUDITOR.—For the Fifth Auditor, three thousand six hundred dollars; deputy auditor, two thousand two hundred and fifty dollars; two chiefs of division, at two thousand dollars each; two clerks of class four; five clerks of class three; four clerks of class two; six clerks of class one; two clerks at one thousand dollars each; three clerks at nine hundred dollars each; one messenger; and one laborer; in all, forty thousand four hundred and fifty dollars.

AUDITOR OF THE TREASURY FOR THE POST OFFICE DEPARTMENT.—For compensation of the Auditor of the Treasury for the Post Office Department, three thousand six hundred dollars; chief clerk, two thousand dollars; deputy auditor, two thousand two hundred and fifty dollars; eight chiefs of division, at two thousand dollars each; thirteen clerks of class four, and additional to one clerk as disbursing clerk, two hundred dollars; fifty-eight clerks of class three; sixty-nine clerks of class two; fifty clerks of class one; thirty clerks at one thousand dollars each; eighteen female assorters of money-orders, at nine hundred dollars each; one assistant messenger; one skilled laborer, one thousand dollars; nineteen laborers; ten charwomen, at one hundred and eighty dollars each; in all, three hundred and fifty-nine thousand one hundred and ten dollars.

TREASURER.—For compensation of the Treasurer of the United States, six thousand dollars; assistant treasurer, three thousand six hundred dollars; cashier, three thousand six hundred dollars; assistant cashier, three thousand two hundred dollars; chief clerk, two thousand five hundred dollars; five chiefs of division, at two thousand five hundred dollars each; one principal bookkeeper, at two thousand five hundred dollars; one assistant bookkeeper, at two thousand four hundred dollars; two tellers, at two thousand five hundred dollars each; two assistant tellers, at two thousand two hundred and fifty dollars each; twenty-six clerks of class four; seventeen clerks of class three; fifteen clerks of class two; twenty-three clerks of class one; five clerks at one thousand dollars each; eighty clerks at nine hundred dollars each; six messengers; six assistant messengers; twenty-six laborers; and seven
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laborers at two hundred and forty dollars each; in all, two hundred and seventy-three thousand six hundred dollars.

For the force employed in redeeming the national currency, namely:

For superintendent, three thousand five hundred dollars; one principal teller and one principal bookkeeper, at two thousand five hundred dollars each; one assistant bookkeeper, two thousand four hundred dollars; and one assistant teller, at two thousand dollars; two clerks of class four; three clerks of class three; four clerks of class two; twenty clerks of class one; ten clerks at one thousand dollars each; ten clerks at nine hundred dollars each; four assistant messengers; in all, seventy-two thousand seven hundred and eighty dollars.

REGISTER OF THE TREASURY.—For compensation of the Register of the Treasury, four thousand dollars; assistant register, two thousand and fifty dollars; five chiefs of division, at two thousand dollars each; eighteen clerks of class four, one of whom shall receive two hundred dollars additional for services as disbursing clerk, and shall give bond in such amount as the Secretary of the Treasury may determine; seventeen clerks of class three; fifteen clerks of class two; twenty clerks of class one; four clerks at one thousand dollars each; sixty copyists, at nine hundred dollars each; one messenger; two assistant messengers; and three laborers; in all, one hundred and eighty-eight thousand one hundred and ten dollars.

COMPTROLLER OF THE CURRENCY.—For Comptroller of the Currency, five thousand dollars; deputy comptroller, two thousand eight hundred dollars; four chiefs of division, at two thousand two hundred dollars each; one stenographer, at one thousand six hundred dollars; eight clerks of class four; additional to bond clerk, two hundred dollars; eleven clerks of class three; eight clerks of class two; eight clerks of class one; two clerks at one thousand dollars each; twenty-five clerks at nine hundred dollars each; one messenger; two assistant messengers; and three laborers; and two night-watchmen; in all, one hundred and one thousand four hundred dollars.

For expenses of special examinations of national banks and bank plates, two thousand dollars.

For expenses of the national currency, namely: One superintendent, at two thousand dollars; one teller and one bookkeeper, at two thousand dollars each; and one assistant bookkeeper, at two thousand dollars; nine clerks at nine hundred dollars each; and one assistant messenger; in all, sixteen thousand eight hundred and twenty dollars.

LIGHT-HOUSE BOARD.—For chief clerk of the Light-House Board, two thousand four hundred dollars; two clerks of class four; two clerks of class three; one clerk of class two; three clerks of class one; one clerk at nine hundred dollars; one assistant messenger; and one laborer; in all, sixteen thousand four hundred and eighty dollars.

For payment of the services of experts, and for other necessary expenditures connected with the collection of facts relative to the internal and foreign commerce of the United States, eight thousand eight hundred dollars.

BUREAU OF STATISTICS.—For the officer in charge of the Bureau of Statistics, three thousand dollars; chief clerk, two thousand dollars; four clerks of class four; five clerks of class three; five clerks of class two; six clerks of class one; three clerks at one thousand dollars each; five copyists, at nine hundred dollars each; one assistant messenger; one laborer; one female laborer, at four hundred and eighty dollars; in all, forty-three thousand seven hundred and sixty dollars.

BUREAU OF ENGRAVING AND PRINTING.—For chief of bureau, four thousand five hundred dollars; one assistant, at two thousand two hundred and fifty dollars; accountant, two thousand dollars; one stenographer, one thousand six hundred dollars; one clerk of class three; one clerk of class two; four clerks of class one; one clerk at one thousand dollars; additional to one clerk as disbursing clerk, two hundred dollars;
three copyists, at nine hundred dollars each; two assistant messengers; and four laborers; in all, twenty-six thousand one hundred and thirty dollars.

**Office of Life-Saving Service.**—For General Superintendent of the Life-Saving Service, four thousand dollars; assistant general superintendent of the Life-Saving Service, two thousand five hundred dollars; one principal clerk and accountant, one thousand eight hundred dollars; two clerks of class three; one clerk of class two; three clerks of class one; two clerks at one thousand dollars each; four clerks at nine hundred dollars each; one assistant messenger, seven hundred and twenty dollars; and one laborer; in all, twenty-three thousand four hundred and eighty dollars.

**Commissioner of Internal Revenue.**—For Commissioner of Internal Revenue, six thousand dollars; one deputy commissioner, three thousand two hundred dollars; two heads of division at two thousand five hundred dollars each; five heads of division at two thousand two hundred and fifty dollars each; one stenographer, one thousand eight hundred dollars; twenty-three clerks of class four; twenty-six clerks of class three; thirty-six clerks of class two; twenty-one clerks of class one; thirteen clerks of one thousand dollars each; fifty clerks at nine hundred dollars each; four assistant messengers; and ten laborers; in all, two hundred and fifty-three thousand three hundred and thirty dollars.

For salaries and expenses of collectors and deputy collectors, one million nine hundred and seventy-five thousand dollars. For salaries and expenses of agents and surveyors, for fees and expenses of gaugers, for salaries of storekeepers, and for miscellaneous expenses, two million one hundred thousand dollars.

For dies, paper, and stamps, four hundred and forty-two thousand dollars; but not exceeding forty-nine thousand dollars of this amount may be expended in the payment of persons employed in connection with the manufacture of paper and the production of stamps and their custody and issue; the engraving and printing to be done in the Bureau of Engraving and Printing of the Treasury Department, to be expended under the direction of the Secretary of the Treasury: Provided, That the cost does not exceed the price paid under existing contracts.

For detecting, and bringing to trial and punishment, persons guilty of violating the internal-revenue laws, or accessory to the same, including payments for information and detection, seventy-five thousand dollars; and the Commissioner of Internal Revenue shall make a detailed statement to Congress once in each year as to how he has expended this sum; and also a detailed statement of all miscellaneous expenditures in the Division of Internal Revenue for which appropriation is made in this act.

For contingent expenses of the Treasury Department, namely:

- For stationery for the Treasury Department and its several bureaus, forty thousand dollars.
- For postage required to prepay matter addressed to Postal Union countries, two thousand dollars.
- For postage, one thousand five hundred dollars.
- For arranging and binding canceled marine papers, requisitions, and other important records; sealing ships' registers; newspapers, books, hand stamps, and repairs of the same, ten thousand dollars; and of this amount not more than five hundred dollars may be used in the purchase of current publications.
- For investigations of accounts and records, including the necessary traveling expenses, and for other traveling expenses, two thousand five hundred dollars.
- For freight, expressage, telegrams, and car-tickets, four thousand dollars.
- For rent of buildings, seven thousand eight hundred dollars.
- For care and subsistence of horses for office and mail wagons, includ-
ing feeding and shoeing, and for wagons, harness, and repairs of the same, six thousand dollars.

For ice, buckets, file-holders, book-rests, labor, clocks, and repairs of the same, and for care of grounds, seventeen thousand five hundred dollars; ten thousand dollars of this sum to be expended for shelving and file-holders in the Second Auditor's Office.

For coal, wood, grates, grate-baskets and fixtures, stoves and fixtures, blowers, coal-hods, hearths, shovels, tongs, pokers, matches, and matchesafes, nine thousand dollars.

For gas drop-lights and tubing, gas-burners, brackets and globes, candles, lanterns, and wicks, seventeen thousand dollars.

For carpets, oil-cloth, and matting, and repairs, cleaning, and laying of the same, eight thousand dollars.

For desks, tables, and chairs, and shelving for file-rooms, and cases, repairs of furniture, boxes, rugs, chair-covers and caning, cushions, cloth for covering desks, locks, screws, hand saws, turpentine, and varnish, thirty thousand dollars.

For washing towels, brooms, brushes, crust, cotton, cloth, cane, chamois-skins, dusters, flour, keys, lye, matches, nails, oil, powders, sponge, soap, tacks, wall-paper, and for repairs of machinery, baskets, spittoons, files, water-cookers, tumblers, ice-picks, bowls and pitchers, traps, thermometers, ventilators, towels, awnings and fixtures, alcohol, window-shades and fixtures, wire screens, hemming towels, axes, bellows, chisels, canvas, candlesticks, door and window fasteners, bells and bell-pulls, hammers, mallets, leather, gum and other belting, stencil-plates, tools, whetstones, wire and zinc, and other absolutely necessary expenses, twenty thousand dollars.

INDEPENDENT TREASURY.

OFFICE OF ASSISTANT TREASURER AT BALTIMORE.—For assistant treasurer, four thousand five hundred dollars; for cashier, two thousand five hundred dollars; for three clerks at one thousand eight hundred dollars each; for two clerks at one thousand four hundred dollars each; for two clerks at one thousand two hundred dollars each; one messenger, eight hundred and forty dollars; three vault watchmen, two thousand one hundred and sixty dollars; in all, twenty thousand six hundred dollars.

OFFICE OF THE ASSISTANT TREASURER AT BOSTON.—For assistant treasurer, five thousand dollars; for chief clerk, two thousand five hundred dollars; paying-teller, two thousand five hundred dollars; chief interest clerk, two thousand five hundred dollars; receiving-teller, one thousand eight hundred dollars; first bookkeeper, one thousand seven hundred dollars; second bookkeeper, depositors' accounts, one thousand five hundred dollars; specie clerk, one thousand five hundred dollars; assistant specie clerk, one thousand four hundred dollars; clerk, one thousand eight hundred dollars; two coupon clerks, at one thousand four hundred dollars each; two clerks, one thousand two hundred dollars each; assistant bookkeeper, eight hundred dollars; two clerks, at one thousand dollars each; assistant currency-redemption clerk, one thousand one hundred dollars; messenger and chief watchmen, one thousand and sixty dollars; two watchmen, at eight hundred and fifty dollars each; in all, thirty-six thousand and sixty dollars.

OFFICE OF ASSISTANT TREASURER AT CHICAGO.—For assistant treasurer, four thousand five hundred dollars; for cashier, two thousand five hundred dollars; for paying-teller, one thousand eight hundred dollars; for bookkeeper and receiving-teller, at one thousand five hundred dollars each; for two clerks, at one thousand two hundred dollars each; for one messenger, eight hundred and forty dollars; and one watchman, seven hundred and twenty dollars; in all, fifteen thousand seven hundred and sixty dollars.
OFFICE OF ASSISTANT TREASURER AT CINCINNATI.—For assistant treasurer, four thousand five hundred dollars; for cashier, two thousand dollars; for bookkeeper, one thousand eight hundred dollars; for receiving-teller, one thousand five hundred dollars; check clerk and interest clerk, each one thousand two hundred dollars; fractional-currency and minor-coin clerk, one thousand dollars; night-watchman, seven hundred and twenty dollars; messenger, six hundred dollars; two watchmen, at one hundred and twenty dollars each; in all, fourteen thousand seven hundred and sixty dollars.

OFFICE OF ASSISTANT TREASURER AT NEW ORLEANS.—For assistant treasurer, four thousand dollars; cashier, two thousand two hundred and fifty dollars; receiving-teller, two thousand dollars; bookkeeper, one thousand five hundred dollars; one clerk, one thousand dollars; porter, nine hundred dollars; one watchman, at seven hundred and twenty dollars; one night-watchman, at seven hundred and twenty dollars; in all, thirteen thousand and ninety dollars.

OFFICE OF THE ASSISTANT TREASURER AT NEW YORK.—For assistant treasurer, eight thousand dollars; cashier and chief clerk, four thousand dollars; deputy assistant treasurer, three thousand six hundred dollars; chief of coin division, three thousand six hundred dollars; chief of note-paying division, three thousand dollars; chief of note-receiving division, two thousand eight hundred dollars; chief of check-paying division, two thousand eight hundred dollars; chief of minor-coin division, two thousand four hundred dollars; chief of bond division, two thousand two hundred and fifty dollars; chief of canceled-check and record division, two thousand dollars; two clerks at two thousand two hundred and fifty dollars each; six clerks at two thousand one hundred dollars each; ten clerks at two thousand dollars each; eleven clerks at one thousand eight hundred dollars each; four clerks at one thousand seven hundred dollars each; seven clerks at one thousand six hundred dollars each; four clerks at one thousand five hundred dollars each; twelve clerks at one thousand four hundred dollars each; five clerks at one thousand two hundred dollars each; five messengers at one thousand dollars each; chief detective, one thousand eight hundred dollars; two assistant detectives, at one thousand four hundred dollars each; three hallmen, at one thousand dollars each; six watchmen, at seven hundred and twenty dollars each; one engineer, one thousand dollars; two porters, nine hundred dollars each; in all, one hundred and sixty-seven thousand three hundred and seventy dollars.

OFFICE OF ASSISTANT TREASURER AT PHILADELPHIA.—For assistant treasurer, four thousand five hundred dollars; for cashier and chief clerk, two thousand five hundred dollars; bookkeeper, two thousand five hundred dollars; chief interest clerk, one thousand nine hundred dollars; chief registered-interest clerk, one thousand nine hundred dollars; assistant bookkeeper, one thousand eight hundred dollars; coin-teller, one thousand seven hundred dollars; redemption clerk, one thousand six hundred dollars; assistant coupon clerk, one thousand six hundred dollars; assistant registered-interest clerk, one thousand five hundred dollars; assistant cashier, one thousand four hundred dollars; assistant coin-teller, one thousand four hundred dollars; receiving-teller, one thousand three hundred dollars; assistant receiving-teller, one thousand two hundred dollars; superintendent of building, one thousand one hundred dollars; four female counters, at nine hundred dollars each; five watchmen, at seven hundred and twenty dollars each; in all, thirty-five thousand one hundred dollars.

OFFICE OF ASSISTANT TREASURER AT SAINT LOUIS.—For assistant treasurer, four thousand five hundred dollars; chief clerk and teller, two thousand five hundred dollars; assistant teller, one thousand eight
hundred dollars; bookkeeper, one thousand five hundred dollars; as-

Assistant treasurer, one thousand two hundred dollars; messenger, one
thousand dollars; four watchmen, at seven hundred and twenty dollars
each; in all, fifteen thousand three hundred and eighty dollars.

OFFICE OF ASSISTANT TREASURER, AT SAN FRANCISCO.—For as-
sistant treasurer, five thousand five hundred dollars; for cashier, three
thousand dollars; for bookkeeper, two thousand five hundred dollars;
one chief clerk, two thousand four hundred dollars; for assistant cashier,
two thousand dollars; for assistant bookkeeper, two thousand dollars;
for one clerk, one thousand eight hundred dollars; for four watchmen,
at seven hundred and twenty dollars each; in all, twenty-two thousand
and eighty dollars.

OFFICE OF DEPOSITARY, AT TUCSON, ARIZONA.—For depositary,
in addition to his pay as postmaster, one thousand five hundred dollars;
one watchman, nine hundred dollars; in all, two thousand four hundred
dollars.

Special agents, 1846, ch. 90, Stat., 9, 62.

Checks and
check-books.

Contingent ex-
penses, collection,
safe-keeping,
transfer, and dis-
bursement of pub-
lie money, 1864, ch. 90, Stat., 9, 63.

Mints and assay-
offices.

Director, officers,
clerks, and others.

Contingent ex-
penses, Bureau of
the Mint.

Freight on bull-
ion and coin.

Parting and re-
fining bullion.

UNITED STATES MINTS AND ASSAY-OFFICES.

OFFICE OF THE DIRECTOR.—Salaries: For Director, four thousand
five hundred dollars; examiner, two thousand three hundred dollars;
computer, two thousand two hundred dollars; assayer, two thousand
two hundred dollars, and he shall be an experienced and practical
assayer; adjuster of accounts, two thousand dollars; one clerk of class
three; one clerk of class two; two clerks of class one; one translator,
one thousand two hundred dollars; one messenger; one copyist, nine
hundred dollars; one laborer; making, in all, the sum of twenty-two
thousand one hundred and twenty dollars.

Contingent expenses of the Bureau of the Mint, to be expended under
the direction of the Director, namely: For assay-laboratory, chemicals,
fuel, materials, and other necessaries, one thousand dollars; for exam-
ination of mints, expenses in visiting the mints and assay-offices for
the purpose of superintending the annual settlements and for special
examinations, two thousand five hundred dollars; for books, pamphlets,
periodicals, specimens of coins and ores, balances, weights, and inci-
dentals, seven hundred dollars; making, in all, the sum of four thou-
sand two hundred dollars.

OFFICE OF BULLION AND COIN.—For freight on bullion and coin
between the mints and assay-offices, twenty thousand dollars.

PARTING AND REFINING BULLION.—That the moneys arising from
charges collected from depositors for refining and parting bullion at the
mints of the United States and the assay-office at New York shall be
applied to defraying the expenses, including labor, materials, incidentals,
and wastage, of those operations; but no part of the moneys otherwise
appropriated for the support of the mints and assay-office at New York
shall be used to defray the expenses of refining and parting bullion.
MINT AT PHILADELPHIA.—For salary of the superintendent, four thousand five hundred dollars; for the assayer, melter and refiner, coiner, and engraver, four in all, at three thousand dollars each; the assistant assayer, the assistant melter and refiner, and the assistant coiner, at two thousand dollars each; cashier, two thousand five hundred dollars; chief clerk, two thousand two hundred and fifty dollars; bookkeeper, deposit clerk, and weigh clerk, at two thousand dollars each; and one clerk at one thousand six hundred dollars; in all, thirty-four thousand eight hundred and fifty dollars.

For wages of workmen and adjusters, three hundred thousand dollars.

For incidental and contingent expenses, including new machinery and repairs, not exceeding three hundred dollars in value, of specimen coins and ores for the cabinet of the mint, one hundred thousand dollars.

MINT AT SAN FRANCISCO, CALIFORNIA.—For salary of superintendent, four thousand five hundred dollars; assayer, melter and refiner, and coiner, at three thousand dollars each; chief clerk and cashier, two thousand five hundred dollars each; four clerks, at one thousand six hundred dollars each; in all, twenty-four thousand nine hundred dollars.

For wages of workmen and adjusters, two hundred and sixty thousand dollars.

For incidental and contingent expenses, seventy thousand dollars.

MINT AT CARSON, NEVADA.—For salary of superintendent, three thousand dollars; for assayer, melter and refiner, and coiner, at two thousand five hundred dollars each; chief clerk, at two thousand two hundred and fifty dollars; cashier, bookkeeper, and weigh clerk, at two thousand dollars each; voucher clerk and computing clerk, at one thousand eight hundred dollars each; assayer's clerk, at one thousand two hundred dollars; in all, twenty-three thousand five hundred and fifty dollars.

For wages of workmen and adjusters, sixty-five thousand dollars.

For incidental and contingent expenses, including amount necessary to complete the boiler and engine house, thirty thousand dollars.

MINT AT NEW ORLEANS, LOUISIANA.—For salary of the superintendent, three thousand five hundred dollars; for the assayer, melter and refiner, and coiner, three in all, at two thousand five hundred dollars each; cashier and chief clerk, at two thousand dollars each; weigh clerk, deposit clerk, bookkeeper, and assayer's clerk, at one thousand six hundred dollars each; in all, twenty-one thousand four hundred dollars.

For wages of workmen and adjusters, eighty-five thousand dollars.

For incidental and contingent expenses, including repairs and new machinery, thirty-five thousand dollars.

MINT AT DENVER, COLORADO.—For salary of the assayer in charge, two thousand five hundred dollars; for melter, two thousand two hundred and fifty dollars; assistant assayer, one thousand four hundred dollars; chief clerk, one thousand eight hundred dollars; and one clerk at one thousand six hundred dollars; and one clerk at one thousand four hundred dollars; making, in all, ten thousand nine hundred and fifty dollars.

For wages of workmen, twelve thousand dollars.

For incidental and contingent expenses, six thousand dollars.

ASSAY-OFFICE AT NEW YORK.—For salary of superintendent, four thousand five hundred dollars; for assayer, and for melter and refiner, at three thousand dollars each; chief clerk, two thousand five hundred dollars; weighing clerk, two thousand five hundred dollars; paying clerk, two thousand dollars; bar clerk, one thousand eight hundred dollars; warrant clerk, two thousand two hundred and fifty dollars; two calculating clerks, at one thousand eight hundred dollars each; assistant weigh clerk, one thousand six hundred dollars; for assayer's first assistant, two thousand two hundred and fifty dollars; for assayer's second
assistant, two thousand one hundred and fifty dollars; for assayer’s
third assistant, two thousand dollars; in all, thirty-three thousand one
hundred and fifty dollars.

For wages of workmen, twenty-five thousand dollars.

For incidental and contingent expenses, nine thousand dollars.

ASSAY-OFFICE AT HELENA, MONTANA.—For salary of assayer in
charge, two thousand five hundred dollars; and of melter, two thou-
sand two hundred and fifty dollars; and one clerk of class one; in all,
five thousand nine hundred and fifty dollars.

For wages of workmen, twelve thousand dollars.

For incidental and contingent expenses, ten thousand dollars.

ASSAY-OFFICE AT BOISE CITY, IDAHO TERRITORY.—For salary of
assayer, who shall also perform the duties of melter, two thousand dol-
ars; one clerk, one thousand dollars; in all, three thousand dollars.

For incidental and contingent expenses, including labor, six thousand
doctors.

ASSAY-OFFICE AT CHARLOTTE, NORTH CAROLINA.—For salary of
assayer and melter, one thousand five hundred dollars; and of assistant
assayer, one thousand two hundred and fifty dollars; in all, two thou-
sand seven hundred and fifty dollars.

For incidental and contingent expenses, including labor, two thou-
sand dollars.

ASSAY-OFFICE AT SAINT LOUIS, MISSOURI.—For salary of assayer
in charge, two thousand five hundred dollars; melter, two thousand
doctors; one clerk, one thousand dollars; in all, five thousand five hun-
dred dollars.

For incidental and contingent expenses, including labor, six thousand
doctors.

GOVERNMENT IN THE TERRITORIES.

TERRITORY OF ARIZONA.—For salary of governor, two thousand six
hundred dollars; chief justice and two associate judges, at three thou-
sand dollars each; secretary one thousand eight hundred dollars; inter-
preter and translator in the executive office, five hundred dollars; in
all, thirteen thousand nine hundred dollars.

For legislative expenses, namely, for rent, light, fuel, and stationery,
incidents, and compensation of the porter and messenger, two thou-
sand two hundred and fifty dollars.

For contingent expenses of the Territory, to be expended by the gov-
ernor, five hundred dollars.

TERRITORY OF DAKOTA.—For salary of governor, two thousand six
hundred dollars; chief justice and three associate judges, at three thou-
sand dollars each; and secretary, at one thousand eight hundred dol-
ars, sixteen thousand four hundred dollars.

For legislative expenses, namely, for rent, light, fuel, stationery, in-
cidents, and porter and messenger for the secretary’s office, two thou-
sand dollars.

For contingent expenses, to be expended by the governor, five hun-
dred dollars.

TERRITORY OF IDAHO.—For salary of governor, two thousand six
hundred dollars; chief justice and two associate judges, at three thou-
sand dollars each; and secretary, at one thousand eight hundred dol-
ars, thirteen thousand four hundred dollars.

For legislative expenses, namely, for rent, light, fuel, printing, sta-
tionery, incidents, and pay of porter for the secretary’s office, two thou-
sand and eighty-five dollars.

For contingent expenses, to be expended by the governor, five hun-
dred dollars.

TERRITORY OF MONTANA.—For salary of governor, two thousand
six hundred dollars; chief justice and two associate judges, at three
thousand dollars each; and secretary, at one thousand eight hundred dollars, thirteen thousand four hundred dollars.

For legislative expenses, namely, for rent, light, fuel, printing, stationery, incidentals, and porter or messenger for the secretary's office, one thousand nine hundred dollars.

For contingent expenses of the Territory, to be expended by the governor, five hundred dollars.

TERRITORY OF NEW MEXICO.—For salary of governor, two thousand six hundred dollars; chief justice and two associate judges, at three thousand dollars each; secretary, at one thousand eight hundred dollars; and interpreter and translator in the executive office, at five hundred dollars, thirteen thousand nine hundred dollars.

For legislative expenses, namely, for compensation and mileage of the members of the legislative assembly, officers, and clerks, and contingent expenses, rent, light, fuel, printing and stationery, and incidentals, and contingent expenses of the secretary's office, eighteen thousand eight hundred and seventy-nine dollars and twenty-three cents.

For contingent expenses of the Territory, to be expended by the governor, five hundred dollars.

TERRITORY OF UTAH.—For salary of governor, two thousand six hundred dollars; chief justice and two associate judges, at three thousand dollars each; and secretary, at one thousand eight hundred dollars, thirteen thousand four hundred dollars.

For legislative expenses, namely, for compensation and mileage of the members of the legislative assembly, the officers, clerks, public printing, and the contingent expenses thereof, and the contingent expenses of the secretary's office, twenty-five thousand five hundred dollars.

For contingent expenses of the Territory, to be expended by the governor, five hundred dollars. And the Secretary of the Treasury shall make to Congress each year a detailed statement showing how the several sums herein appropriated for contingent and miscellaneous purposes have been expended, and also a statement giving the amount received under section thirty-six hundred and eighty-seven of the Revised Statutes, and also a statement showing in detail how the money appropriated under said section has been expended.

TERRITORY OF WASHINGTON.—For salary of governor, two thousand six hundred dollars; chief justice and two associate judges, at three thousand dollars each; and secretary, at one thousand eight hundred dollars, thirteen thousand four hundred dollars.

For legislative expenses, namely, for compensation and mileage of the members of the legislative assembly, the officers, clerks, public printing, and contingent expenses, rent of secretary's office, hire of messenger, light, fuel, stationery, postage, office furniture, repairs, and other incidentals, twenty-one thousand four hundred dollars.

For printing the code of laws for the Territory, three thousand dollars, or so much thereof as may be necessary.

For contingent expenses of the Territory, to be expended by the governor, five hundred dollars.

TERRITORY OF WYOMING.—For salary of governor, two thousand six hundred dollars; chief justice and two associate judges, at three thousand dollars each; and secretary, at one thousand eight hundred dollars, thirteen thousand four hundred dollars.

For legislative expenses, namely, for compensation and mileage of the members of the legislative assembly, the officers, clerks, public printing, and contingent expenses, including those of the secretary's office, rent, messenger, printing, fuel, light, stationery, postage, and incidentals, twenty-four thousand two hundred and fifty-five dollars.

For contingent expenses of the Territory, to be expended by the governor, five hundred dollars.
WAR DEPARTMENT.

Compensation of the Secretary, chief clerk, and others.

For compensation of the Secretary of War, eight thousand dollars; one chief clerk, at two thousand five hundred dollars; one disbursing clerk, at two thousand dollars; one stenographer, at one thousand eight hundred dollars; two chiefs of division, at two thousand dollars each; five clerks of class four; four clerks of class three; four clerks of class two; twelve clerks of class one; one clerk at one thousand dollars; two messengers; six assistant messengers; seven laborers; and six watchmen for the department building; in all sixty-nine thousand six hundred and forty dollars.

Rebel archives.

To enable the Secretary of War to have the rebel archives examined, and have copies furnished for the government, including stationery, seven thousand dollars; but no part of this sum shall be used to increase the salary or compensation of any officer or employee of the government.

Contingent expenses.

For contingent expenses of his office, eight thousand dollars.

IN THE OFFICE OF THE ADJUTANT-GENERAL.—One chief clerk, at two thousand dollars; eleven clerks of class four; seventeen clerks of class three; thirty-five clerks of class two; one hundred and fifty-one clerks of class one; six clerks at one thousand dollars each; eight assistant messengers; in all, two hundred and ninety thousand nine hundred and sixty dollars.

For thirty additional clerks of class one, and twenty-five clerks at one thousand dollars each, to be exclusively engaged in preparing and making reports to expedite the settlement of pension applications called for by the Commissioner of Pensions; one assistant messenger; in all, sixty-one thousand seven hundred and twenty dollars. And for the employment of twenty-five clerks at the rate of one thousand dollars per annum each, for the like purpose, for the balance of the current fiscal year, and for one assistant messenger, six thousand four hundred and thirty dollars; the latter sum to be immediately available.

Rent of building.

For rent of building, one thousand five hundred dollars; three hundred dollars of which sum shall be available for the current fiscal year.

For contingent expenses, to wit, for stationery, printing, purchase of additional file-cases, and for office furniture and repairs, fourteen thousand five hundred dollars; one thousand seven hundred and fifty dollars of which sum shall be available for the current fiscal year.

IN THE OFFICE OF THE INSPECTOR-GENERAL.—One clerk of class four; one assistant messenger; in all, two thousand five hundred and twenty dollars.

BUREAU OF MILITARY JUSTICE.—One chief clerk, at one thousand eight hundred dollars; one clerk of class three; one clerk of class one; one assistant messenger; in all, five thousand three hundred and twenty dollars.

For contingent expenses, five hundred dollars.

For supplying law-books for the offices of the judge advocates stationed at department headquarters, one hundred dollars to each, five hundred dollars.

IN THE SIGNAL OFFICE.—Two clerks of class four; one of class one; and one assistant messenger; in all, five thousand five hundred and twenty dollars.

IN THE OFFICE OF THE QUARTERMASTER-GENERAL.—One chief clerk, at two thousand dollars; seven clerks of class four; nine clerks of class three; twenty-four clerks of class two; forty-eight clerks of class one; twenty copyists, at nine hundred dollars each; one female messenger, at forty dollars per month; one messenger; two assistant messengers; six laborers; one engineer, at one thousand two hundred dollars; one fireman; and five watchmen; and one draughtsman, at
for contingent expenses, eight thousand dollars.

in the office of the commissary-general.—one chief clerk, at two thousand dollars; one clerk of class four; three clerks of class three; four clerks of class two; ten clerks of class one; two clerks at one thousand dollars each; one assistant messenger; two laborers; and two watchmen; in all, thirty-one thousand six hundred and eighty dollars: provided, that the secretary of war, if the public necessity requires it, may detail not exceeding ten enlisted men for clerical service in this bureau.

for contingent expenses, namely: rent of building, repairs, and miscellaneous items, five thousand five hundred dollars.

in the office of the surgeon-general.—one chief clerk, at two thousand dollars; eight clerks of class four; six clerks of class three; nine clerks of class two; one hundred and six clerks of class one; fourteen clerks at one thousand dollars each; one anatomist, one thousand six hundred dollars; one engineer in division of records and museum, at one thousand four hundred dollars; eleven assistant messengers; and four watchmen and eight laborers; in all, one hundred and ninety-eight thousand eight hundred and eighty dollars: provided, that the secretary of war, if the public necessity so require, may detail not exceeding twenty enlisted men for clerical service in this bureau.

for eighty clerks, at one thousand dollars each, to be exclusively engaged in preparing and making reports to expedite the settlement of pension applications called for by the commissioner of pensions; one assistant messenger; one watchman; and one laborer; in all, eighty-two thousand one hundred dollars; and for the employment of forty clerks at the rate of one thousand dollars per annum each, for the like purpose, for balance of the current fiscal year, and one assistant messenger, one watchman, and one laborer, eleven thousand seven hundred and seventy-five dollars, the latter sum to be immediately available.

for contingent expenses, namely: blank books, stationery, rent, fuel, gas, furniture, repairs, and incidentals, eighteen thousand dollars; five thousand dollars of which sum shall be available for the current fiscal year.

in the office of the chief of ordnance.—one chief clerk, at two thousand dollars; one clerk of class four; two clerks of class three; two clerks of class two; six clerks of class one; two clerks at one thousand dollars each; one assistant messenger; one laborer; in all, twenty thousand three hundred and eighty dollars: provided, that the secretary of war, if the public necessity so require, may detail not exceeding twenty enlisted men for clerical service in this bureau.

for contingent expenses, namely: stationery, envelopes, wrapping-paper for sending blanks to the arsenals, forts, permanent batteries, and troops in the field; telegrams, express charges, and incidentals of a similar nature; furniture, matting, carpets, oil-cloth, professional books for ordnance department library, pamphlets, and newspapers, one thousand five hundred dollars.

in the office of the paymaster-general.—one chief clerk, at two thousand dollars; six clerks of class four; six clerks of class three; twelve clerks of class two; nine clerks of class one; three clerks at one thousand dollars each; one assistant messenger; two watchmen; and three laborers; in all, fifty-seven thousand one hundred and forty dollars.

for contingent expenses, two thousand five hundred dollars.

in the office of the chief of engineers.—one chief clerk, at two thousand dollars; four clerks of class four; two clerks of class three; three clerks of class two; three clerks of class one; one clerk at one thousand dollars; one assistant messenger; and two laborers; in all, twenty-three thousand two hundred and forty dollars.
Thirty enlisted men detailed.

That the Secretary of War, if the public necessity so requires, is hereby authorized to detail not exceeding thirty enlisted men for clerical service in this department in addition to the force above provided.

For contingent expenses, namely: For stationery, office furniture, miscellaneous and incidental expenses, including purchase of professional books and maps, three thousand dollars.

WAR DEPARTMENT BUILDINGS.—For compensation of one engineer in the War Department building, one thousand two hundred dollars; one assistant engineer, one thousand dollars; conductor of the elevator, seven hundred and twenty dollars; four watchmen; two laborers; one fireman; and twelve charwomen, at one hundred and eighty dollars each; in all, ten thousand dollars.

For labor, fuel, light, and miscellaneous items for the said building, eight thousand dollars.

For four watchmen, two firemen, and one laborer in the part of the Adjutant-General's Office to be located on the first and second floors of the old Navy Department building, in all, four thousand nine hundred and eighty dollars.

For contingent expenses of the Adjutant-General's Office, in the old Navy Department building, including fuel, light, heating apparatus, matting, cleaning, labor, and incidental items of care of two floors of the old Navy Department building, two thousand five hundred dollars.

For the building occupied as the Quartermaster-General's Office, ten thousand dollars. And where buildings are now rented for public use in the District of Columbia, the executive departments are authorized, whenever it shall be advantageous to the public interest, to rent others in their stead: Provided, That no increase in the number of buildings now in use, nor in the amounts paid for rents, shall result therefrom.

For five watchmen and two laborers in the building occupied by the Paymaster-General, four thousand nine hundred and twenty dollars.

For the building corner of Seventeenth and F streets, four thousand two hundred dollars; and for fuel for warming the entire building, including the Ordnance Office, and for operating the ventilating fan in summer, repairs of steam warming and ventilating apparatus, and pay of gas, purchase of oil-cloth and matting for halls, and for general repairs and miscellaneous items, six thousand dollars; in all, ten thousand two hundred dollars.

For compensation of the superintendents of the six buildings occupied by the War Department, at two thousand and fifty dollars each, one thousand five hundred dollars.

For postage-stamps for the War Department and its bureaus, as required under the Postal Union, to prepay postage on matter addressed to Postal Union countries, four thousand dollars.

PUBLIC BUILDINGS AND GROUNDS.

For clerk in the Office of Public Buildings and Grounds, one thousand four hundred dollars; and for messenger in the same office, eight hundred and forty dollars.

For the public gardener, one thousand six hundred dollars.

For a foreman and laborers employed in the public grounds, twenty-four thousand dollars.

For two draw-keepers for Navy-Yard and Upper Bridges, one thousand four hundred and forty dollars.
For watchman in Franklin Square, six hundred and sixty dollars.

For watchman in Lafayette Square, six hundred and sixty dollars.

For two day-watchmen in Smithsonian Grounds, at six hundred and sixty dollars each, one thousand three hundred and twenty dollars.

For two night-watchmen in Smithsonian Grounds, at seven hundred and twenty dollars each, one thousand four hundred and forty dollars.

For one watchman for Judiciary Square, and one for Lincoln Square, and adjacent reservations, at six hundred and sixty dollars each, one thousand three hundred and twenty dollars.

For one watchman for Iowa Circle, one watchman for Fourteenth-street Circle and neighboring reservations, one for Rawlins Square and Washington Circle, one watchman for McPherson and Farragut Squares, and one for Stanton Place and neighboring reservations, five in all, at six hundred and sixty dollars each, three thousand three hundred dollars: Provided, That each of the watchmen herein provided for shall have the same duties and powers of the Metropolitan police.

For one bridge-keeper at Chain Bridge, six hundred and sixty dollars.

For contingent and incidental expenses, five hundred dollars.

NAVY DEPARTMENT.

For compensation of the Secretary of the Navy, eight thousand dollars; for compensation of the chief clerk of the Navy Department, two thousand five hundred dollars; one disbursing clerk, two thousand dollars; four clerks of class four; three clerks of class three; one stenographer, at one thousand six hundred dollars; four clerks of class one; three clerks at one thousand dollars each; two messengers; and two laborers; in all, thirty-six thousand nine hundred dollars.

For stationery, furniture, newspapers, and miscellaneous items, two thousand five hundred dollars.

BUREAU OF YARDS AND DOCKS.—For one chief clerk, one thousand eight hundred dollars; one draughtsman, one thousand eight hundred dollars; one clerk of class four; one clerk of class three; one clerk of class two; one clerk of class one; one assistant messenger; and one laborer; in all, eleven thousand nine hundred and eighty dollars.

For stationery, books, plans, drawings, labor, and miscellaneous items, six hundred dollars.

BUREAU OF EQUIPMENT AND RECRUITING.—For chief clerk, one thousand eight hundred dollars; one clerk of class three; two clerks of class two; two clerks of class one; one copyist, at nine hundred dollars; one assistant messenger; and one laborer; in all, twelve thousand six hundred and eighty dollars.

For stationery, books, and miscellaneous items, five hundred dollars.

BUREAU OF NAVIGATION.—For chief clerk, one thousand eight hundred dollars; one clerk of class three; one clerk of class two; one clerk at one thousand dollars; one assistant messenger; and one laborer; in all, seven thousand one hundred and eighty dollars.

For stationery, books, and miscellaneous items, eight hundred dollars.

BUREAU OF ORDNANCE.—For chief clerk, one thousand eight hundred dollars; draughtsman, one thousand eight hundred dollars; one clerk of class three; one clerk of class two; one assistant messenger; and one laborer; in all, seven thousand nine hundred and eighty dollars.

For stationery, books, and miscellaneous items, four hundred dollars.

BUREAU OF CONSTRUCTION AND REPAIR.—For chief clerk, one thousand eight hundred dollars; draughtsman, one thousand eight hundred dollars; one clerk of class four; one clerk of class three; one
clerk of class two; one clerk of class one; one assistant messenger; and one laborer; in all, ten thousand nine hundred and eighty dollars.

For stationery and miscellaneous items, four hundred dollars.

BUREAU OF STEAM-ENGINEERING.—For chief clerk, one thousand eight hundred dollars; one chief draughtsman, at two thousand two hundred and fifty dollars; one assistant draughtsman, at one thousand six hundred dollars; one clerk of class two; one clerk of class one; one clerk at one thousand dollars; one assistant messenger; and two laborers; in all, eleven thousand two hundred and ninety dollars.

For stationery and miscellaneous items, one thousand five hundred dollars.

STATIONERY, etc. For stationery and miscellaneous items, four hundred dollars.

BUREAU OF PROVISIONS AND CLOTHING.—For chief clerk, one thousand eight hundred dollars; one clerk of class four; two clerks of class three; two clerks of class two; three clerks of class one; one assistant messenger; and one laborer; in all, fourteen thousand five hundred and eighty dollars.

For stationery and miscellaneous items, four hundred dollars.

STATIONERY, etc. For stationery and miscellaneous items, one thousand five hundred dollars.

BUREAU OF MEDICINE AND SURGERY.—For chief clerk, one thousand eight hundred dollars; one clerk of class three; one clerk of class two; one clerk of class one; one clerk at one thousand dollars; one assistant messenger; and one laborer; in all, eight thousand three hundred and eighty dollars.

For stationery and miscellaneous items, four hundred dollars.

STATIONERY, etc. For stationery and miscellaneous items, four hundred dollars.

JUDGE-ADVOCATE-GENERAL, UNITED STATES NAVY.—For one clerk of class three; one clerk at one thousand dollars; in all, two thousand six hundred dollars.

For one superintendent of the building occupied by the Navy Department, two hundred and fifty dollars; one engineer, one thousand two hundred dollars; one assistant engineer, one thousand dollars; one conductor of elevator, seven hundred and twenty dollars; nine watchmen; four laborers; for twelve charwomen, at one hundred and eighty dollars each; in all, sixteen thousand six hundred and ten dollars.

For incidental labor, fuel, lights, and miscellaneous items for said building, ten thousand dollars.

DEPARTMENT OF THE INTERIOR.

For compensation of the Secretary of the Interior, eight thousand dollars; assistant secretary, three thousand five hundred dollars; chief clerk, two thousand five hundred dollars, and two hundred and fifty dollars additional as superintendent of the Patent Office building; seven clerks, chiefs of division, at two thousand dollars each, one of whom shall be disbursing clerk; for one stenographer, one thousand eight hundred dollars; six clerks of class four; four clerks of class three; four clerks of class two; seven clerks of class one, one of whom shall be the telegraph operator of the department; one clerk at one thousand dollars; eight copyists; one messenger; seven assistant messengers; five laborers; for one captain of the watch, one thousand dollars; and forty watchmen, to be allotted to day or night service as the Secretary of the Interior may direct; additional to two watchmen acting as lieutenants of watchmen, at one hundred and twenty dollars each; for one engineer, one thousand two hundred dollars; assistant engineer, one thousand dollars; and six firemen, at seven hundred and twenty dollars each; in all, one hundred and fifteen thousand one hundred and ninety dollars.

For temporary clerks for the Department of the Interior, eight thousand dollars.

OFFICE OF ASSISTANT ATTORNEY-GENERAL.—For one law-clerk, two thousand two hundred and fifty dollars; three clerks at two thousand dollars each; and one clerk at one thousand two hundred dollars; in all, nine thousand four hundred and fifty dollars.
For furniture, advertising, telegraphing, ice, and miscellaneous items, including new books and books to complete broken sets, and other absolutely necessary expenses, nine thousand dollars.

For expenses of storing, packing, and distributing official documents, including the purchase of boxes, one thousand five hundred dollars.

For the rent of a portion of the building on the northeast corner of Twelfth street and Pennsylvania avenue, Washington, District of Columbia, occupied by the Pension Office, or any other fire-proof building or buildings that the Secretary of the Interior may select, twenty thousand dollars; and the Secretary of the Interior is hereby authorized to contract with the owner of said building or other buildings for the rent thereof to the government, at a rate not exceeding twenty thousand dollars, from June thirtieth, eighteen hundred and eighty-one, to June thirtieth, eighteen hundred and eighty-two.

For rent for the accommodation of the additional clerical force provided for herein for the Pension Office, eight thousand dollars; two thousand dollars of which sum shall be available for the current fiscal year.

For rent of a building for use of the Bureau of Education, six thousand dollars.

For fuel, light, and repairs of the heating apparatus, eight thousand dollars.

For stationery for the Department of the Interior and its several bureaus and offices, forty-four thousand dollars.

For diagrams, parchment paper for land-patents, furniture and repairs of the same, miscellaneous items, for the actual expenses of clerks detailed to investigate fraudulent land-entries, trespasses on the public lands, and cases of official misconduct, and for advertising and telegraphing, twenty-five thousand dollars.

For law-books for the law library of the General Land Office, one thousand dollars.

For rebinding tract-books in constant use, which have become damaged by age and use, five thousand dollars.

For connected and separate United States and other maps prepared in the General Land Office, six thousand dollars.

For maps.

For law-books for law library.

For re-binding for Bureau of Education.

For fuel, light, heating apparatus.

For stationery.

For postage-stamps for the Interior Department and its bureaus, as required under the Postal Union, to prepay postage on matter addressed to Postal Union countries, five thousand dollars.

For expenses of compiling the Biennial Register, two thousand dollars.

For the Commissioner of the General Land Office, four thousand dollars; chief clerk, two thousand dollars; law-clerk, two thousand dollars; recorder, two thousand dollars; three principal clerks, at one thousand eight hundred dollars each; sixteen clerks of class four; thirty clerks of class three; forty clerks of class two; sixty-two clerks of class one; thirty clerks at one thousand dollars each; and fifteen copyists, at nine hundred dollars each; one draughtsman, one thousand six hundred dollars; one assistant draughtsman, one thousand four hundred dollars; nine assistant messengers; twelve laborers; and six packers, at seven hundred and twenty dollars each; in all, two hundred and eighty-seven thousand eight hundred and twenty dollars: Provided, That the Secretary of the Interior, in his discretion, shall be, and he is hereby, authorized to use any portion of said appropriation for piece-work, or by the day, month, or year, at such rate or rates as he may deem just and fair, not exceeding a salary of nine hundred dollars per annum.

For law-books for the law library of the General Land Office, one thousand dollars.

For re-binding for Bureau of Education.

For re-binding for Pension Office.

For secretaries of the Interior to make contract for.

For diagrams, parchment paper for land-patents, furniture and repairs of the same, miscellaneous items, for the actual expenses of clerks detailed to investigate fraudulent land-entries, trespasses on the public lands, and cases of official misconduct, and for advertising and telegraphing, twenty-five thousand dollars.

For law-books for law library.

For re-binding for Pension Office.

For secretaries of the Interior to make contract for.
thirteen clerks at one thousand dollars each; eight copyists, at nine hundred dollars each; one messenger; one assistant messenger; and two laborers; in all, eighty-two thousand seven hundred and eighty dollars.

For blank books, binding, fuel, light, and other miscellaneous items, including price-lists and two city newspapers, to be filed and bound, and preserved for the use of the office, three thousand dollars.

PENSION OFFICE.—For compensation of the Commissioner of Pensions, five thousand dollars; first deputy commissioner, three thousand six hundred dollars; deputy commissioner, two thousand four hundred dollars; chief clerk, two thousand dollars; medical referee, two thousand two hundred and fifty dollars; forty-five clerks of class four; seventy-five clerks of class three; one hundred clerks of class two; one hundred and forty-eight clerks of class one; ten clerks at one thousand dollars each; thirty copyists, at nine hundred dollars each; one engineer at one thousand two hundred dollars; one messenger and twelve assistant messengers; and for ten laborers and four watchmen; in all, five hundred and ninety-one thousand and ten dollars.

For the following additional clerical force in the Pension Office, namely:

Twenty examiners, at two thousand dollars each; twenty clerks of class four; twenty clerks of class three; twenty clerks of class two; fifty clerks of class one; three assistant messengers; three watchmen; and five laborers; in all, two hundred and three thousand six hundred and twenty dollars; and for the like force for the balance of the current fiscal year, fifty thousand nine hundred and five dollars; the latter sum to be immediately available.

For actual and necessary expenses of clerks detailed to investigate pension cases, one hundred and twenty-five thousand dollars. And the provisions of section fifty-four hundred and eighty-five of the Revised Statutes shall be applicable to any person who shall violate the provisions of an act entitled "An act relating to claim agents and attorneys in pension cases," approved June twentieth, eighteen hundred and seventy-eight.

Contingent expenses.

For contingent expenses of the office, namely:

For carpets, maps, furniture, awnings, and repairs of the same; for fuel, gas, and repairing heaters and elevators; engraving and retouching plates; for bounty-land warrants, and printing and binding the same; engraving and printing pension certificates; and for other necessary expenses of the office, including two daily newspapers, and cost of telegraphing, fifty-one thousand dollars; fifteen thousand dollars of which sum shall be available during the current fiscal year.

UNITED STATES PATENT OFFICE.—For compensation of the Commissioner of the Patent Office, four thousand five hundred dollars; for assistant commissioner, three thousand dollars; for chief clerk, two thousand two hundred and fifty dollars; for chief clerk, examiners-in-chief, at three thousand dollars each; examiner in charge of interferences, two thousand five hundred dollars; trade-mark examiner, and examiner of designs, at two thousand four hundred dollars each; twenty-three principal examiners, at two thousand four hundred dollars each; twenty-four first assistant examiners, at one thousand eight hundred dollars each; twenty-four second assistant examiners, at one thousand six hundred dollars each; twenty-four third assistant examiners, at one thousand four hundred dollars each; one financial clerk, two thousand dollars, who shall give bond in such amount as the Secretary of the Interior may determine; one librarian, two thousand dollars; one machinist, one thousand six hundred dollars; three chiefs of division, at two thousand dollars each; one clerk of class four; five clerks of class three (one of whom shall be translator of languages); nineteen clerks of class two; and forty-five clerks of class one; forty-two permanent clerks at one thousand dollars each; for seventy copyists, one of whom shall be a draughtsman, at nine hundred dollars each; for four skilled draughtsmen, at one thousand two hundred dollars each; for one mes-

Miscellaneous

Commissioner of Pensions, deputy, chief clerk, clerks, and others.

Additional clerks, messengers, and watchmen.

R. S. 5485.


Commissioner of the Patent Office, assistant, chief clerk, examiners, and others.
senger and purchasing clerk, one thousand dollars; six assistant messengers; for one skilled laborer, one thousand two hundred dollars; for five model attendants, at one thousand dollars each; for ten attendants in model-room, at eight hundred dollars each; for twelve skilled laborers, at seven hundred and twenty dollars each; for twenty-five laborers at six hundred and sixty dollars each; thirteen laborers at four hundred and eighty dollars each; and for three draughtsmen, at one thousand dollars each, and three tracers, at seven hundred and twenty dollars each; in all, four hundred and eighty thousand eight hundred and seventy dollars.

For contingent and miscellaneous expenses of the Patent Office, namely: For construction and repair of model-cases, stationery, portfolios for drawings, furniture, and labor connected therewith, repairing, papering, painting, plumbing, gas-fitting, carpets, ice, advertising, monies refunded, printing engraved patent-heads, paper for the same, international exchanges, and other contingencies, twenty-five thousand dollars.

For purchase of books for a scientific library for the Patent Office, five thousand dollars.

For photolithographing or otherwise producing plates for the Official Gazette, twenty-three thousand dollars.

For photolithographing or otherwise producing copies of the weekly issues of drawings of patents, designs, and trade-marks, thirty-five thousand dollars.

For photolithographing or otherwise reproducing copies of drawings destroyed or damaged by fire or otherwise exhausted, including pay of temporary draughtsmen, thirty thousand dollars; the work of said photographing, or otherwise producing plates and copies, referred to in this and the two preceding paragraphs, to be done under the supervision of the Commissioner of Patents, and in the city of Washington, if it can be there done at reasonable rates; and the Commissioner of Patents, under the direction of the Secretary of the Interior, is authorized to make contracts therefor.

BUREAU OF EDUCATION.—For the Commissioner of Education, three thousand dollars; chief clerk, one thousand eight hundred dollars; two clerks of class four; one statistician, one thousand eight hundred dollars; one clerk of class three; one translator, one thousand six hundred dollars; two clerks of class two; two clerks of class one; six copyists, at nine hundred dollars each; one assistant messenger; one laborer; in all, twenty-five thousand three hundred and eighty dollars.

For contingent expenses, namely: Cases for library, five hundred dollars; library, one thousand dollars; current educational periodicals, two hundred and fifty dollars; other current publications, two hundred and twenty-five dollars; completing valuable sets of periodicals and publications in the library, two hundred dollars; telegraphing and expressage, two hundred dollars; collecting statistics and writing and compiling matter for annual and special reports, and editing and publishing circulars of information, fifteen thousand dollars; fuel and lights, four hundred dollars; office furniture, two hundred and fifty dollars; contingencies, seven hundred and fifty dollars; in all, eighteen thousand seven hundred and seventy-five dollars.

For the distribution and exchange of educational documents, and for wrapping, directing, tying, and packing the same, and for the collection, exchange, cataloguing, and caring for the collection of educational apparatus and appliances, articles of school-furniture, and models of school-buildings illustrative of foreign and domestic systems and methods of education, and for repairing the same, six thousand dollars.

OFFICE OF AUDITOR OF RAILROAD ACCOUNTS.—For Auditor, who shall hereafter be styled Commissioner of Railroads, four thousand five hundred dollars; bookkeeper, two thousand four hundred dollars; assistant bookkeeper, two thousand dollars; railroad engineer, two thousand five hundred dollars; one clerk, one thousand four hundred
dollars; one copyist, nine hundred dollars; one messenger, six hundred dollars; traveling and other expenses, two thousand five hundred dollars; incidental expenses, three hundred dollars; in all, seventeen thousand one hundred dollars.

Employees, heating apparatus of Supreme Court and Congressional Library.

Under the Architect of the Capitol.—For person in charge of heating apparatus of the Congressional Library and Supreme Court, eight hundred and sixty-four dollars; for one laborer in charge of water-closet in central portion of the Capitol, six hundred and sixty dollars; for three laborers for cleaning rotunda, corridors, and dome, at six hundred and sixty dollars each; for the pay of six watchmen employed on the Capitol Grounds, at seven hundred and twenty dollars each; in all, seven thousand eight hundred and twenty-four dollars.

Surveyors-General and clerks:

Louisiana.

For surveyor-general of Louisiana, one thousand eight hundred dollars; and for the clerks in his office, including clerks to prepare duplicate plats of confirmed private land-claims, also to transcribe field-notes of surveys in arrears, ten thousand two hundred dollars.

Florida.

For surveyor-general of Florida, one thousand eight hundred dollars; and for the clerks in his office, three thousand dollars.

Minnesota.

For surveyor-general of Minnesota, two thousand dollars; and for the clerks in his office, six thousand dollars.

Dakota Territory.

For surveyor-general of the Territory of Dakota, two thousand dollars; and for the clerks in his office, six thousand five hundred dollars.

Colorado.

For surveyor-general of the State of Colorado, two thousand five hundred dollars; and for the clerks in his office, five thousand five hundred dollars.

New Mexico.

For surveyor-general of the Territory of New Mexico, two thousand five hundred dollars; and for the clerks in his office, six thousand dollars.

California.

For surveyor-general of California, two thousand seven hundred and fifty dollars; and for the clerks in his office, including those completing, translating, copying, and indexing original Spanish archives, and preserving from destruction originals greatly defaced in the office of the surveyor-general of California, thirty-two thousand two hundred and fifty dollars.

Idaho Territory.

For surveyor-general of the Territory of Idaho, two thousand five hundred dollars; and for the clerks in his office, two thousand five hundred dollars.

Nevada.

For surveyor-general of Nevada, two thousand five hundred dollars; and for the clerks in his office, three thousand dollars.

Oregon.

For surveyor-general of Oregon, two thousand five hundred dollars; and for the clerks in his office, four thousand five hundred dollars.

Washington Territory.

For surveyor-general of the Territory of Washington, two thousand five hundred dollars; and for the clerks in his office, five thousand five hundred dollars.

Nebraska and Iowa.

For surveyor-general of Nebraska and Iowa, two thousand dollars; and for the clerks in his office, four thousand dollars.

Montana Territory.

For surveyor-general of the Territory of Montana, two thousand five hundred dollars; and for the clerks in his office, five thousand dollars.

Utah Territory.

For surveyor-general of the Territory of Utah, two thousand five hundred dollars; and for the clerks in his office, four thousand dollars.

Wyoming Territory.

For surveyor-general of the Territory of Wyoming, two thousand five hundred dollars; and for the clerks in his office, three thousand five hundred dollars.

Arizona Territory.

For surveyor-general of the Territory of Arizona, two thousand five hundred dollars; and for the clerks in his office, four thousand dollars.

POST-OFFICE DEPARTMENT.

Compensation of the Postmaster-General, chief clerk, chief clerk.

For compensation of the Postmaster-General, eight thousand dollars; chief clerk to the Postmaster-General, two thousand two hundred dollars; stenographer, one thousand eight hundred dollars; appointment
clerk, one thousand eight hundred dollars; law-clerk, at two thousand
two hundred and fifty dollars (office of assistant attorney-general for
Post-Office Department); three clerks of class one; one messenger (class
of class one), one thousand two hundred dollars; one assistant messenger;
topographer, two thousand five hundred dollars; one clerk of class three;
one clerk at one thousand dollars; temporary employees, fourteen thou-
sand dollars; in all, forty thousand six hundred and seventy dollars.

For first assistant postmaster-general, three thousand five hundred
dollars; chief clerk, two thousand dollars, and while the office is held
by the present incumbent five hundred dollars additional; three clerks
of class four; fourteen clerks of class three; one clerk of class three to
act as stenographer and department telegraph operator; six clerks of
class two; twelve clerks of class one; four clerks at one thousand dol-
ars each; three assistant messengers; superintendent of blank agency,
one thousand eight hundred dollars; assistant superintendent of blank
agency, one thousand six hundred dollars; four assistants to superin-
tendent of blank agency, at one thousand two hundred dollars each;
two assistants to superintendent of blank agency, at nine hundred dol-
ars each; one clerk, at one thousand dollars; one assistant messenger;
three laborers (for blank agency); superintendent of free delivery, two
thousand one hundred dollars; one clerk of class two (office of superin-
tendent of free delivery); in all, eighty-one thousand five hundred and
sixty dollars.

For second assistant postmaster-general, three thousand five hundred
dollars; chief clerk, two thousand dollars; chief of division of inspec-
tion, two thousand dollars; superintendent of railway adjustment, two
thousand dollars; eight clerks of class four; thirty clerks of class three;
sixteen clerks of class two; thirteen clerks of class one; nine clerks at
one thousand dollars each; two assistant messengers; and one laborer;
in all, one hundred and twenty-one thousand dollars.

For third assistant postmaster-general, three thousand five hundred
dollars; chief clerk, two thousand dollars; chief of division of dead
letters, two thousand and fifty dollars; chief of division of postage stamps, two thousand two hundred and fifty dollars; seven
clerks of class four; eighteen clerks of class three; twenty-eight clerks
of class two; thirty-seven clerks of class one; six clerks at one thousand
dollars each; ten female clerks at one thousand two hundred dollars each;
fourty-seven female clerks at nine hundred dollars each; three assistant
messengers; eight laborers; four female laborers, at four hundred and
eighty dollars each; in all, two hundred and four thousand six hundred
and sixty dollars.

For superintendent of foreign mails, three thousand dollars; chief
clerk, two thousand dollars; one clerk of class four; three clerks of
class three; one clerk of class two; one clerk of class one; two clerks
at one thousand dollars each; one assistant messenger; in all, sixteen
thousand nine hundred and twenty dollars.

For superintendent of the money-order system, three thousand dol-
lars; chief clerk, two thousand dollars; five clerks of class four; seven
clerks of class three; five clerks of class two; nine clerks of class one;
one clerk at one thousand dollars; five clerks at nine hundred dollars
each; one assistant messenger; three laborers; in all, fifty-one thou-
sand two hundred dollars.

For chief of division of mail depredations, two thousand two hundred
and fifty dollars; one clerk of class three; one clerk of class two; three
clerks of class one; one clerk at one thousand dollars; in all, nine thou-
sand eight hundred and fifty dollars.

For office of disbursing clerk and superintendent of building: Dis-
bursing clerk and superintendent, two thousand one hundred dollars;
one clerk of class two (accountant); one clerk of class one (store-
keeper); engineer, one thousand four hundred dollars; one assistant
engineer, one thousand dollars; one fireman, who shall be a blacksmith,
nine hundred dollars; one fireman, who shall be a steam fitter, nine hun-

First Assistant Postmaster-General, chief clerk, and others.

Second Assistant Postmaster-General, chief clerk, and others.

Third Assistant Postmaster-General, chief clerk, and others.

Superintendent of foreign mails, chief clerk, and others.

Superintendent of the money-order system, clerks, etc.

Chief of division of mail depredations, and clerks.

Disbursing clerk and superintendent of building, clerks, and others.
dred dollars; one fireman, seven hundred and twenty dollars; one carpenter, one thousand two hundred dollars; one assistant carpenter, one thousand dollars; captain of the watch, one thousand dollars; for seventeen watchmen and twenty-seven laborers; in all, forty-two thousand eight hundred and eighty dollars.

For contingent expenses of the Post-Office Department: For stationery, nine thousand dollars; fuel, and for repairs to engine, boilers, and heating apparatus for the General Post-Office building, including the Auditor’s Office, four thousand four hundred dollars; for gas, six thousand dollars; plumbing and gas-fixtures, four thousand dollars; telegraphing, five thousand dollars; painting, four thousand dollars; carpets, six thousand dollars; furniture, six thousand dollars; keeping of horses and repair of wagons and harness, one thousand two hundred dollars; hardware, one thousand five hundred dollars; and for rent of house numbered nine hundred and fifteen E street northwest, one thousand five hundred dollars; miscellaneous items, ten thousand dollars; publication of copies of the Official Postal Guide, twenty-three thousand dollars; for directories of the principal cities of the United States, two hundred dollars; in all, eighty-one thousand eight hundred dollars.

Waste paper, sale of authorized.

That the Postmaster-General is hereby authorized to sell as waste paper, or otherwise dispose of, the files of papers which have accumulated, or may hereafter accumulate, in the Post-Office Department that are not needed in the transaction of current business and have no permanent value or historical interest; and the proceeds of said sales he shall pay into the treasury, and make report thereof to Congress.

JUDICIAL.

CHIEF JUDGE OF THE UNITED STATES.

Chief Justice of the United States, ten thousand five hundred dollars; and for eight associate justices, ten thousand dollars each; in all, ninety thousand five hundred dollars.

To pay the salaries of the United States judges retired under section seven hundred and fourteen of the Revised Statutes so much as may be necessary for the fiscal year ending June thirtieth, eighteen hundred and eighty-two, is hereby appropriated.

For marshal of the Supreme Court of the United States, three thousand dollars.

For nine circuit judges, to reside in circuit, at six thousand dollars each, fifty-four thousand dollars.

For salary of the reporter of the decisions of the Supreme Court of the United States, two thousand five hundred dollars.

For salaries of the fifty-three district judges of the United States, one hundred and ninety-three thousand dollars.

For salaries of the chief justice of the supreme court of the District of Columbia and the five associate judges, twenty-four thousand five hundred dollars: Provided, That hereafter the salaries appropriated for the United States judges in the foregoing paragraphs, and judges of the Court of Claims, and of the Territories, may be paid monthly.

For compensation of the district attorneys of the United States, nineteen thousand five hundred dollars.

For compensation of the district marshals of the United States, twelve thousand three hundred dollars.

OFFICE OF THE ATTORNEY-GENERAL.

For compensation of the Attorney-General, eight thousand dollars; Solicitor-General, seven thousand dollars; three assistant attorneys-general, at five thousand dollars each; one assistant attorney-general of the Post-Office Department, four thousand dollars; solicitor of the internal revenue, four thousand five hundred dollars; examiner of claims, three thousand five hundred dollars; law-clerk and examiner of titles, two thousand seven hundred dollars; chief clerk, two thousand two hundred dollars; stenographic clerk, one thousand eight hundred dollars; one law-clerk, two thousand
dollars; five clerks of class four; additional for disbursing clerk, and clerk in charge of pardons, two hundred dollars each; one clerk of class two; two clerks of class one; five copyists; one telegraph operator, at one thousand dollars; two assistant messengers; two laborers; and two watchmen; in all, seventy-three thousand six hundred dollars.

For contingent expenses of the department, namely: For furniture and repairs, one thousand dollars; for law and miscellaneous books for library of the department, one thousand five hundred dollars; for stationery, one thousand five hundred dollars; for miscellaneous expenditures, such as telegraphing, fuel, lights, labor, and other necessaries, six thousand dollars; in all, ten thousand dollars.

For care and subsistence of horses and repairs of wagons and harness, one thousand two hundred dollars.

For rent of the four floors of the building occupied by the Department of Justice, twelve thousand dollars.

OFFICE OF THE SOLICITOR OF THE TREASURY.—For compensation of the Solicitor of the Treasury, four thousand five hundred dollars; assistant solicitor, three thousand dollars; chief clerk, two thousand dollars; four clerks of class four; three clerks of class three; two clerks of class two; two clerks of class one; one assistant messenger; and one laborer; in all twenty-eight thousand and eighty dollars.

For law and miscellaneous books for office of the Solicitor of the Treasury, five hundred dollars.

COURT OF CLAIMS.—For salaries of five judges of the Court of Claims, at four thousand five hundred dollars each; chief clerk, three thousand dollars; one assistant clerk, two thousand dollars; bailiff, one thousand five hundred dollars; and messenger thereof; in all, twenty-nine thousand eight hundred and forty dollars.

For stationery, books, fuel, labor, postage, and other contingent and miscellaneous expenses, three thousand dollars.

For reporting the decisions of the court, clerical hire, labor in preparing and superintending the printing of the sixteenth volume of the Reports of the Court of Claims, to be paid on the order of the court, one thousand dollars; and said sum, as well as the appropriation for like services in the act of June fifteenth, eighteen hundred and eighty, chapter two hundred and twenty-five, for the fifteenth volume, may be paid to the reporters of the court notwithstanding section seventeen hundred and sixty-five of the Revised Statutes, or section three of the act of June twentieth, eighteen hundred and seventy-four, chapter three hundred and twenty-eight.

SEC. 2. That the Secretaries, respectively, of the Departments of State, of the Treasury, War, Navy, and of the Interior, and the Attorney-General, are authorized to make requisitions upon the Postmaster-General for the necessary amount of official postage-stamps for the use of their departments, not exceeding the amount stated in the estimates submitted to Congress; and upon presentation of proper vouchers therefor at the Treasury, the amount thereof shall be credited to the appropriation for the service of the Post Office Department for the same fiscal year.

SEC. 3. That the pay of assistant messengers, firemen, watchmen, and laborers provided for in this act, unless otherwise specially stated, shall be as follows: For assistant messengers, firemen, and watchmen, seven hundred and twenty dollars per annum each; for laborers, six hundred and sixty dollars per annum each.

SEC. 4. That all acts or parts of acts inconsistent or in conflict with the provisions of this act are hereby repealed.

Approved, March 3, 1881.
CHAP. 131.—An act to amend the act incorporating the Capitol, North O Street and South Washington Railway Company.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act to incorporate the Capitol, North O Street and South Washington Railway Company, approved March third, eighteen hundred and seventy-five, be, and the same is hereby, amended, so as to authorize said company, at its discretion, to remove its track from Ohio avenue and Twelfth street southwest, and lay a single or double track, and run its cars thereon, from its present line at the intersection of Ohio avenue and Fourteenth street south, along Fourteenth street to C street southwest, eastwardly along C street southwest to Virginia avenue, to connect with its present line at the junction of said avenue and street; and also to lay a single or double track from its present line on F street and Eleventh street northwest, north along said Eleventh street to Boundary street; and to lay a single or double track commencing at the intersection of C street and Eleventh street southwest, running thence south on Eleventh street to Water street south, running thence easterly on Water street south to M street south, which point shall be the southern terminus of the road: Provided, That the said company shall complete the tracks and run its cars along the streets named within six months from the approval of this act.

SEC. 2. That should any part of the track extension herein authorized coincide with portions of any other duly incorporated street railway, the relative condition of the chartered rights may be adjusted upon terms to be mutually agreed upon between the companies, or, in case of disagreement, by the supreme court of the District of Columbia, on petition filed therein by either party, and on such notice to the other party as the court may order.

SEC. 3. That the fare between the Bureau of Engraving and Printing and the nearest junction with any intersecting road shall be two cents.

SEC. 4. That any other duly incorporated street-railway company in the District of Columbia shall have the right to run its cars over that portion of the route hereinbefore named south of Pennsylvania avenue, upon such fair and equitable terms as may be agreed upon between the said companies; and in the event that the said companies shall fail to agree upon satisfactory terms, either of said companies may apply by petition to the supreme court of the District of Columbia, which shall provide for proper notice to, and hearing of, all parties in interest; and shall have power to determine the terms and conditions upon which, and the regulations under which, the said company or companies using the tracks over the route before named may use and enjoy said tracks, and the amount and manner of compensation to be paid therefor.

SEC. 5. That Congress may at any time amend, alter, or repeal this act.

Approved, March 3, 1881.
the same are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the objects hereinafter stated, namely:

COURT OF CLAIMS.

To pay judgments of the United States Court of Claims, four hundred and fifty thousand dollars, or so much thereof as may be necessary; Provided, That no judgment shall be paid until the right of appeal has expired: Provided, That this appropriation shall be applied only to the payment of judgments of the Court of Claims, unappealed, or to judgments entered in accordance with mandates from the Supreme Court where such mandates have been issued prior to the passage of this act.

EXECUTIVE OFFICE.

For compensation of a telegraph operator in the office of the President of the United States from March fourth, eighteen hundred and eighty-one, to June thirtieth, eighteen hundred and eighty-one, at one thousand four hundred and fifty-eight dollars and eighty-nine cents.

For contingent expenses of the Executive Office, including stationery therefor, two thousand dollars.

STATE DEPARTMENT.

To enable the Secretary of State to meet the expenses of the International Sanitary Congress, under House resolution of May fourteenth, eighteen hundred and eighty, five thousand dollars.

To pay R. C. Morgan, disbursing clerk of the State Department, for lithographing and for books and maps procured and paid for by him, also for postage paid for by him for that department during the years eighteen hundred and seventy-eight, eighteen hundred and seventy-nine, and eighteen hundred and eighty, two hundred and twenty-five dollars and thirty-five cents.

To pay John Jay, late envoy extraordinary and minister plenipotentiary to Austria, for an amount expended by him for telegrams on public business, two hundred and twenty dollars and forty-six cents.

FOREIGN INTERCOURSE

For payment of amounts found due by the accounting officers on account of contingent expenses of United States consulates, namely:

For the year eighteen hundred and eighty, twenty-five thousand and twenty-two dollars and thirty cents.

For the year eighteen hundred and seventy-nine, two thousand one hundred and ninety dollars and twenty-three cents:

Provided, That this and the two foregoing paragraphs do not effect the payment of money from the Treasury, being only required to reimburse the account for consular fees.

To pay drafts on the Secretary of State by consular officers on account of contingent expenses of consulates for eighteen hundred and eighty, four thousand four hundred and eighty-nine dollars and forty-five cents.

For printing and distributing the publications by the Department of State of the consular and other commercial reports, including circular letters to chambers of commerce, six thousand seven hundred and thirteen dollars.

TREASURY DEPARTMENT.

TERRITORIES.

For the legislative expenses of the Territory of Montana, six thousand and forty-five dollars.
Dakota. For the legislative expenses of the Territory of Dakota, six thousand one hundred and eighty dollars.

Idaho. For the legislative expenses of the Territory of Idaho, seven thousand and thirty dollars.

Arizona. For the legislative expenses of the Territory of Arizona, six thousand one hundred and fifty dollars.

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<th>INTERNAL REVENUE.</th>
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<td>Salaries and expenses of agents, surveyors, and others for 1880 and 1881;</td>
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<td>1879.</td>
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<td>Dies, paper, and stamps.</td>
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<td>Amounts due for punishments for violation of internal-revenue laws, 1879 and 1880.</td>
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<td>LIFE-SAVING STATIONS.</td>
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<td>For fuel for life-saving stations, life-boat stations, and houses of refuge; repairs and outfits for the same; supplies and provisions for houses of refuge and for shipwrecked persons succored at stations; traveling expenses of officers under orders from the Treasury Department; and contingent expenses, including freight, storage, repairs to apparatus, medals, stationery, advertising, and miscellaneous expenses that cannot be included under any other head of life-saving stations on the coasts of the United States, including the rebuilding of the stations at Pea Island, North Carolina, and Brazos Santiago, Texas, and the renewal of apparatus and supplies for said stations, twelve thousand dollars.</td>
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<td>LIGHT-HOUSE ESTABLISHMENT.</td>
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<td>To pay amounts found due by the accounting officers to collectors of customs for commissions, at two and one-half per centum, on disbursements made by them as superintendents of lights, during eighteen hundred and eighty, three hundred and eighty dollars and seventy-seven cents.</td>
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<td>MISCELLANEOUS.</td>
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<td>For rent of telephones, and incidental expenses connected therewith, for eighteen hundred and eighty-one, two hundred and fifty dollars.</td>
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<td>For arranging and binding canceled marine papers, requisitions, and other important records; sealing ships’ registers, newspapers, books, hand-stamps, and repairs of the same, for eighteen hundred and eighty-one, two thousand dollars.</td>
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<td>For repairs and preservation of public buildings under the control of the Treasury Department, twenty thousand dollars.</td>
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<td>For vaults, safes, and locks, and repairs of the same, for all public buildings under the Treasury Department for eighteen hundred and eighty-one, seven thousand dollars.</td>
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<td>For heating, hoisting, and ventilating apparatus, and repairs of the same, for public buildings under the control of the Treasury Department, twenty thousand dollars.</td>
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Furniture and repairs of furniture, and carpets, for all public buildings under the control of the Treasury Department, thirty thousand dollars.

For fuel, light, and water, and miscellaneous items required by the janitors and firemen in the proper care of the public buildings under the control of the Treasury Department, fifty thousand dollars.

For constructing elevator in the court-house and post-office building at Indianapolis, Indiana, ten thousand dollars.

To pay B. F. Scribner, late special agent at the seal-fisheries in Alaska, salary and traveling expenses for eighteen hundred and eighty, three hundred and twenty-nine dollars and ten cents; and to pay J. W. Beaman, late special agent at the seal-fisheries in Alaska, salary and traveling expenses for eighteen hundred and eighty, two hundred and seventy-seven dollars and ten cents.

To pay two assistant agents at the seal-fisheries in Alaska, at the rate of two thousand one hundred and ninety dollars each per annum, one thousand and ninety-five dollars; and for necessary traveling expenses, at the rate of six hundred dollars each per annum, three hundred dollars; in all, one thousand three hundred and ninety-five dollars.

To pay the judgment of the United States circuit court for the southern district of New York in favor of Edward S. Sherman, plaintiff, against Moses H. Grinnell, former collector of customs of the port of New York, defendant, including damages, one thousand one hundred and thirty dollars and seventy-nine cents.

For the expenses of providing suitable apparatus for the assay laboratory in connection with the office of the Director of the Mint, three hundred dollars.

To enable the Secretary of the Treasury to perfect the title of the government of the United States to the marine hospital at Wilmington, North Carolina, once sold to Doctor J. Francis King, and now in litigation, the sum of two thousand and fifty dollars.

To enable the Secretary of the Treasury to pay the ninth installment of the war-claim of the State of Pennsylvania, duly allowed by the accounting officers of the Treasury by settlement made February first, eighteen hundred and eighty-one, five thousand one hundred and fifty-six dollars and six cents.

To enable the Secretary of the Treasury to pay the war-claim of the State of Connecticut, duly allowed by the accounting officers of the Treasury, one thousand seven hundred and ninety-three thousand and eighty-eight cents.

For refunding to States expenses incurred in raising volunteers under the laws: To the State of Kansas, twenty-six thousand six hundred and forty dollars and five cents; to the State of New York, twenty-one thousand four hundred and twenty-one dollars and thirteen cents.

To enable the Secretary of the Treasury to pay the just contribution to the maintenance of the International Bureau of Weights and Measures, in conformity with the terms of the convention of May twentieth, and eighteen hundred and seventy-five, for eighteen hundred and thirty dollars, the sum of two thousand four hundred dollars, being his fixed compensation.

To pay R. H. Thurston for two years services as secretary of the board for testing iron and steel, under act of March third, eighteen hundred and seventy-five, from the thirtieth of June, eighteen hundred and seventy-seven, to the thirtieth of June, eighteen hundred and seventy-nine, the sum of two thousand four hundred dollars, being his compensation.

To pay John Scott Cunningham the sum as provided for in the act of February eighth, eighteen hundred and eighty-one, one thousand two hundred and eighty-four dollars and nineteen cents.

To pay Mary E. Walker claim for services rendered by her as a temporary clerk in the Treasury Department for one year from July fourteenth, eighteen hundred and seventy-three, nine hundred dollars.
Repayment to importers. For repayment to importers the excess of deposits for unascertained duties, or duties or other moneys paid under protest, including interest and costs in judgment cases, three hundred thousand dollars; which sum is hereby made available for the payment of all claims to which the appropriation is applicable which are not payable from the permanent annual appropriation provided for in section thirty-six hundred and eighty-nine of the Revised Statutes: Provided, That no portion of this appropriation shall be expended for the payment of claims known as "charges and commissions cases."

R. S. 3689. Proviso.

E. E. Saunders. To refund to E. E. Saunders, master of the schooner Eddie Huck, the sum of forty dollars, being a part of the penalty exacted, but remitted by the Secretary of the Treasury.

Connecting branch sewer from National Museum building with North B street sewer. For additional amount required for running the relieving sewer of the National Museum building into the North B street sewer instead of into the Seventh street sewer, nine hundred dollars.

Transfer of collections to new National Museum. For expense of transfer to and arrangement in the new National Museum building of the collections of the United States surveying and exploring expeditions, and of the specimens presented to the United States at the international exhibition of eighteen hundred and seventy-six, ten thousand dollars, being for the service of the current fiscal year.

Steamer Fish Hawk. For expenses of lengthening the steamer Fish Hawk for the purpose of increasing her fish-hatching capacity, and for providing additional fish-hatching apparatus, twelve thousand seven hundred and nine dollars, which shall be available until used.

Distinctive paper for United States securities, R. S. 5430. To enable the Secretary of the Treasury to pay for expenses incurred in his selection of a distinctive paper for the securities of the United States, such distinctive paper being required to be adopted by the Secretary of the Treasury under the provisions of section fifty-four hundred and thirty of the Revised Statutes, three hundred and twenty-one dollars.

Extra clerical service in office of Director of Mint. To enable the Secretary of the Treasury to pay, out of the appropriation for "collecting mining statistics" for the fiscal year eighteen hundred and eighty-one, a sum not exceeding three hundred dollars for extra clerical services rendered in the office of the Director of the Mint in connection therewith.

War Department.

Artificial limbs. For furnishing artificial limbs and appliances, two hundred thousand dollars.

Miscellaneous.

Pay, bounty, and prize money, expenses of payment. For fuel, light, heating apparatus, matting, cleaning, labor, and incidental items, and care of two floors of the old Navy Department building now occupied by the Adjutant General's Office, five hundred dollars.

Reappropriation. For fuel and gas, ice, carpets and oil-cloth, plumbing, and repairs for the building number seventeen hundred and twenty-five F street, and for iron shutters for same, five hundred dollars.

To enable the Paymaster-General to meet the necessary expenses of the payment of claims of colored soldiers and sailors for pay, bounty, and prize money, the sum of five thousand five hundred and ninety-five dollars and two cents is hereby reappropriated from the unexpended balance remaining available for such purpose, to be available during the present and the next fiscal year.

Military establishment.

Mileage. For mileage of officers of the Army traveling on duty under orders, forty thousand dollars.
For pay of Military Academy band for the year eighteen hundred and eighty, two hundred and sixty dollars and four cents.

**ARREARS OF PAY AND BOUNTY.**

For the payment of claims for pay and bounty due to officers and enlisted men of the volunteer forces, and their heirs and legal representatives, there shall be, and hereby is, appropriated, so much as may be necessary to pay said claims, allowed during this and prior fiscal years, under the following heads of appropriations, as follows: "Pay of two and three year volunteers," and "Bounty to volunteers and their widows and legal heirs", not exceeding three hundred and thirty thousand dollars. And the Secretary of the Treasury shall report to Congress, at the commencement of the next regular session, the amount that has been paid out under this provision during this fiscal year.

**QUARTERMASTER'S DEPARTMENT.**

For horse and mule shoes, and horseshoe nails, and for necessary office and barracks furniture, and other miscellaneous articles, fifteen thousand two hundred and sixty dollars.

For transportation of the Army, including baggage of the troops when moving either by land or water; of clothing, camp and garrison equipage, from the depots of Philadelphia and Jeffersonville to the several posts and Army depots, and from those depots to the troops in the field; of horse equipments and of subsistence stores from the places of purchase and from the places of delivery, under contract, to such places as the circumstances of the service may require them to be sent; of ordnance, ordnance stores, and small-arms from the founderies and armories to the arsenals, fortifications, frontier posts, and Army depots; freights, wharfage, tolls, and ferriages; the purchase and hire of horses, mules, oxen, and harness, and the purchase and repair of wagons, carts, and drays, and of ships and other sea-going vessels, and boats, required for the transportation of supplies and for garrison purposes; for drayage and cartage at the several posts; hire of teamsters; transportation of funds for the pay and other disbursing departments; the expense of sailing public transports on the various rivers, the Gulf of Mexico, and the Atlantic and Pacific; for procuring water at such posts as from their situation require it to be brought from a distance; and for clearing roads and for removing obstructions from roads, harbors, and rivers, to the extent which may be required for the actual operations of troops in the field, being a deficiency for the fiscal year eighteen hundred and eighty, one hundred and twenty-five thousand dollars.

To pay land-grant railroads fifty per centum of what the Quarter-master's Department finds justly due them for transportation during the fiscal year ending June thirtieth, eighteen hundred and eighty, and prior years, to be accepted in full of all demands for said services, two hundred and seventy-five thousand dollars.

For Indianapolis Arsenal: For grading, curbing, and bowldering one thousand one hundred and seventeen and seven-tenths feet of the sidewalk on Clifford avenue, along the line of the arsenal grounds, for the service of the current fiscal year, one thousand one hundred and eighty-three and forty-three cents.

For reimbursing to Captain E. C. Bowen, the expenses incurred by him in defending a civil suit brought against him by William Stuart a discharged soldier in Yankton County Court at Yankton, Dakota, seven hundred and eleven dollars and seventy-seven cents.

**NAVY DEPARTMENT.**

For payment of amounts found due by accounting officers for the naval establishment, as follows:

For pay of the Navy, seventy-five dollars and sixty-two cents.

Pay of two and three year volunteers.

Bounty to volunteers and their widows and legal heirs.

Report made to Congress.

Quartermaster's Department.

Miscellaneous.

Transportation.

Payment to land-grant railroads.

Indianapolis Arsenal.

Captain E. C. Bowen.

Navy Department.

Pay.
Provisions.

For provisions for the Navy, seven hundred and thirty-one dollars and ten cents.

Contingent expenses Bureau Provisions and Clothing.

For contingent expenses of the Bureau of Provisions and Clothing for the year eighteen hundred and seventy-nine, one thousand three hundred and fourteen dollars and nineteen cents.

For the Bureau of Construction and Repair and the Bureau of Steam Engineering, Navy Department, one hundred and fifty thousand dollars.

Contingent expenses Navy Department.

For contingent expenses of the Navy Department, eleven thousand six hundred and sixty-four dollars.

Solar eclipse of July, 1878.

For observation of the solar eclipse of July, eighteen hundred and seventy-eight, one thousand two hundred and six dollars and sixty-eight cents.

Jenkins and Lee.

To enable the Secretary of the Navy to pay Messrs. Jenkins and Lee for a marine governor supplied the United States steamer Vandalia in the fall of the year eighteen hundred and seventy-five, eight hundred and twenty-five dollars.

Dr. Emil Bessels.

To pay Dr. Emil Bessels for articles lost on board of the Polaris, one thousand three hundred and seventy-eight dollars and fifty cents; for articles lost on board of the Saranac, one thousand and twenty-two dollars and fifty cents; to reimburse him for payments made by him in the preparation of the history of the Polaris expedition, three thousand six hundred and thirty-two dollars and seventy cents; for salary from August thirtieth, eighteen hundred and seventy-six, to March first, eighteen hundred and eighty, four thousand two hundred dollars; in all, ten thousand two hundred and thirty-three dollars and seventy cents.

United States Marine Corps.

Contingencies.

For contingencies for the Marine Corps, eighteen hundred and seventy-nine and eighteen hundred and eighty, in the quartermaster's department, three hundred and ninety-two dollars and seventy-nine cents.

Pay.

For pay of Marine Corps, one thousand three hundred and sixty-seven dollars.

Contingent expenses.

For contingent expenses of the Marine Corps, six hundred and ninety-one dollar and ten cents.

Interior Department.

Patent Office.

To reimburse Carl Schurz the sum he has paid as the costs in the case of the United States ex relatione Thomas McBride versus Carl Schurz, Secretary of the Department of the Interior, said costs having been adjudged by the Supreme Court against said Schurz personally, the court declaring that no intentional wrong was charged or proven against him, one hundred and one dollars and twenty cents.

Photolithographing.

To continue the photolithographing of the drawings for the current weekly issues of patents during the present fiscal year, eight thousand four hundred and twenty-nine dollars and six cents.

Patent Office building.

For continuing the reconstruction of the Patent Office building: For skylights and fitting hardware to windows, hand-rails, plain and ornamental painting, marbleizing, iron sills, paint for roof, india-rubber plates, asphalt, and miscellaneous necessaries, five thousand nine hundred and fifteen dollars.

Pension Office.

Temporary clerical force.

To enable the Commissioner of Pensions to continue the temporary clerical force in his office at the maximum of its present working capacity for the remainder of the present fiscal year, fifty-five thousand dollars.
For the contingent expenses of his office for the same period, ten thousand dollars.

PUBLIC LANDS SERVICE.

For contingent expenses of General Land Office for eighteen hundred and eighty, fifty-seven dollars.

For reproducing worn and defaced township plats for the use of the general and local land-offices for eighteen hundred and eighty-one fifteen thousand dollars.

For payment of amounts found due by the accounting officers of the Treasury Department on account of surveying the public lands, being a deficiency for the fiscal year eighteen hundred and eighty, four thousand and ninety-nine dollars and fifty-one cents.

For payment of amounts found due by the accounting officers on account of surveying public and private lands, being a deficiency for the fiscal year eighteen hundred and seventy-nine, one thousand one hundred and twenty dollars and twenty-nine cents.

For payment of amounts found due by the accounting officers on account of salaries and commissions of registers and receivers, being a deficiency for the fiscal year eighteen hundred and seventy-nine, nine thousand five hundred and eighty-two dollars and twenty-three cents.

For payment of amounts found due by the accounting officers on account of contingent expenses of office of the survey-general of Nebraska and Iowa, being a deficiency for the fiscal year eighteen hundred and seventy-nine, twenty-two dollars and ninety-five cents.

For payment of amounts found due by the accounting officers on account of contingent expenses of land-offices, being a deficiency for the fiscal year eighteen hundred and eighty, two hundred and twelve dollars and ninety-eight cents.

INDIAN OFFICE.

For this amount, for the care and support of the destitute Hualapai Apache Indians in Arizona, for the current fiscal year, to be expended under the direction of the Secretary of the Interior, fifteen thousand dollars.

That the sum of twenty-eight thousand one hundred and nine dollars and fifty-one cents be paid to the members of the Wyandotte tribe of Indians, per capita, to be in full payment of their claim under treaty of February twenty-third, eighteen hundred and sixty-seven.

That the Secretary of the Interior, be, and he is hereby, authorized and directed to cause to be sold an amount of the stocks or securities now held by the government in trust for the Shawnee Indians, which, together with the accumulated interest thereon, will aggregate a sum not exceeding four thousand two hundred and sixty dollars, sufficient to reimburse Daniel S. McDougal, or his legal heirs, and Charles S. Wilder, for the money by them paid for certain tracts of land belonging to said Shawnee Indians erroneously conveyed to them, and to which tracts of land the government has given and can give no valid title.
FORTY-SIXTH CONGRESS. Sess. III. Ch. 132. 1881.

Daniel G. Major.

To enable the Secretary of the Interior to pay balance due Daniel G. Major, out of an unexpended balance now on the books of the Treasury to the credit of the Sioux Indians for the fiscal year ending June thirty-first, eighteen hundred and eighty, the sum of one hundred and ten dollars and ninety-six cents is hereby reappropriated.

Support of:

Arapahoes, Cheyennes, Apaches, Kiowas, Comanches, and Wichitas, eighteen hundred and eighty-one: This amount, or so much thereof as may be necessary, for the support and civilization of the Arapahoes, Cheyennes, Apaches, Kiowas, Comanches, and Wichitas for the balance of the fiscal year, being a deficiency for the fiscal year eighteen hundred and eighty one, thirty thousand dollars.

Support of Tabequeache, Muache, Capote, Weeminuche, Yampa, Grand River, and Uintah bands of Utes.

Ponca tribe of Indians.

For the purpose of enabling the Secretary of the Interior to indemnify the Ponca tribe of Indians for losses sustained by them in consequence of their removal to the Indian Territory, to secure to them lands in several on either the old or new reservation, in accordance with their wishes, and to settle all matters of difference with these Indians, one hundred and sixty-five thousand dollars, to be immediately available and to be expended under the direction of the Secretary of the Interior, as follows:

1. For the purchase of one hundred and one thousand eight hundred and ninety-four acres of land in the Indian Territory, where most of these Indians are now located, fifty thousand dollars.
2. For the purchase of stock cattle and draught animals for Poncas in the Indian Territory, ten thousand dollars.
3. For the erection of dwelling-houses for Poncas now in Dakota, five thousand dollars; for agricultural implements, stock, and seed, five thousand dollars; for school purposes five thousand dollars; for general distribution among them per capita, ten thousand dollars.
4. To be held as a permanent fund in the Treasury of the United States, at five per centum interest, the interest to be distributed annually among all the Ponca Indians, in cash, seventy thousand dollars.

Arthur J. Carrier.

To pay Arthur J. Carrier, late Indian agent at the Ponca Agency, Dakota, the sum of two thousand three hundred and thirteen dollars and sixty cents, being the amount advanced by him for the use of said agency during the first quarter of the year eighteen hundred and seventy-six in excess of the official funds sent him, for the use of said agency; and the further sums of three hundred and seventy-five dollars, for salary as such agent for the first quarter of the year eighteen hundred and seventy-six, and one hundred and sixteen dollars and fifty-five cents, for expenses incurred from January twenty-fourth to March twenty-eighth in traveling upon official business; in all, two thousand eight hundred and five dollars and fifteen cents; the same to be in full settlement and satisfaction of said claimant's account as Indian agent.

Isaac L. Mahan.

That the proper accounting officers of the Treasury, in the settlement of the accounts of Isaac L. Mahan, Indian agent, are hereby authorized...
to adjust and settle the same upon the principles of equity and justice, and to award him credit for disbursements as appear to have been honestly made in good faith, and have inured to the benefit of the Indians or United States.

POST-OFFICE DEPARTMENT.

OFFICE OF THE POSTMASTER-GENERAL.

For the following deficiencies for the current fiscal year:
For advertising, five thousand dollars.

OFFICE OF FIRST ASSISTANT POSTMASTER-GENERAL

For wrapping paper, five thousand dollars.
For wrapping-twine, thirty thousand dollars.
For railway post-office clerks and for route-agents, forty thousand dollars, to be equally divided between these two branches of the service.
For compensation to clerks in post-offices, thirty thousand dollars.

To enable the Postmaster-General to refund to the rightful owner, upon satisfactory proof, the contents of a letter addressed to A. R. Brooks, three hundred and seventy-three Pennsylvania avenue, containing the sum of fifty dollars; said sum having been erroneously covered into the Treasury.

FOR OFFICE OF DISBURSING CLERK AND SUPERINTENDENT OF POST-OFFICE BUILDING.

For gas, one thousand dollars.
For telegraphing, one thousand dollars.
For miscellaneous items, two thousand dollars.
For deficiency in the amount appropriated from the revenues of the postal service for compensation of postmasters for the fiscal year eighteen hundred and eighty, as per accounts audited by the Sixth Auditor, payable out of the revenues of the Post-Office Department, one hundred and fifty-eight thousand four hundred and seven dollars and fifty-four cents.
To refund to Cecilia L. Faussett allowance of the Postmaster-General of a moiety of a penalty of one hundred and fifty dollars imposed on Eli Wright for violation of the postal laws, payable out of the revenues of the Post-Office Department, seventy-five dollars.

DEPARTMENT OF JUSTICE.

For expenses of United States courts, being for deficiencies for the current fiscal year, namely:
For fees of jurors, forty thousand dollars.
For fees of witnesses, thirty thousand dollars.
For support of prisoners, one hundred thousand dollars.
For fees of clerks, twenty thousand dollars.
For fees of district attorneys, twenty thousand dollars.
To pay amounts found due by the accounting officers on account of expenses of Territorial courts in Utah, one thousand six hundred and twenty-three dollars and seventy-three cents.
To pay expenses of United States courts in Utah for the fiscal year ending June thirtieth, eighteen hundred and eighty, four thousand dollars.
For salary of the warden of the jail for the District of Columbia for the next fiscal year, one thousand eight hundred dollars.
For twenty-two clerks to committees, and eighteen pages, a sum sufficient to pay them during the special session of the Senate.

For salaries of officers, clerks, messengers, and others receiving an annual salary in the service of the Senate, a sum sufficient to pay the twelve laborers, during the special session of the Senate.

To enable the Secretary of the Senate to pay to the messengers in his office the difference between their present pay and that of messengers of the Senate of the United States from July first, eighteen hundred and eighty, to June thirtieth, eighteen hundred and eighty-one, one hundred and forty four dollars, each.

To enable the Secretary of the Senate to pay J. S. Hickox for services as assistant in folding-room from July first, eighteen hundred and eighty, to June thirtieth, eighteen hundred and eighty-one, inclusive, two hundred and forty dollars, this amount being the difference between the pay which he receives and that of assistants in the document room.

To enable the Secretary of the Senate to pay J. P. Ringgold, for services as clerk in folding-room from July first to December thirty-first, eighteen hundred and seventy-eight, to December thirty-first, eighteen hundred and seventy-nine, inclusive, two hundred and forty dollars, this amount being the difference between the pay of clerk and that of laborer received by him.

To enable the Secretary of the Senate to pay George T. Howard the difference between his pay as a mail-carrier and that of a messenger of the Senate of the United States from July first, eighteen hundred and seventy-eight, to June thirtieth, eighteen hundred and seventy-nine, two hundred and forty dollars.

To enable the Secretary of the Senate to pay George W. Kennedy the difference between his present pay and that of a messenger of the Senate of the United States from December first, eighteen hundred and seventy-nine, to March first, eighteen hundred and eighty-one, four hundred and twenty-eight dollars and eighty cents.

To enable the Secretary of the Senate to pay George A. Clarke, messenger to the Reporter's room of the Senate, the difference between his present pay and that of a messenger of the Senate of the United States from July first, eighteen hundred and eighty, to June thirtieth, eighteen hundred and eighty-one, two hundred and forty dollars.

To enable the Secretary of the Senate to pay D. W. Curroll for services in the folding room, three hundred dollars.

To enable the Secretary of the Senate to pay L. Cowles the difference between his present pay and that of a skilled laborer, for the current fiscal year, two hundred and eighty dollars.

To enable the Secretary of the Senate to pay J. J. Sanborn for twenty day's services as clerk to the Committee on Treasury Accounts during the fiscal year eighteen hundred and seventy-nine, one hundred and twenty dollars.

To enable the Secretary of the Senate to reimburse the Capitol police for the uniforms and equipments they were required to provide, the sum of three thousand and fifty-six dollars and forty cents, being the equivalent of one month's pay at the rate of compensation now paid to each of them.

To enable the Secretary of the Senate to pay G. M. Wight for one cylinder desk furnished the Senate during the fiscal year eighteen hundred and seventy-nine, one hundred and twenty five dollars.

To enable the Joint Select Committee on additional accommodations for the Library of Congress to complete the payment for plans, designs and other expenses incurred three thousand dollars or so much thereof as may be necessary.

HOUSE OF REPRESENTATIVES.

To enable the Clerk of the House to pay the following accounts found just and proper by the Committee on Accounts, and sent with a favora-
ble recommendation to the Committee on Appropriations the eighth day of February, eighteen hundred and eighty-one:

To pay Franklin Temple for services as messenger in the chief clerk's office, the difference between the pay of a laborer received by him and that of a messenger, during the present Congress, nine hundred and sixty dollars.

To pay John P. Maloney for services as messenger to the official reporters of debates from December first to fifteenth, eighteen hundred and eighty, at one thousand dollars per annum, thirty-eight dollars and four cents.

To pay George T. Rogers for services as clerk to the Select Committee on the Yorktown Centennial, two hundred dollars.

To pay W. C. Garrard for services as clerk to the Committee on War-Claims from April thirteenth to eighteenth, eighteen hundred and seventy-nine, six days at two thousand dollars per annum, thirty-two dollars and ninety-seven cents.

To pay James A. Diffenbaugh, for clerical work to be done during the coming recess, as clerk to the Committee on Accounts, in completing the records of said committee, a sum equal to one month's pay, one hundred and eighty dollars.

To pay M. M. Herr for services as messenger to the Sergeant-at-Arms during a part of the second and all of the third session of the Forty-sixth Congress, seven hundred and ten dollars.

To pay Adam Reisinger, for services as messenger in the Clerk's office of the House during the present Congress, the difference between the pay of a laborer received by him and that of a messenger, nine hundred and sixty dollars.

To pay H. Head for services as assistant clerk to the Committee on Elections from the sixth to the sixteenth of December, eighteen hundred and eighty, ten days, at six dollars per day, sixty dollars.

To pay Charles E. O'Connor for clerical aid rendered the Committee on Claims during the second and third sessions of the Forty-sixth Congress, the sum of five hundred dollars.

To pay Charles Christian for services rendered as laborer in the office of the Sergeant-at-Arms of the House from March fifth to June thirtieth, eighteen hundred and seventy-nine, two hundred dollars.

To pay Beaufort C. Lee for services as laborer in the doorkeeper's department from October fifteenth to December thirty-first, eighteen hundred and seventy-seven, seventy-five dollars.

To pay to A. Johns, J. J. Gilbert, E. W. Grant, and C. J. Hayes, for reporting done by them at the second session of the present Congress upon bills duly audited by the Committee on Accounts, three hundred and ninety dollars and seventy-five cents.

To pay Charles S. Saunders one month's pay as clerk to Committee on Ventilation of the Hall, one hundred and eighty-six dollars.

To pay Edward F. Riggs for services in the Stationery-room, from and including November tenth, eighteen hundred and eighty to March fourth, eighteen hundred and eighty-one, two hundred and seventy-six dollars.
DISTRICT OF COLUMBIA.

To pay claim of C. S. Bundy for services as acting judge of the police court of the District of Columbia, during the absence of the judge, from August thirty-first to October third, eighteen hundred and eighty, inclusive, thirty-four days, at ten dollars per day, three hundred and forty dollars; one-half of which is payable by the United States and one-half by the District of Columbia.

To supply deficiencies in the amount appropriated for the support of the public schools of the District of Columbia for the fiscal year ending June thirtieth, eighteen hundred and eighty, one-half of which is to be paid by the District of Columbia, namely:

For salaries of superintendents, teachers, janitors, secretary of the board, and clerks, three thousand two hundred dollars.

For contingent expenses, three thousand dollars.

For furniture for the two new buildings now in course of erection, five thousand dollars.

To supply deficiencies in the appropriations for the Reform School, and for temporary clerks employed in the office of the collector of taxes in the District of Columbia for the fiscal year eighteen hundred and eighty-one, one-half of which is to be paid by said District, namely:

For support and maintenance of Reform School, six thousand dollars.

For salary of inspector of plumbing to thirtieth of June, eighteen hundred and eighty-one, five hundred dollars or so much thereof as may be necessary.

Salaries and contingent expenses offices of the District of Columbia, eighteen hundred and eighty.

Executive office proper: Contingent expenses seventy six dollars and seventy-five cents; fuel, ice, repairs, general miscellaneous expenses and so forth for District offices three hundred and fortyfive dollars and forty-four cents.

Metropolitan police: Contingent expenses, four hundred and thirty six dollars and eighty eight cents.

Fire department: Fuel, three hundred and sixty-nine dollars and fifty three cents.

Washington Asylum: Contingent expenses, eighty-eight dollars and eighty two cents.

Transportation of paupers and prisoners, District of Columbia: Transportation of paupers, one hundred and eighteen dollars and forty-two cents.

Miscellaneous expenses, District of Columbia: Rent of market site and so forth two hundred and thirty three dollars and thirty three cents.

GOVERNMENT HOSPITAL FOR THE INSANE.

Current expenses, Government Hospital for the Insane: For support, clothing, and treatment in the Government Hospital for the Insane of the Army and Navy, Marine Corps and Revenue Cutter Service and of all persons who have become insane since their entry into the military or naval service of the United States, and who are indigent, and of the indigent insane of the District of Columbia, eleven thousand two hundred and fifty dollars.
And the proper accounting officers of the Treasury are hereby au-
thorized and directed to pass to the credit of Charles H. Nicholls, late Su-
perintendent of the Government Hospital for the Insane, the sum of
three thousand and thirty-seven dollars and nine cents, that being the
amount disallowed in his accounts, and being the difference in salary
between two thousand five hundred dollars and four thousand dollars
per annum from June twenty second, eighteen hundred and seventy-
four, to June thirtieth, eighteen hundred and seventy-six, said disallow-
ance having been made to conform to the requirements of the Revised
Statutes, section forty-eight hundred and thirty-nine adopted June
twenty-second, eighteen hundred and seventy-four; and the salary of
the said superintendent is hereby fixed at four thousand dollars per an-
um as originally provided in act of March second, eighteen hundred
and sixty-seven

PUBLIC PRINTING.

To supply deficiency in the appropriation for public printing, for the
public binding, and for paper for the public printing, including the cost
of printing the debates and proceedings of Congress in the Congressional
Record, and for lithographing, mapping, and engraving for both houses
of Congress, Supreme Court, Court of Claims, Library of Congress, and
departments, and for all necessary materials which may be needed in
the prosecution of said work, four hundred thousand dollars.

To enable the Public Printer to pay for a hired horse lost while in the
use of the Government Printing Office, through the fault of the driver,
one of the employees of said office, two hundred and fifty dollars.

To pay for the use of telephones during the fiscal year eighteen hun-
dred and eighty, ten dollars and eighty-four cents.

To pay the Public Printer balance due for printing for the Public
 Lands Commission, under act of June sixteenth, eighteen hundred and
eighty, four thousand four hundred and fifty-six dollars and twenty-six
cents.

SEC. 2. For the payment of claims certified to be due by the several
accounting officers of the Treasury Department under appropriations
the balances of which have been exhausted or carried to the surplus
fund under the provisions of section five of the act of June twentieth,
eighteen hundred and seventy-four, and under appropriations heretofore
behind as permanent, being for the service of the fiscal year eighteen
hundred and seventy-nine and prior years, and which have been certi-
fied to Congress under section four of the act of June fourteenth, eight-
eighteen hundred and seventy-eight, as fully set forth in House Executive
Document Number Thirty, Forty-sixth Congress, third session, and for
other items, as follows:

COURT OF CLAIMS.

For contingent expenses of the Court of Claims, thirty-four dollars
and eighty cents.

DEPARTMENT OF STATE.

FOREIGN INTERCOURSE.

For relief of destitute American seamen, three hundred and eighty-
seven dollars.

For contingent expenses of United States consulates, ninety-two dol-
lars and six cents.

For salaries of United States consuls, twenty-eight dollars and fifty-
three cents.
TREASURY DEPARTMENT.

INTERNAL REVENUE.

For redemption of stamps, two hundred and sixty-two dollars and fifty cents.

For allowance or drawback, seven hundred and seventy-seven dollars and thirteen cents.

For refunds illegally collected, fifteen dollars and seventy-eight cents.

For refunds illegally collected, two thousand nine hundred and seventy-two dollars and ninety-six cents.

For salaries and expenses of supervisors and subordinate officers of internal revenue, eight hundred and one dollars and fifty-six cents.

For salaries and expenses of agents and subordinate officers of internal revenue, three hundred and ninety-two dollars and thirty cents.

For salaries and expenses of collectors of internal revenue, twenty dollars.

For expenses of assessing and collecting internal revenue, one thousand one hundred and thirty-six dollars and thirty-nine cents.

For refunds erroneously received and covered into the Treasury, sixty-four dollars and ninety-five cents.

ASSAY OFFICE AT HELENA; MINT AT CARSON.

For contingent expenses of assay-office at Helena and mint at Carson, one hundred and forty dollars and eighty-eight cents.

For contingent expenses of the independent Treasury, one hundred and eighty-nine dollars and eighty-nine cents.

For contingent expenses of steamboat inspection, two cents.

For international exhibition of eighteen hundred and seventy-six, one dollar and nineteen cents.

For contingent expenses of mints at San Francisco, Denver, and Philadelphia, and at assay-offices, four thousand nine hundred and thirty-nine dollars and seven cents.

DEPARTMENT OF THE INTERIOR.

For contingent expenses of the General Land Office, twenty-six dollars and four cents.

For surveying public lands, as follows:

In California, one thousand nine hundred and sixty-six dollars and forty-five cents.

In New Mexico, three hundred and five dollars and three cents.

In Louisiana, six hundred and ninety-nine dollars and ninety-six cents.

For surveying public and private lands, three hundred and ninety-four dollars and twenty-two cents.

For salaries in office of surveyor-general of Arizona, two hundred and three dollars and fifty-seven cents.

For depredations on public timber, eighty-five dollars and seventy-six cents.

For salaries and commissions of registers and receivers, four thousand six hundred and fifty-six dollars and seventy-five cents.

For contingent expenses of land offices, one hundred and forty-seven dollars.

For the State of Kansas, for amount due of the five, three, and two per centum fund to States, one hundred and ninety thousand two hundred and sixty-eight dollars and twenty-seven cents.

DEPARTMENT OF JUSTICE.

For salaries of United States district attorneys, twenty-four dollars and forty-five cents.
For salaries of district marshals, fifty dollars.

For expenses of United States courts for eighteen hundred and seventy-eight and prior years, excepting claim numbered sixty-six thousand nine hundred and eighty-two, for three thousand one hundred and eighty-nine dollars and seventeen cents, which is withdrawn from schedule herein appropriated for, nineteen thousand four hundred and eighty-one dollars and fifty-seven cents.

For expenses of Territorial courts in Utah, eighteen hundred and seventy-eight and prior years, one thousand and thirty-seven dollars and ninety-eight cents.

TREASURY DEPARTMENT.

For expenses of collecting the revenue from customs for eighteen hundred and seventy-eight and prior years, to pay claim numbered eighty-one thousand seven hundred and three, three dollars and fifty-four cents:

Provided, That hereafter the Secretary of the Treasury may appoint inspectors of customs at a compensation less than three dollars per day when, in his judgment, the public service will permit.

For expenses of collecting revenue from customs, eighteen hundred and seventy-eight and prior years, to pay Thomas Kearney, Hance Lawson, George Toy, Thomas S. Hodson, Robert Bell, M. Hopkins, Joseph D. Bates, Jack Wharton, Joseph A. Dreyfous, and the Union Pacific Railroad Company the sums respectively due them, amounting in all to one thousand five hundred and forty-four dollars and five cents.

For contingent expenses of the Life-Saving Service, fifty-two dollars.

For expenses of light-vessels, two hundred and forty-nine dollars and fifty-one cents.

For salaries of keepers of light-houses, two hundred and six dollars and fifty-nine cents.

For supplies of light-houses, two thousand four hundred and seventy-nine dollars and fifty cents.

For expenses of buoyage, two hundred and two dollars and forty-seven cents.

For expenses of Revenue-Cutter Service and Marine Hospital Service, three dollars.

For refunding moneys erroneously received and covered into the Treasury, one hundred and seventy-five dollars.

For reimbursing keepers at Timbalier Light-House for loss of private property, one hundred dollars.

To adjust the accounts of certain disbursing officers of the government on account of the appropriations following, involving no expenditure of money from the Treasury, namely, under the eleven paragraphs following:

For Anita Rock Beacon, California, one hundred and eighty-three dollars and sixty-eight cents.

For expense of collecting the revenue from customs, twenty-two dollars and one cent.

For repairs and preservation of public buildings, twenty dollars and seventy-six cents.

For repayment to importers excess of deposits for unascertained duties, five hundred and thirty dollars and fifty-one cents.

For Life-Saving Service, forty-five dollars and fifty-eight cents.

For contingent expense of Life-Saving Service one hundred and seven dollars and ninety-one cents.

For repairs of light-houses, twenty-five dollars.

For salaries of keepers of light-houses, fifty cents.
Fog-signals. For expenses of fog-signals, four thousand four hundred and twenty
two dollars.
Light-houses supplies and For supplies of light-houses, three hundred and eighty-one dollars and
Light-vessels. thirty-three cents.
War Department. For expenses of light-vessels, seven hundred and twenty-five dollars
and thirty-five cents.

WAR DEPARTMENT.

Florida volunteers. For pay of Florida volunteers, seven hundred and sixty-five dollars.
Mexican war volunteers. For pay of volunteers in the Mexican war, one hundred and eighty-
three dollars and eighty-six cents.
California and Nevada volunteers. For traveling expenses of California and Nevada volunteers, one hun-
First Michigan Cavalry. dred and eighty-seven dollars and fifty cents.
Mounted riflemen volunteers. For traveling expenses of members of First Michigan Cavalry, one
hundred and ninety eight dollars and fifty cents.
Pay of Army. For pay of the Army, eighteen hundred and seventy-eight and prior
years, as particularly itemized on pages seventy-nine to eighty-two of
same document, thirteen thousand three hundred and fourteen dollars
and ninety-two cents.
Recruiting. For expenses of recruiting, eighteen hundred and seventy-eight and
prior years, thirteen dollars.
Contingencies. For contingencies of the Army during same period one thousand and
six dollars and fifty cents.
Ordnance, ordnance stores, and supplies. For ordnance, ordnance stores and supplies, during same period, two
and forty-three dollars and fifty-five cents.
For artificial limbs, same period, one hundred and thirty-eight dollars
and forty cents.
Eight-hour law, allowances under. For allowance for reduction of wages under the eight-hour law, twenty-
two dollars and thirty three cents.
Draft and substitute fund. For draft and substitute fund, nine hundred and fourteen dollars and
eighty-eight cents.
Medical hospital department. For medical hospital department, eighteen hundred and seventy-eight
and prior years, one thousand and seventy two dollars and thirty cents.
Collecting, drilling, and organizing volunteers. For collecting, drilling, and organizing volunteers, eighteen hundred
and seventy one and prior years, three hundred and fifty-one dollars
and eighty-two cents.

INTERIOR DEPARTMENT.

INDIAN MATTERS.

Indian agents. For pay of Indian agents, four thousand seven hundred and twenty
dollars and thirty-eight cents;
Inspectors. For traveling and other expenses of Indian inspectors one thousand
dollars;
Contingencies. For contingencies of the Indian Department, one hundred and twenty
dollars and eighty two cents;
Indian service in Territories. For Indian service in the Territories, one thousand eight hundred and
ninety dollars and three cents;
Apaches of Arizona and New Mexico. For support of Apaches of Arizona and New Mexico, two hundred
and eight dollars and twenty-six cents;
Chippewas, Pillager, and Lake Winnebagoish bands. For support of Chippewas, Pillager, and Lake Winnebagoish bands,
twenty-four dollars, and fourteen cents;
Chippewas of the Mississippi. For support of Chippewas of the Mississippi, two hundred and seventy-
one dollars and sixteen cents;
For support of Crows, thirty dollars and thirty-three cents; for support of Kickapoos, forty-six dollars and twenty-seven cents; for support of Sioux of different tribes, including Santee Sioux of Nebraska, nine hundred and thirty-six dollars and seventy-three cents; for payment to Upper and Lower bands of Sioux Indians, three hundred and seventy-five dollars; for transportation of Indian supplies, twenty-three dollars and forty-five cents; in all, eight thousand six hundred and fifty dollars and fifty-seven cents.

WAR DEPARTMENT.

For Army transportation, eighteen hundred and seventy-eight and prior years, as particularly itemized on pages eighty-six, eighty-seven, eighty-eight, and part of eighty-nine of the same document, forty-two thousand seven hundred and fifty-nine dollars and twenty-seven cents.

For regular supplies for the Quartermaster’s Department, eighteen hundred and seventy-eight and prior years, as particularly itemized on pages eighty-nine and ninety of the same document, eight thousand one hundred and sixty-five dollars and thirty cents.

For barracks and quarters, eighteen hundred and seventy-eight and prior years, as particularly itemized on pages ninety-three and ninety-four of the same document, except for claims (both numbered ninety-nine hundred and seventy-two), for one thousand two hundred and forty-one dollars and eighty cents, and for two thousand and twenty-six dollars and sixty-seven cents, which are excluded from this schedule, twelve thousand three hundred and thirty-five dollars and seventeen cents.

For horses for cavalry and artillery, eighteen hundred and seventy-eight and prior years, as particularly itemized on pages ninety-four and ninety-five of the same document, three thousand five hundred and sixty-six dollars.

For subsistence of the Army, eighteen hundred and seventy-eight and prior years, as particularly itemized on pages ninety-five, ninety-six, and ninety-seven of the same document, two thousand two hundred and twelve dollars and forty-four cents.

For commutation of rations to prisoners of war in States that were in rebellion prior to July first, eighteen hundred and seventy-eight, as particularly itemized on pages ninety-seven to one hundred and six of the same document, ten thousand three hundred and fifty-eight dollars and eighty-seven cents.

For pay, transportation, services, and supplies of Oregon and Washington volunteers in eighteen hundred and fifty-five and eighteen hundred and fifty-six, eighteen hundred and seventy-one and prior years, as particularly itemized on pages one hundred and six to one hundred and eight of the same document, six thousand nine hundred and fifty-eight dollars and fifty-three cents.

For transportation of officers and their baggage, eighteen hundred and seventy-one and prior years, sixty-two dollars and seventy cents.

For clothing, camp and garrison equipage, eighteen hundred and seventy-eight and prior years, sixty-two dollars and seventy cents.

For horses and other property lost in the military service prior to July first, eighteen hundred and seventy-eight, as particularly itemized on pages one hundred and eight to one hundred and twenty-one of House Executive Document Number Thirty, Forty-sixth Congress, third session, six thousand one hundred and eighty dollars.

To pay the claim of George T. Wright, administrator of the estate of John T. Wright, deceased, for value of steamer Peerless, lost at sea. No.
November fourth, eighteen hundred and sixty-one, allowed by the Third Auditor and Second Comptroller under the appropriation for property lost in the military service, thirty-five thousand dollars.

NAVY DEPARTMENT.

For pay of the Navy prior to July first, eighteen hundred and seventy-eight, seven thousand nine hundred and twenty-three dollars and twenty-seven cents;

For pay of the Marine Corps, same period, seven hundred and eighty-seven dollars and ten cents;

For contingent expenses of the Marine Corps, eighteen hundred and seventy-eight and prior years, one hundred and forty-nine dollars and five cents;

For provisions for the Marine Corps, eighteen hundred and sixty-four and eighteen hundred and sixty-five, one hundred and thirty-four dollars and fifty cents;

For bounty to seamen, three thousand one hundred and twenty-seven dollars and eighty-eight cents;

For bounty for destruction of enemies' vessels, one thousand one hundred and twenty dollars and thirty-nine cents;

For indemnity for lost clothing, one thousand and forty-nine dollars and fifty cents;

For provisions for the Navy, Bureau of Provisions and Clothing, eighteen hundred and seventy-eight and prior years, one thousand and fifty-six dollars and forty cents;

For contingent expenses of the Bureau of Provisions and Clothing, twelve dollars and eighty-eight cents;

For contingent expenses of the Bureau of Equipment and Recruiting, four hundred and ten dollars and thirty-nine cents;

For construction and repair, Bureau of Construction and Repair, twenty-six dollars;

For steam-machinery, Bureau of Steam Engineering, thirty-six dollars and twenty-five cents;

For contingent expenses of the Bureau of Navigation, forty-four cents;

For Naval Observatory, Bureau of Navigation, forty-one cents;

For maintenance of yards and docks, Bureau of Yards and Docks, nine cents;

For widows and orphans of the lost on the Cumberland and Congress, two hundred and sixteen dollars;

For gratuity to seamen, one hundred dollars; in all, sixteen thousand one hundred and fifty dollars and fifty-five cents.

For compensation and expenses of direct-tax commissioners, eighteen hundred and seventy-one and prior years: To pay claim numbered twenty-eight thousand one hundred and seventy-six, for two month's salary, to Hiram Potter, junior, four hundred and eighty dollars and seventy cents: Provided, That this effects no payment of money from the Treasury.

For fulfilling treaty with Apaches, Kiowas, and Commanches, eighteen hundred and seventy-three and prior years: To pay claim numbered twelve hundred and sixty-nine, Donald Carmichael, detention of teams transporting Indian supplies, one thousand three hundred and sixty dollars.

For Army transportation, eighteen hundred and seventy-eight and prior years: To pay claim numbered ninety-six thousand nine hundred and ten, estate of Andrew Woods, deceased, one hundred and eighty-seven dollars and fifty cents.

For pay of the Marine Corps prior to July first, eighteen hundred and seventy-eight and prior years, one hundred and thirty-four dollars and fifty cents;

For bounty to seamen, three thousand one hundred and twenty-seven dollars and eighty-eight cents;

For bounty for destruction of enemies' vessels, one thousand one hundred and twenty dollars and thirty-nine cents;

For indemnity for lost clothing, one thousand and forty-nine dollars and fifty cents;

For provisions for the Navy, Bureau of Provisions and Clothing, eighteen hundred and seventy-eight and prior years, one thousand and fifty-six dollars and forty cents;

For contingent expenses of the Bureau of Provisions and Clothing, twelve dollars and eighty-eight cents;

For contingent expenses of the Bureau of Equipment and Recruiting, four hundred and ten dollars and thirty-nine cents;

For construction and repair, Bureau of Construction and Repair, twenty-six dollars;

For steam-machinery, Bureau of Steam Engineering, thirty-six dollars and twenty-five cents;

For contingent expenses of the Bureau of Navigation, forty-four cents;

For Naval Observatory, Bureau of Navigation, forty-one cents;

For maintenance of yards and docks, Bureau of Yards and Docks, nine cents;

For widows and orphans of the lost on the Cumberland and Congress, two hundred and sixteen dollars;
For deficiency in postal revenues, eighteen hundred and seventy-eight and prior years, as particularly itemized on pages one hundred and thirty-two and one hundred and thirty-three of House Executive Document Number Thirty, Forty-sixth Congress, third session, excepting the last two, marked with a star, for two thousand and twenty-four dollars and seventeen cents and for seven thousand five hundred dollars, which are excluded, eighteen thousand three hundred and fifteen dollars and forty-three cents.

For payment to William Mathewson, of Kansas, of the balance of amount due him for flour delivered to the Indian Service at Fort Sill, Indian Territory, in the year eighteen hundred and seventy-four, as passed and allowed by the Indian Bureau, two thousand nine hundred and fifty-four dollars.

SEC. 3. That the sum of two hundred and twenty-one thousand two hundred and fifty-seven dollars and eighty-six cents be, and the same is hereby, appropriated, out of any money in the Treasury of the United States not otherwise appropriated, to pay the Miami Indians of Indiana the principal sum that became due them on the first day of July, eighteen hundred and eighty, in accordance with the amended fourth article of the treaty concluded with said Indians on the fifth day of June, eighteen hundred and fifty-four, and ratified on the fourth day of August, eighteen hundred and fifty-four.

SEC. 4. That the Secretary of the Interior shall appoint a competent and proper person to take a census and make a list of the Miami Indians residing in Indiana, or elsewhere, who are entitled to participate in the distribution of said principal sum, as provided by article four of the treaty that was made between the United States and the Miami Indians on the fifth day of June, eighteen hundred and fifty-four, as amended in the Senate. Before taking such census, publication shall be made requiring all persons claiming under said treaty to make known their claim to such person so appointed, within a time specified in the notice, and failing so to do, they shall be forever barred. When said census shall be so made, it shall be the duty of the person so appointed to make such enumeration and list to report the same to the Secretary of the Interior, distinguishing in his report between males and females, and between those over twenty-one years of age and those under twenty-one years, which list so made, when approved by the Secretary of the Interior, shall stand as the true list of the persons entitled to receive the said sums, irrespective of age or sex, payments for minors to be paid to the guardians legally appointed, as hereinafter provided, under the laws of the State or Territory in which said minors reside: Provided, however, That any minor who may be a resident of the Indian Territory and a beneficiary of said fund may receive his or her share thereof, as the case may be, through a guardian appointed by any court having probate jurisdiction in the State of Kansas. The person appointed to make such enumeration and list shall, before entering on such duty, take and subscribe an oath that he will make a true and correct enumeration and report of said Indians according to the best information he can obtain, said oath to be administered and certified to by a United States commissioner or a clerk of a court of record; and he shall receive as his compensation therefor the sum of five dollars per day and his actual and necessary traveling and other expenses while engaged in said duty, not to exceed four hundred dollars: Provided, That no persons other than those embraced in the corrected list agreed upon by the Miami Indians of Indiana, in the presence of the Commissioner of Indian Affairs, in June, eighteen hundred and fifty-four, comprising three hundred and two names as Miami Indians of Indiana, and the increase of families of persons indicated in said corrected list, shall be recipients of the money hereby appropriated.

SEC. 5. That the Secretary of the Interior shall appoint some suitable person as an agent of the United States to make payment to each of said.
Miami Indians who shall be more than twenty-one years of age whose name shall be borne on the list prepared as aforesaid the amount that he or she, as the case may be, shall be entitled to receive; and he, in like manner, shall pay to the guardian of each minor whose name shall appear on said list the amount that said minor shall be entitled to receive: Provided, however, That no payment shall be made to any guardian as such until he produce and deliver to the agent from whom he shall receive such payment the certificate of the judge of the court, attested by the seal of the same, certifying that such guardian has been duly appointed and qualified as such, and given bond, secured by unincumbered freehold surety, in the penalty of not less than three times the amount he shall receive from the United States on account of the payment so to be made for the benefit of said ward, which certificate shall be filed by said agent at the time of making of his report and final settlement. A copy of said list so prepared as aforesaid shall be furnished to said agent, for his guidance in the performance of the duties aforesaid, by the Secretary of the Interior. Said agent shall take the receipt of the persons so paid attested in such manner as the Secretary of the Interior shall prescribe, which receipt shall be a voucher for said agent in the final settlement of his accounts. Said agent shall receive, in full compensation for the services required by the provisions of this act, a sum equal to three fourths of one per centum on the amount that he shall receive. The agent so appointed to make said payments shall before entering on such duty, take and subscribe on oath, before some United States commissioners or clerk of some court of record, for the faithful performance of the duties imposed by the provisions of this act, and make and execute a bond, payable to the United States, in such penalty and with such security as the Secretary of the Interior shall require and approve. And the receipt of the sum due under this act shall be a final discharge by each party so receiving of all claims whatsoever under said treaty against the United States Government.

Sec. 6. That there shall be, and hereby is, appropriated, out of any money in the Treasury not otherwise appropriated, the sum of two thousand five hundred dollars, or so much thereof as shall be necessary, to pay the agents whom the Secretary of the Interior shall appoint for the services and expenses required by the provisions of this act.

Sec. 7. That the Secretary of the Interior is hereby authorized to examine the claim of Isaac Vandeventer and James F. McDowell, attorneys at law, partners under the name of Vandeventer and McDowell, for services rendered in the defense of certain suits in the courts of the State of Indiana in relation to the taxation and partition of the lands of the band of Meshingomesia in said State, and for alleged services rendered said band in and about legislation by Congress affecting their said lands and the partition of their lands pursuant thereto, and allow and pay to said attorneys such reasonable compensation as he may find legally or equitably due them for said services, out of the moneys due to said band, or out of the money due to any of said band, as he may deem just. And to enable the Secretary to properly examine said accounts, he may cause or permit testimony to be taken by said claimants and by said band, or by any individual or individuals of said band, under such rules as he may prescribe: Provided, That in making any such payment no part of the same shall be deducted from the share of any member of said band who received no part of the land so partitioned, nor shall any part of any such payment be deducted from the share of any member of said band whose membership was contested, and who was required by proof to establish such membership to entitle him or her to share in the partition of said land.

Approved, March 3, 1881.
CHAP. 133.—An act making appropriations for sundry civil expenses of the government for the fiscal year ending June thirtieth, eighteen hundred and eighty-two, 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 following sums be, and the same are hereby, appropriated for the objects hereinafter expressed, for the fiscal year ending June thirtieth, eighteen hundred and eighty-two, namely:

UNDER THE TREASURY DEPARTMENT.

PUBLIC BUILDINGS.

Court-house and post-office, Austin, Texas: For completion of building, sewerage, and approaches, thirty-three thousand dollars.

Custom-house and post-office, Albany, New York: For continuation of building, one hundred and twenty thousand dollars.

Post-office and subtreasury, Boston, Massachusetts: For continuation of building three hundred and fifty thousand dollars.

Court-house and subtreasury, Chicago, Illinois: For painting, fencing, and to complete work on grounds and interior finish of buildings, twenty thousand dollars.

Custom-house and post-office, Cincinnati, Ohio: For continuation of building, three hundred and fifty thousand dollars.

Custom-house and post-office, Fall River, Massachusetts: For completion of building and approaches, including heating apparatus, twenty-eight thousand dollars.


Court-house and post-office, Harrisburg, Pennsylvania: For completion of building, seventy thousand dollars.

Court-house and post-office, Kansas City, Missouri: For continuation of building, seventy-five thousand dollars.

Court-house and post-office, Little Rock, Arkansas: For approaches (fencing, grading, and paving), eighteen thousand dollars.

Custom-house, court-house, and post-office, Memphis, Tennessee: For continuation of building, one hundred thousand dollars.

Custom-house and post-office, New Orleans, Louisiana: For completion of entrance and sidewalk, forty thousand dollars.

Court-house and post-office, New York, New York: For approaches in rear (coping and fence), fifteen thousand dollars.

Barge-office building, New York, New York: For completion of building, one hundred thousand dollars.

Custom-house, court-house, and post-office, Nashville, Tennessee: For approaches (grading, fencing and paving), fifteen thousand dollars.

Post-office and court-house, Philadelphia, Pennsylvania: For continuation of building, three hundred and fifty thousand dollars: Provided, That the sum of twenty-five thousand dollars, or so much thereof as may be necessary, out of the amount hereby appropriated, shall be expended in completing immediately and fitting up for use the rooms in said building intended for occupancy by the United States courts and the officers connected therewith.

Court-house and post-office, Pittsburgh, Pennsylvania: For continuation of building, one hundred thousand dollars.

Custom-house and post-office, Saint Louis, Missouri: For continuation of building, three hundred and fifty thousand dollars.

For a post-office and other offices in Baltimore, Maryland, on the site purchased by the United States for that object, the sum of two hundred and fifty thousand dollars; to be expended by the Secretary of the Treasury according to the plans and estimates made by the Secretary of the Treasury, and approved by the Secretary of the Treasury, the
FORTY-SIXTH CONGRESS. Sess. III. Ch. 133. 1881.

Proviso.

Postmaster-General, and the Secretary of the Interior: Provided, That the cost of said building shall not exceed the amount of said estimates.

Court-house and post-office, Topeka, Kansas: For continuation of building, ninety thousand dollars: Provided, That the roof of said building shall be iron-framed and fire-proof, and that the limit of cost for the entire building be extended twenty thousand dollars to cover increased cost therefor.

Utica.


Washington City.

Custom-house and court-house, Toledo, Ohio: For continuation of building, one hundred thousand dollars: Provided, That the total cost of the building, with the additional land authorized to be purchased, in the city of Toledo, Ohio, shall not exceed the sum of four hundred thousand dollars; and the Secretary of the Treasury is hereby authorized and directed to sell the public building and other structures standing on the lots now owned by the United States as a building site in the said city, and apply the fund realized from such sale to the construction of the new building authorized to be erected; and the amount so applied shall be deducted from the sum limited herein to be expended on this improvement.

Montgomery, Ala.

Court-house and post-office Montgomery, Alabama: For continuation of building, forty thousand dollars.

Repair of Treasury building, Washington, District of Columbia: For annual repairs, and general repairs to roof, forty thousand dollars.

Light-houses and fog-sIGNALS.

Steam-tender.

Steam-tender for service on the Atlantic coast: For building a steam-tender for general use on the Atlantic coast, fifty-five thousand dollars.

Stamford Harbor light-house.

Stamford Harbor Light Station, Connecticut: For completing the light-house in Stamford Harbor, Connecticut, the appropriation of seven thousand dollars made by the act of June sixteenth, eighteen hundred and eighty, for the establishment of a light on Forked Rock, Stamford Harbor, Connecticut, being hereby made available for establishing a light on such point in Stamford Harbor as the Light-House Board may select, twenty-three thousand dollars.

Staten Island Depot.

Staten Island Depot, New York: For repairs to the wharf and dredging of the basin at the general depot of the light-house establishment on Staten Island, New York, five thousand dollars.

Stannard's Rock Light Station.

Stannard's Rock Light Station, Michigan: For completing the erection of a light-house on Stannard's Rock, Lake Superior, Michigan, seventy-three thousand dollars.

Tillamook Head Light Station.

Tillamook Head Light Station, Oregon: For completing the erection of a first-order light-house and steam fog-signal on the rock off Tillamook.
Head, Oregon, twenty-five thousand dollars, the same to be immediately available.

Point Conception Light Station, California: For rebuilding station and purchasing land for site of light-house at Point Conception, California, forty thousand dollars, of which sum not exceeding ten thousand dollars shall be used for purchase of the site; and no portion of the residue of said appropriation shall be expended until the title to the said site is vested in the United States.

For the erection of a light-house and fog-bell on Whale Rock, at the entrance of Narragansett Bay, Rhode Island, thirty-five thousand dollars.

For the construction and establishment of a light-ship on Five Fathom Bank, in Delaware Bay, fifty thousand dollars.

For the purpose of lighting the Savannah River between the mouth of said river and the city of Savannah, Georgia, sixty thousand dollars.

For commencing a light-station on Sanabel Island, Punta Rossa Harbor, Florida, twenty thousand dollars.

For the erection of a light-house and fog-bell on Bloody Point Bar, Kent Island, Chesapeake Bay, twenty-five thousand dollars.

For the establishment of a bell-buoy on Graham Shoals, in the Straits of Mackinaw, two thousand dollars.

For re-establishing a light at Bass River Harbor, Massachusetts, four hundred dollars.

For a fourth-order light on Sherwood Point, Green Bay, Wisconsin, twelve thousand dollars.

For range-lights on Sturgeon Bay, Wisconsin, eleven thousand dollars.

For completing the Cape Henry Light-House Station, Virginia, twenty-five thousand dollars.

The money heretofore appropriated for establishing a fog-signal on Sandy or West Point, Puget Sound, shall be applicable to the establishment and construction of both a light-house and fog-signal at that point.

LIFE-SAVING STATIONS.

For salaries of superintendents for the life-saving stations, as follows: On the coasts of Maine and New Hampshire, one, of Massachusetts, one, at one thousand dollars each; on the coasts of Rhode Island and Long Island, one, at one thousand five hundred dollars; of one assistant superintendent on the coasts of Rhode Island and Long Island, five hundred dollars.

For salary of one superintendent for the coast of New Jersey, one thousand five hundred dollars.

For salaries of superintendents on the coasts of Delaware, Maryland, and Virginia, one at one thousand dollars; on the coasts of Virginia and North Carolina, one at one thousand dollars.

For salary of one superintendent for the houses of refuge on the coast of Florida, one thousand dollars; and of one superintendent for the life-saving and life-boat stations on the coast of the Gulf of Mexico, one thousand dollars, and of one on the coasts of Lakes Ontario and Erie, one thousand dollars.

For salaries of superintendents for the life-saving and life-boat stations, as follows: One on the coasts of Lakes Huron and Superior, and of one on the coast of Lake Michigan, at one thousand dollars each.

For salary of one hundred and ninety-six keepers of lifesaving and life-boat stations and of houses of refuge, at four hundred dollars each, seventy-eight thousand four hundred dollars.

For pay of crews of experienced surfmen employed at the life-saving and life-boat stations, during the period of actual employment; compensation of volunteers at life-saving and life-boat stations for actual and deserving service, rendered upon each occasion of disaster, at such
rate, not to exceed ten dollars for each person, as the Secretary of the Treasury may determine; pay of volunteer crews for drill and exercise; fuel for stations and houses of refuge; repairs and outfits for same; supplies and provisions for houses of refuge and for shipwrecked persons succored at stations; traveling expenses of officers under orders from the Treasury Department; and contingent expenses, including freight, storage, repairs to apparatus, medals, labor, stationery, advertising, and miscellaneous expenses that cannot be included under any other head of life-saving stations on the coast of the United States, four hundred and seventy thousand dollars.

ESTABLISHING LIFE-SAVING STATIONS.

New life-saving stations.

For establishing new life-saving stations and life-boat stations on the sea and lake coasts of the United States, including a station at the Falls of the Ohio River, near Louisville, Kentucky, twenty-five thousand dollars.

Revenue-cutter service.

Expenses of revenue-cutter service: For pay of captains, lieutenants, engineers, cadets, and pilots, and for rations for the same; and for pay of petty-officers, seamen, cooks, stewards, boys, coal-passers, and firemen, and for rations, for the same; and for fuel for vessels, repairs and outfits for same; ship-chandlery and engineers' stores for same; traveling expenses of officers traveling on duty under orders from the Treasury Department; instruction of cadets; commutation of quarters; and contingent expenses, including wharfage, towage, dockage, freight, advertising, surveys, labor, and miscellaneous expenditures which cannot be included under special heads, eight hundred and seventy-five thousand dollars.

Rebuilding revenue-steamer William P. Fessenden: For rebuilding the revenue-steamer William P. Fessenden with iron hull, seventy-five thousand dollars.

Constructing a revenue-steamer: For construction of a revenue-steamer for duty on the southern coast of the United States, seventy-five thousand dollars.

ENGRAVING AND PRINTING.

For labor and expenses of engraving and printing, namely: For labor (by the day, piece, or contract), including labor of workmen skilled in engraving, transferring, plate-printing, and other specialties necessary for carrying on the work of engraving and printing notes, bonds, and other securities of the United States, the pay for such labor to be fixed by the Secretary of the Treasury at rates not exceeding the rates usually paid for such work; and for other expenses of engraving and printing notes, bonds, and other securities of the United States; for materials, required in the work of engraving and printing; for purchase of engravers' tools, dies, rolls, and plates, and for machinery and repairs of same; and for expenses of operating macerating machines for the destruction of the United States notes, bonds, national-bank notes, and other obligations of the United States authorized to be destroyed, three hundred and twenty-five thousand dollars.

LIGHT-HOUSE ESTABLISHMENT.

Keepers of light-houses: For salaries, fuel, rations, rent of quarters (where necessary), and similar incidental expenses of ten hundred and fifteen light-keepers and fog-signal keepers, five hundred and eighty-five thousand dollars.

Expenses of light-vessels: For seamen's wages, rations, repairs, salaries, supplies, and incidental expenses of thirty-one light-ships, two hundred and forty thousand dollars.
Buoyage: For expenses of raising, cleaning, painting, repairing, removing, and supplying losses of buoys, spindles, and day-beacons, and for chains, sinkers, and similar necessaries, three hundred and twenty-five thousand dollars.

Fog-signals: For repairs and incidental expenses in renewing, duplicating, establishing, and improving fog-signals and buildings connected therewith, sixty thousand dollars.

Inspecting lights: For expenses of visiting and inspecting lights and other aids to navigation, including rewards paid for information as to collisions, four thousand dollars.

Supplies of light-houses: For supplying the light-houses, beacon-lights, and fog-signals on the Atlantic, Gulf, Lake, and Pacific coasts with illuminating and cleansing materials, and such other materials as may be required for annual consumption, including the expenses of inspection and delivery of the same; for books and furniture for light-stations, and other incidental and necessary expenses, three hundred and seventy-five thousand dollars.

Repairs of light-houses: For repairs and incidental expenses of light-houses and stations; for rebuilding, renovating, and improving the same, and buildings connected therewith; for the establishing and repairing pier headlights; and for the purchase and repair of illuminating apparatus and machinery, three hundred and ten thousand dollars; of which sum thirty-five thousand dollars, or so much thereof as may be necessary, shall be applied to the rebuilding of the light-house on Sharp's Island, in the Chesapeake Bay, to be immediately available.

Lighting and buoyage: For maintenance of lights and buoys on the Mississippi, Ohio, and Missouri Rivers, and at the mouth of Red River, one hundred and forty thousand dollars.

Survey of light-house sites: For examination and survey of sites for proposed light-houses, and preparing plans for proposed structures, ten thousand dollars.

COAST AND GEODETIC SURVEY.

Survey of the Atlantic and Gulf coasts, eastern division: For every purpose and object necessary for and incident to the continuation of the survey of the Atlantic and Gulf coasts of the United States, the Mississippi and other rivers, to the head of either tidal influence or ship-navigation; soundings, deep-sea temperatures, dredgings, and current-observations along the above-named coasts, in the Gulf of Mexico, and the Gulf Stream, including its entrance into the Gulf, its course through the Caribbean and into and around the Sargasso Sea; the triangulation towards the western coast, and furnishing points for State surveys; the preparation and publication of charts, the Coast Pilot, the magnetic map of Eastern North America, and other results of the work, with the purchase of materials therefor, including compensation of civilians engaged in the work, three hundred thousand dollars; and of this sum eight thousand dollars shall be immediately available.

For continuation of the resurvey of the Delaware Bay and River, ten thousand dollars.

Survey of the Pacific coasts, western division: For every purpose and object necessary for and incident to the continuation of the survey of the Pacific coasts of the United States, the Columbia and other rivers, to the head of either tidal influence or of ship-navigation; deep-sea soundings, temperatures, currents, and dredgings along and also in the Japan Stream flowing off these coasts; the triangulation towards the eastern coast, and furnishing points for State surveys; the preparation and publication of charts, the Coast Pilot, the magnetic map of Western North America, and other results of the work, with the purchase of materials therefor, including compensation of civilians employed in the work, one hundred and eighty thousand dollars; and of this sum six thousand dollars shall be immediately available.
Vessels.

Repairs of vessels, Coast and Geodetic Survey: For the repairs and maintenance of the complement of vessels used in the Coast and Geodetic Survey, thirty thousand dollars.

Publishing observations, Coast and Geodetic Survey: For continuing the publication of observations, and their discussion, made in the progress of the Coast and Geodetic Survey, including compensation of civilians engaged in the work, the publication to be made at the Government Printing Office, six thousand dollars.

General expenses, Coast and Geodetic Survey: For rent of buildings for offices, workrooms, and workshops in Washington, ten thousand five hundred dollars.

Rent of fire-proof building.

For rent of fire-proof building number two hundred and five, New Jersey avenue south (excepting rooms for standard weights and measures), for the safe-keeping and preservation of the original astronomical, magnetic, hydrographic, and other records; the original topographical and hydrographic maps and charts; instruments, engraved plates, and other valuable articles of the Coast and Geodetic Survey, five thousand dollars.

For fuel for all the offices and buildings, two thousand dollars.

For transportation of instruments, maps, and charts; the purchase of new instruments, books, maps, and charts; gas and other miscellaneous expenses, thirteen thousand four hundred dollars.

MISCELLANEOUS OBJECTS UNDER THE TREASURY DEPARTMENT.

National currency.

Expenses of national currency: For paper, engraving, printing, express charges, and other expenses, one hundred and twenty thousand dollars.

Distinctive paper.

Distinctive paper for United States notes: For paper, including mill expenses, transportation, examination, counting, and delivery, twenty-five thousand dollars.

UNDER THE COMMISSIONER OF FISH AND FISHERIES.

Food-fishes.

Propagation of food-fishes: For the introduction of shad and freshwater herring into the waters of the Pacific, the Atlantic, the Gulf and Great Lake States, and of salmon, white-fish, carp, gourami, and other useful food-fishes into the waters of the United States generally to which they are best adapted; also for the propagation of cod, herring, mackerel, halibut, Spanish mackerel, and other sea-fishes, and for continuing the inquiry into the causes of the decrease of food-fishes of the United States, ninety-five thousand dollars, which shall be immediately available.

Rent of rooms, etc.

For rent of rooms and other necessary office expenses, one thousand five hundred dollars.

For maintenance of the United States carp-ponds in the city of Washington and elsewhere, five thousand dollars.

For maintenance of the United States fish-hatching vessels, which shall be immediately available, fifteen thousand dollars.

For the reconstruction of buildings at the salmon-fishery on the McCloud River, in California, ten thousand dollars, to be available immediately.

Statistics of sea-coast and lake fisheries.

For collecting statistics of the sea-coast and lake fisheries of the United States, especially those covered by the Washington treaty of eighteen hundred and seventy-one, three thousand five hundred dollars.

For preparation of illustrations for the Report of the United States Commissioner of Fish and Fisheries, one thousand dollars.

For the construction of a steamer for the prosecution of the work and investigations of the Commissioner of Fish and Fisheries, one hundred and three thousand dollars.

Illustrations for report.

Steamer.
For construction and verification of standard weights and measures, including metric standards, for the custom-houses and other offices of the United States, and for the several States, and of mural standards of length in Washington, District of Columbia, five thousand dollars; for rent of fire-proof rooms in building number two hundred and five, New Jersey avenue south, for the safe-keeping and preservation of finished weights, measures, balances, and metric standards, one thousand dollars; for fuel and lights, materials, transportation, traveling and other miscellaneous expenses, six hundred dollars; for expenses of the attendance of the American member of the International Committee on Weights and Measures at the sexennial general conference provided for in the convention signed May twentieth, eighteen hundred and seventy-five, six hundred dollars, or so much thereof as may be necessary; in all, seven thousand two hundred dollars.

Fuel, lights, and water for public buildings: For fuel, light, water, and miscellaneous items required by the janitors and firemen in the proper care of the buildings, furniture, and heating apparatus, such as brooms, mops, brushes, buckets, wheelbarrows, shovels, saws, hatchets, and hammers, for all public buildings under the control of the Treasury Department, four hundred and fifty thousand dollars.

Pay of custodians and janitors: For pay of custodians and janitors for all public buildings under the control of the Treasury Department, ninety thousand dollars.

Vaults, safes, and locks for public buildings: For vaults, safes, and locks, and repairs of the same, for all public buildings under the control of the Treasury Department, sixty thousand dollars.

Heating apparatus for public buildings: For heating, ventilating, and hoisting apparatus, and repairs of same, for all public buildings under the control of the Treasury Department, one hundred thousand dollars.

Plans for public buildings: For photographing materials, and labor for duplicating plans for all public buildings under the control of the Treasury Department, one thousand five hundred dollars.

Compensation in lieu of moieties: For compensation in lieu of moieties in certain cases under the customs-revenue laws, thirty thousand dollars.

Salaries and traveling expenses of agents at seal-fisheries in Alaska: For one agent, three thousand six hundred and fifty dollars; one assistant agent, two thousand nine hundred and twenty dollars; two assistant agents, at two thousand one hundred and ninety dollars each; necessary traveling expenses of agents in going to and returning from Alaska, at six hundred dollars each per annum; in all, thirteen thousand three hundred and fifty dollars.

To enable the Secretary of the Treasury to use revenue-steamers for the protection of the interests of the government on the seal-islands, the sea-otter-hunting grounds, and the enforcement of the provisions of law in Alaska, twenty-five thousand dollars.
Rebel archives and records of captured property. Examination of rebel archives and records of captured property: To enable the Secretary of the Treasury to have the records of captured and abandoned property examined, and information furnished therefrom, for the use and protection of the government, five thousand dollars.

Custody of lands, etc., United States. Lands and other property of the United States: For custody, care, and protection of lands and other property belonging to the United States, five thousand dollars.

Library Treasury Department. For purchase of law-books and suitable books of reference for the library of the Treasury Department, one thousand dollars.

Statistics of receipts, expenditures, and appropriations of the United States Government. Preparation of receipts, expenditures, and appropriations of the government: To enable the Secretary of the Treasury to carry out the resolutions of the Senate of October sixteenth, eighteen hundred and seventy-seven, and January sixteenth, eighteen hundred and seventy-nine, in preparing for publication consolidated statements of the appropriations and expenditures of the War Department from March fourth, seventeen hundred and eighty-nine, to June thirtieth, eighteen hundred and seventy-six, and of the Indian Department from July sixteenth, seventeen hundred and ninety, to June thirtieth, eighteen hundred and seventy-eight; and for the work, in the office of the Secretary of the Treasury, pertaining generally to the preparation for publication of the receipts and expenditures and appropriations of the government, for the use of Congress and the several departments, to be immediately available, five thousand dollars.

W. A. Richardson. To enable the Secretary of the Treasury to pay W. A. Richardson, when the work shall have been completed, for preparing and editing a supplement to the Revised Statutes under joint resolution approved June seventh, eighteen hundred and eighty, five thousand dollars.

Harbor, pilot, and other charges against American and foreign vessels under State laws. To enable the Secretary of the Treasury to ascertain and report to Congress the harbor, pilot, and other charges to which American and foreign vessels are subject under State laws, and the taxation upon shipowners, one thousand dollars, or so much thereof as may be necessary.

Inspection of neat cattle exported; certificate to shippers that cattle are free from pleuro-pneumonia. To enable the Secretary of the Treasury to procure information concerning and to make inspection of neat cattle shipped from any port in the United States to any foreign port, so as to enable him to cause to be issued to the shippers of such cattle certificates showing in proper cases that such cattle are free from the disease known as pleuro-pneumonia, the sum of fifteen thousand dollars, or so much thereof as may be necessary.

Ainsworth R. Spofford. To enable the Secretary of the Treasury to reimburse Ainsworth R. Spofford, Librarian of Congress, the amount stolen from his disbursing clerk on the twenty-eighth day of May, eighteen hundred and eighty, two thousand six hundred and forty dollars.

National Board of Health. For salaries and expenses of the National Board of Health, and to carry out the purposes of the various acts creating the National Board of Health, seventy-five thousand dollars, or so much thereof as is necessary: Provided, That fifty thousand dollars of the appropriation made by act of June second, eighteen hundred and seventy-nine, entitled "An act to prevent the introduction of contagious or infectious diseases into the United States", shall be applied to the same purposes; and no more money shall be expended for the above service for the fiscal year eighteen hundred and eighty-one other than that specifically appropriated by the act approved June sixteenth, eighteen hundred and
eighty, making appropriations for sundry civil expenses of the govern-
ment.

North American ethnology, Smithsonian Institution: For the pur-
pose of continuing ethnological researches among the North American
Indians, under the direction of the secretary of the Smithsonian Insti-
tution, twenty-five thousand dollars; five thousand dollars of which
shall be expended in continuing archaeological investigations relating
to mound-builders and prehistoric mounds, and be available immedi-
ately.

ARRIERS OF PAY AND BOUNTY.

That with a view to the prompt payment of claims for arrears of pay
and bounty due to officers and enlisted men of the regular and volun-
teer forces, and their heirs and legal representatives, there shall be, and
hereby is, appropriated, the sum of two hundred and fifty thousand dol-
ars, or so much as may be required to pay said claims, under the follow-
ing heads of appropriations: “Pay of two and three year volunteers”,
“Bounty to volunteers and their widows and legal heirs”, and “Pay,
and so forth, of the Army”: Provided, however, That the Secretary of
the Treasury shall report to Congress, at the commencement of each
regular session, the amount that has been paid out under this provision
during the preceding fiscal year.

UNDER THE WAR DEPARTMENT.

ARMORIES AND ARSENALS.

Rock Island Arsenal, Rock Island, Illinois: For continuation of shop I, a wood-working and leather-working shop for the arsenal, seventy-
five thousand dollars.

For shop H, an iron-finishing shop for the armory, fifty-five thousand
dollars.

For shop K, the last of the armory shops, twenty thousand dollars.

For machinery and shop-fixtures, fifteen thousand dollars.

For general care, preservation, and improvement: For building new
roads; care and preservation of the water-power; painting and care
and preservation of permanent buildings and bridges and shores of the
island; building fences and grading grounds; and repairs of and ex-
tension of railroad, twelve thousand dollars.

For continuing the improvement of the water-power pool, fifty thou-
sand dollars.

For care and preservation of the Rock Island Bridge, and expense of
maintaining and operating the draw, nine thousand dollars; for pro-
tecting piers of bridge by sheerbooms, six hundred dollars; in all, nine
thousand six hundred dollars.

Arsenal at Benicia, California: To build machine and armorer's shop,
and for rebuilding the carpenter's and blacksmith's shops, fifty thousand
dollars.

For one timber-shed, two thousand five hundred dollars.

For continuing repairs on wharf, two thousand dollars.

For building freight-house, one thousand dollars.

For continuing boring the artesian well, or, if artesian water is pro-
cured, for putting down permanent iron pipe and turbine-wheel, to be
run by flow of water, to pump up water to reservoir, five thousand dol-
lars.

Armory at Springfield, Massachusetts: For repairs and preservation
of grounds, buildings, and machinery not used for manufacturing pur-
poses, fifteen thousand dollars.

Repairs of arsenals: For repairs of smaller arsenals, and to meet such
unforeseen expenditures at arsenals as accident or other contingencies
during the year may render necessary, forty thousand dollars.
BUILDINGS AND GROUNDS IN AND AROUND WASHINGTON AND THE EXECUTIVE MANSION.

Improvement and care of public grounds: For filling in and improving grounds south of Executive Mansion, ten thousand dollars.
For ordinary care of greenhouses and the nursery, one thousand five hundred dollars.
For ordinary care of Lafayette Square, one thousand dollars.
For care and improvement of reservation number three (Monument Grounds), one thousand dollars.
For construction and repair of iron fences, five hundred dollars.
For manure, and hauling the same, four thousand dollars.
For painting iron fences, vases, lamps, and lamp-posts, one thousand five hundred dollars.
For purchase and repair of seats, five hundred dollars.
For purchase and repair of tools, five hundred dollars.
For trees, tree-stakes, lime, whitewashing, and stock for nursery, three thousand dollars.
For removing snow and ice, one thousand dollars.
For flower-pots, twine, baskets, and lycopodium, one thousand dollars.
For care and construction and repair of fountains in the public grounds, one thousand five hundred dollars.
For abating nuisances, five hundred dollars.
For improving various reservations, twelve thousand dollars.
For ordinary care of Smithsonian Grounds, two thousand dollars.
For asphaltum foot-walks through Smithsonian Grounds from Seventh to Twelfth streets, one thousand five hundred dollars.

Executive Mansion: For care of and repairs to the Executive Mansion, and for furniture, thirty thousand dollars; for constructing elevator in the Executive Mansion, two thousand dollars, to be available immediately; fuel for the Executive Mansion and the greenhouses, two thousand dollars; care and necessary repairs of the greenhouses, five thousand five hundred dollars; in all, thirty-nine thousand five hundred dollars.

Lights, etc. Lighting the Executive Mansion and public grounds: For gas, pay of lamp-lighters, gas-fitters, plumbers, plumbing; lamp-posts, matches, and repairs of all kinds; fuel for office, for the watchmen's lodges, and for the green-houses in the nursery, fifteen thousand dollars: Provided, That for each burner not connected with a meter in the lamps on the public grounds no more than twenty-five dollars shall be paid per lamp for gas, including lighting, cleaning, and keeping in repair the lamps, under any expenditure provided for in this act; and in case a contract cannot be made at that rate the engineer in charge is hereby authorized to substitute other illuminating material in the lamps on the public grounds, and to use so much of the sum hereby appropriated as may be necessary for that purpose.

Water pipes, etc. Repair of water-pipes and fire-plugs: For repairing and extending water-pipes, purchase of apparatus to clean them, and for cleaning the springs and repairing and renewing the pipes of the same that supply the Capitol, the Executive Mansion, and the building for the State, War, and Navy Departments, two thousand five hundred dollars.

Telegraph. Telegraph to connect the Capitol with the departments and the Government Printing Office: For repair and care of the same, one thousand dollars.

Building for State, War, and Navy Departments: For continuing the construction of the building; to cover inside iron-work; plumbing and gas-fitting; granite stairs; heating apparatus; plastering and stucco-work; materials for approaches; lumber for doors, sash, and flooring; labor and contingencies, four hundred and fifty thousand dollars.

Continuation of the Washington Monument: Earth embankments, marble, granite, iron frame-work, machinery, tools, labor, and office expenses, one hundred and fifty thousand dollars.
MISCELLANEOUS OBJECTS UNDER WAR DEPARTMENT.

SIGNAL SERVICE.

Observation and report of storms: For the expenses of the observation and report of storms by telegraph and signal for the benefit of commerce and agriculture throughout the United States; for manufacture, purchase, and repair of meteorological and other necessary instruments; for telegraphing reports; for expenses of storm-signals announcing the probable approach and force of storms; for continuing the establishment and connection of stations at life-saving stations and light-houses; for instrument-shelters; for hire, of furniture, and expenses of offices maintained for public use in cities and ports receiving reports; for river reports; for maps and bulletins to be displayed in chambers of commerce and boards of trade rooms, and for distribution; for books, periodicals, newspapers, and stationery; and for incidental expenses not otherwise provided for, three hundred and seventy-five thousand dollars.

Construction, maintenance, and repair of military telegraph lines: For the construction and continuing the construction, maintenance, and use of military telegraph lines on the Indian and Mexican frontiers and in the Northwest, and for the connection of military posts and stations, and for the better protection of immigration and the frontier settlements from depredations, especially in the States of Texas and Nevada and the Territories of New Mexico, Arizona, Dakota, Washington, Montana, Idaho, Wyoming, and Indian Territory, seventy-five thousand dollars.

National cemeteries: For maintaining and improving national cemeteries, one hundred thousand dollars.

For continuing the improvement of the national cemetery near Chattanooga, Tennessee, by constructing a road or public highway from said cemetery to the city of Chattanooga, five thousand dollars.

For pay of seventy-two superintendents of national cemeteries, fifty-nine thousand seven hundred and twenty dollars.

Survey of northern and northwestern lakes: For water-level observations and reductions, comparisons of standards of base apparatus and reductions, printing and issuing charts for use of navigators, completion of publication of final report, office-rent, clerk-hire, fuel, and miscellaneous, eighteen thousand dollars; and the unexpended balance, not exceeding eight thousand dollars, of the appropriation for survey of northern and northwestern lakes for the fiscal year eighteen hundred and eighty-one is hereby reappropriated and made available for the same purpose.

Publication of the Official Records of the War of the Rebellion: For compensation of temporary clerks and other employees, thirty-four thousand six hundred and eighty dollars.

For rent of necessary offices; for traveling expenses in connection with the collection of Confederate records placed by gift or loan at the disposal of the government; for fuel, lights, stationery, and all other similar necessaries, five thousand eight hundred and ten dollars.

For continuing the preparation of the publication of the official records, indexing and proof-reading, and printing and binding, under direction of the Secretary of War, of ten thousand copies of a compilation of the official records, Union and Confederate, of the war of the rebellion, so far as the same may be ready for publication during the fiscal year, to be distributed as provided in the act approved June sixteenth, eighteen hundred and eighty, forty thousand dollars.

Expenses of military convicts: For payment of costs and charges of State penitentiaries for the care, clothing, maintenance, and medical attendance of United States military convicts confined in them, sixteen thousand dollars.

United States Artillery School at Fortress Monroe, Virginia: To provide for text-books, drawing materials, models, and material necessary
in the science of engineering and of artillery, stationery, and miscellaneous necessaries for the use of the school, five thousand dollars.

Support of military prison at Fort Leavenworth, Kansas: For subsistence stores for three hundred and seventy-five prisoners, twenty thousand five hundred and thirty-one dollars and twenty-five cents.

For one thousand eight hundred gallons lard-oil, for illuminating purposes; one hundred pounds of wicking, and for lamps and lanterns (one hundred dollars), one thousand three hundred and ninety dollars.

For tobacco for issue to prisoners on special and excessive hard labor, four hundred dollars.

For hay for prisoners’ bedding, three hundred and twenty dollars.

For one thousand five hundred cords hard wood, for making steam for heating and cooking purposes and running machinery, nine thousand three hundred and seventy-five dollars.

For hose for fire-engine and water-tanks; for belting, machine-oil, and cotton-waste; and for extension and repair of steam circulation, one thousand two hundred dollars.

For stoves, and stove-pipe, in buildings not heated by steam, one hundred dollars.

For stationery and blank books for offices of governor, adjutant, and quartermaster, four hundred dollars.

For material for three hundred suits citizen’s clothing, three hundred citizen’s hats, and for donations of five dollars each to three hundred prisoners on discharge, two thousand six hundred and twenty-five dollars.

For two hundred straw hats, and for materials for prisoners’ clothing in summer, one thousand and fifty dollars.

For medical supplies, one thousand dollars.

For twenty thousand paving-bricks, for lining cisterns and repaving walks, and for stone coping for prison-wall, two thousand two hundred dollars.

For tools and materials in shops: For carpenter’s, one thousand dollars; for farrier’s and blacksmith’s, six hundred dollars; for painter’s, five hundred dollars; for tinner’s, one hundred dollars; for tailor’s, one hundred dollars; for shoemaker’s, one hundred dollars; for wheelwright’s, one hundred and fifty dollars; in laundry, one thousand and fifty dollars; for brooms and scrub-brushes, two hundred dollars; for miscellaneous stores, drainage of grounds, and disinfectants, one thousand dollars; in all, four thousand dollars.

For expenses in pursuit of and for apprehension and delivery of escaped prisoners, two hundred and forty dollars.

For pay of two clerks, one in office of governor and disbursing officer, at one hundred and fifty dollars per month, and one in office of prison quartermaster, at one hundred and sixteen dollars and sixty-six cents per month; two night watchmen, at thirty dollars each per month, guarding grounds and property adjacent to prison; and five teamsters, at thirty dollars per month each, driving prison teams; in all, five thousand seven hundred and nineteen dollars and ninety-two cents.

For extra-duty pay to eight members of the prison-guard, in charge of working parties, and to one as clerk in office of prison adjutant, at ten dollars and fifty cents per month, seven hundred and ten dollars.

Hire of foremen: For one carpenter, one blacksmith, one engineer in charge of stationary engine and steam-heating apparatus, one engineer in charge of portable engine and machinery in shops, one quarryman, and one stone-mason (six in all), at one hundred dollars per month each, seven thousand two hundred dollars.

For construction and repair of prison buildings, four thousand dollars; in all, sixty-two thousand four hundred and sixty-one dollars and seventeen cents.

Support of transient paupers: For care, support, and medical treatment of seventy-five transient paupers, medical and surgical patients, in the city of Washington, under a contract to be made with such institution as the Surgeon-General of the Army may select, fifteen thousand dollars.
Artificial limbs: For furnishing artificial limbs and appliances, or commutation therefor, and transportation, one hundred and seventy-five thousand dollars.

Appliances for disabled soldiers: For providing surgical appliances for persons disabled in the military or naval service of the United States, not otherwise provided for, three thousand dollars.

That the Secretary of the Treasury be, and he is hereby, authorized and directed to transport free of charge silver coin when requested to do so: Provided, That an equal amount in coin or currency shall have been deposited in the Treasury by the applicant or applicants; and that there is hereby appropriated twenty thousand dollars, or so much thereof as may be necessary, for that purpose, and that the same be available from and after the passage of this act.

Support of National Home for Disabled Volunteer Soldiers, current expenses, including construction and repairs: For the Central Branch, for the Eastern Branch, for the Northwestern Branch, for the Southern Branch, and for out-door relief and incidental expenses, nine hundred and fifty thousand dollars: Provided, That the Secretary of War be directed to turn over to the managers of the National Home for Disabled Volunteer Soldiers all the old clothing now held for issue to the National Home. Said managers are authorized to estimate for building and maintenance at the Central Branch of a building or buildings for the safe and proper keeping of the insane. And General John Love, of the State of Indiana, one of the managers of said homes, having died, General George B. McClellan, of the State of New Jersey, is hereby appointed to fill the vacancy for the unexpired term.

Road from Fort Scott to the national cemetery, Kansas: For completion of roadway from Fort Scott, Kansas, to the national cemetery near that city, five thousand five hundred dollars.

Road from Vicksburg, Mississippi, to the national cemetery: For completion of roadway from Vicksburg, Mississippi, to the national cemetery near that city, ten thousand dollars.

For constructing a carriage-way from New Market street in the city of Jeffersonville, Indiana, to the United States military depot in said city, under the direction of the Secretary of War, four thousand dollars.

For transportation of reports and maps to foreign countries through the Smithsonian Institution, five hundred dollars.


Mississippi River Commission: For salaries and traveling expenses of Commission, office expenses, and reduction of work; for continuation of surveys and gaugings of Mississippi River and its tributaries; for permanent gauge-stations and borings; for publication of maps and results, one hundred and fifty thousand dollars.

Observation and exploration in the Arctic Seas: For continuing the work of scientific observation and exploration on or near the shores of Lady Franklin Bay, and for transportation of men and supplies to said location and return, twenty-five thousand dollars.

To complete the construction of Fort Maginnis, near the Musselshell River, in the Territory of Montana, fifty-five thousand seven hundred and five dollars and eighty-four cents.

For the extension of the United States wharf at Sandy Hook, New Jersey, five thousand dollars.

For the completion of Fort Assinaboine, in the Territory of Montana, forty-five thousand dollars.

For the completion of necessary buildings, including officers' quarters, for the headquarters of the military department of Texas, at San Antonio, Texas, fifty thousand dollars.
Fort Leavenworth.
For the erection of permanent barracks and officers' quarters at Fort Leavenworth, Kansas, according to plans to be adopted by the Secretary of War, thirty thousand dollars.

Surveys of Maryland and Delaware peninsula.
For the expenses of the surveys to be made across the peninsula of Maryland and Delaware to connect by canal the waters of the Delaware and Chesapeake Bays, under the direction of the Secretary of War, ten thousand dollars.

Site for building for Pension Bureau.
For the purchase of a suitable site in the city of Washington for the erection of a brick and metal fire-proof building to be used and occupied by the Pension Bureau, the building to be erected in accordance with plans approved by the Secretary of War and the Secretary of the Interior, under the supervision of the Quartermaster-General of the United States Army, the site for which shall be selected by him, subject to the approval of the Secretaries aforesaid, both as to location and price, and the title to the land to be approved by the Attorney-General of the United States, two hundred and fifty thousand dollars.

UNDER THE NAVY DEPARTMENT.

NAVY-YARDS AND STATIONS.

Navy-yard, Portsmouth, New Hampshire: For water-works, five thousand dollars.

Navy-yard, Boston, Massachusetts: For repairing rope-walk, twenty thousand dollars, to be immediately available.

Navy-yard, Norfolk, Virginia: For two cisterns, five thousand dollars.

Navy-yard, Mare Island, California: For continuation of stone drydock, two hundred thousand dollars.

Navy-yard, Pensacola, Florida: To continue the improvement of the Pensacola Navy Yard in accordance with the recommendation of the Secretary of the Navy, seventy-five thousand dollars.

Repairs and preservation at navy-yards: For navy-yards and stations, three hundred thousand dollars.

To complete the construction and repair of the Marine Barracks at Washington, District of Columbia, one thousand dollars.

To enable the Secretary of the Navy to cause to be constructed and placed over the unmarked graves of persons interred in the naval cemetery at Philadelphia suitable headstones, four hundred and forty-five dollars.

To enable the Secretary of the Navy to establish at the Isthmus of Panama naval stations and depots of coal for the supply of steamships of war, two hundred thousand dollars to be available for expenditure as soon as suitable arrangements can be made to the proposed end.

To enable the Secretary of the Navy to protect and preserve cemeteries in foreign countries used for the most part for the burial of citizens of this government, three thousand dollars, or so much thereof as may be necessary.

To enable the Secretary of the Navy to immediately charter or purchase, equip, and supply a vessel for the prosecution of a search for the steamer Jeannette of the Arctic exploring expedition (which the Secretary of the Navy is hereby authorized to undertake), and such other vessels as may be found to need assistance during said cruise, one hundred and seventy-five thousand dollars: Provided, That said vessel shall be wholly manned by volunteers from the Navy.

Armory, Naval Academy: For the erection of an armory for the safe keeping and preservation of arms, equipments, and ammunition, in lieu of the present wooden building, twenty-five thousand dollars.

Repairs of building, Naval Academy: For the necessary alterations and repairs of the building of the department of steam-engineering, three hundred six hundred dollars.

Barracks and quarters.
Barracks and quarters at the Naval Academy: For construction of suitable barracks and quarters for the officers and enlisted men of the Marine Corps, forty thousand dollars.
UNDER THE DEPARTMENT OF THE INTERIOR.

PUBLIC BUILDINGS.

Casual repairs, Interior Department building: For casual repairs of the department building, eight thousand dollars.

Reconstructing Interior Department building: For new model-cases for the west wing, eighty thousand dollars.

For repairing rooms in north and west wings injured by fire and water in September, eighteen hundred and seventy-seven, ten thousand dollars.

For the purchase of Ingall’s portrait of the late Thomas Ewing, first Secretary of the Interior, six hundred dollars.

Capitol extension: For work on the Capitol and general repairs thereof, for fire-proofing the gallery of the National Statuary Hall and the rooms adjoining, for shelving the rooms for the accommodation of the House documentary library, for cutting doorway from the northwestern room to connect with the Congressional Library, and for shelving such rooms in the basement story of the south wing of the Capitol as the Speaker may designate for the reception of the stationery and files to be moved from the rooms connected with the Hall, fifty thousand dollars.

For passenger elevator in south wing of the Capitol, to be located by the Architect of the Capitol, seven thousand dollars; such elevator to be so located as to interfere as little as possible with the use of the offices and committee-rooms of the House.

To enable the Joint Committee on the Library to purchase works of art, ten thousand dollars.

Improving Capitol Grounds: For continuing the work of the improvements of the Capitol Grounds, sixty thousand dollars.

Lighting Capitol and grounds: For lighting Capitol and grounds about the same, including Botanic Garden and Senate stables; for gas, pay of superintendent of meters, lamp-lighters, gas-fitters, and for materials for electric lighting, and for general repairs to lamps and pipes, thirty thousand dollars.

Court-house, Washington, District of Columbia: For annual repairs to court-house in the city of Washington, eight hundred dollars.

Furniture and fixtures, National Museum: For cases, furniture, and fixtures required for the exhibition of the collections of geology, mineralogy, natural history, ethnology, and technology, belonging to the United States, sixty thousand dollars.

Heating and lighting National Museum: For expense of heating, lighting, telephonic and electrical service for the new museum building, six thousand dollars.

Rent of building for Court of Claims: To enable the Secretary of the Interior to pay the rent for that part of the Freedman's Bank building as is occupied by the Court of Claims, three thousand six hundred dollars.

BOTANIC GARDEN.

For removing earth over Tiber Sewer, for laying concrete footwalks, for cutting and setting edging, and for repairs to buildings at the Botanic Gardens, seven thousand two hundred and eighty seven dollars and sixty cents

PUBLIC LANDS.

OFFICES OF SURVEYORS-GENERAL OF PUBLIC LANDS.

Contingent expenses, office of surveyor-general of Louisiana: For fuel, books, stationery, messenger hire, and other incidental expenses, two thousand dollars.
Florida. Contingent expenses, office of surveyor general of Florida: For rent of office for surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand dollars.

Minnesota. Contingent expenses, office of surveyor-general of Minnesota: For fuel, books, stationery, pay of messenger, and other incidental expenses, one thousand five hundred dollars.

Dakota. Contingent expenses, office of surveyor-general of Dakota: For rent of office for surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars.

Colorado. Contingent expenses, office of surveyor-general of Colorado: For rent of office for surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars.

New Mexico. Contingent expenses, office of surveyor-general of New Mexico: For rent of office for surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars.

California. Contingent expenses, office of surveyor-general of California: For fuel, books, stationery, pay of messenger, and other incidental expenses, four thousand dollars.

Idaho. Contingent expenses, office of surveyor-general of Idaho: For rent of office for surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars.

Nevada. Contingent expenses, office of surveyor-general of Nevada: For rent of office for surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars.

Oregon. Contingent expenses, office of surveyor-general of Oregon: For fuel, books, stationery, pay of messenger, and other incidental expenses, one thousand five hundred dollars.

Washington. Contingent expenses, office of surveyor-general of Washington: For rent of office for surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand eight hundred dollars.

Nebraska. Contingent expenses, office of surveyor-general of Nebraska and Iowa: For rent of office for surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars.

Montana. Contingent expenses, office of surveyor-general of Montana: For rent of office for surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars.

Utah. Contingent expenses, office of survey-general of Utah: For rent of office for surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars.

Wyoming. Contingent expenses, office of surveyor-general of Wyoming: For rent of office for surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars.

Arizona. Contingent expenses, office of surveyor-general of Arizona: For rent of office for surveyor-general, fuel, books, stationery, and other incidental expenses, one thousand five hundred dollars.

EXPENSES OF THE COLLECTION OF REVENUE FROM SALES OF PUBLIC LANDS.

Registers and receivers of public moneys. For salaries and commissions of registers of land-offices and receivers of public moneys, at district land offices, at not exceeding three thousand dollars each four hundred and fifty thousand dollars.

Incidental expenses. For incidental expenses of the several land-offices, one hundred thousand dollars.

Depositing moneys. For expenses of depositing money received from the sale of public lands, ten thousand dollars.

Timber lands. To meet expenses of protecting timber on the public lands, forty thousand dollars.

Swamp lands. For expenses of adjusting claims for indemnity for swamp lands, and for indemnity for swamp lands, fifteen thousand dollars.
SURVEYING THE PUBLIC LANDS.

For surveying the public lands, three hundred thousand dollars, to be immediately available at rates not exceeding twelve dollars per linear mile for standard and meander lines, ten dollars for township, and eight dollars for section lines, except that the Commissioner of the General Land Office may allow, for the survey of standard and meander lines through lands heavily timbered, mountainous, or covered with dense undergrowth, a sum not exceeding sixteen dollars per linear mile for standard lines, fourteen dollars for township, and ten dollars for section lines: Provided, That the part of the sum hereby appropriated which may be apportioned to the surveying district of Louisiana, together with such sums as have been or may be deposited for surveys therein by actual settlers, under sections two thousand four hundred and one, two thousand four hundred and two, two thousand four hundred and three of the Revised Statutes, may be, in whole or in part, employed in making such resurveys as may be necessary in the discretion of the Commissioner of the General Land Office.

For surveying confirmed private land-claims in California, at the rates per mile prescribed by law, and office expenses ten thousand dollars.

For the preliminary survey of unconfirmed and survey of confirmed private land-claims in New Mexico, at a rate not exceeding sixteen dollars per linear mile, and office expenses, eight thousand dollars.

For the preliminary survey of unconfirmed and survey of confirmed private land-claims in Arizona, at a rate not exceeding sixteen dollars per linear mile, and office expenses, eight thousand dollars.

For occasional examinations of public surveys in the several surveying districts, in order to test the accuracy of the work in the field, inspect mineral deposits, coal-fields, and timber districts, eight thousand dollars.

For running correction lines guide meridians, and township lines in the strip of public land lying north of the State of Texas, and bounded on the north by the States of Colorado and Kansas, to be done under the direction of the Commissioner of the General Land Office, eighteen thousand dollars.

To enable the Commissioner of the General Land Office to continue to reproduce worn and defaced official plats of surveys now on file, and constituting a part of the records of said office, ten thousand dollars.

To enable the Secretary of the Interior to protect, preserve and improve the Yellowstone National Park, in compliance with section twenty-four hundred and seventy five of the Revised Statutes of the United States, fifteen thousand dollars.

GEOLOGICAL SURVEY.

For the salary of the Director of the Geological Survey, six thousand dollars.

For the expenses of the Geological Survey, and the classification of the public lands and examination of the geological structure, mineral resources, and products of the national domain, to be expended under the direction of the Secretary of the Interior, including pay of civilian employees, one hundred and fifty thousand dollars.

The unexpended balance for the completion of the office work of the Geological and Geographical Survey of the Territories for the fiscal year eighteen hundred and eighty one, is hereby reappropriated and made available for the same purposes.

TENTH CENSUS.

For engraving and printing, one hundred and twenty five thousand dollars.

For the completion of the tenth census, including the compilation and publication of its results, five hundred thousand dollars, to be im-
Rent of buildings.

Immediately available; and not exceeding five thousand dollars of said amount, or so much thereof as may be necessary is hereby authorized to be used for payment of rent of buildings in Washington, District of Columbia, for use of the Census Office.

MISCELLANEOUS OBJECTS.

GOVERNMENT HOSPITAL FOR THE INSANE

Insane of the Army, etc.

Current expenses, Government Hospital for the Insane: For support, clothing, and treatment in the Government Hospital for the Insane of the insane of the Army, Navy, Marine Corps, and Revenue-Cutter Service, and of all persons who have become insane since their entry into the military or naval service of the United States, and who are indigent, and of the indigent insane from the District of Columbia, one hundred and fifty-five thousand dollars; and of this sum not exceeding one thousand dollars may be used for transporting patients to their friends.

Buildings and grounds, Government Hospital for the Insane: For general repairs and improvements, ten thousand dollars.

COLUMBIA INSTITUTION FOR THE DEAF AND DUMB

Deaf and dumb.

Current expenses, Columbia Institution for the Deaf and Dumb: For support of the institution, including salaries and incidental expenses, and five hundred dollars for books and illustrative apparatus, and two thousand five hundred dollars for general repairs, fifty three thousand five hundred dollars.

Buildings and grounds, Columbia Institution for the Deaf and Dumb: For the completion and fitting up of the gymnasium, eight thousand two hundred and forty two dollars and seven cents: for the erection of a farm-barn, two thousand dollars; in all, ten thousand, two hundred and forty-two dollars and seven cents.

FREEDMEN'S HOSPITAL AND ASYLUM

Support of Freedmen's Hospital and Asylum, Washington, District of Columbia: For subsistence, eighteen thousand dollars; for salaries and compensation, nine thousand five hundred dollars; fuel and light, two thousand dollars; clothing, bedding, forage, and transportation and miscellaneous expenses, five thousand dollars; rent of hospital buildings and grounds, four thousand dollars; medicines and medical supplies, one thousand five hundred dollars; repairs and furniture, one thousand eight hundred dollars; in all, forty one thousand eight hundred dollars.

HOWARD UNIVERSITY.

For the maintenance of Howard University, ten thousand dollars.

SMITHSONIAN INSTITUTION.

For the expense of exchanging literary and scientific productions with all nations by the Smithsonian Institution, three thousand dollars.

Preservation of collections, Smithsonian Institution: For preservation and care of the collections of the surveying and exploring expeditions of the government, fifty five thousand dollars.

Preservation of collections, Smithsonian Institution, Armory building: For expense of watching, care, and storage of duplicate government collections, and of property of the United States Fish Commission, two thousand five hundred dollars.
INDIAN AFFAIRS.

Expenses of the Ute Commission: To meet necessary expenses of the Ute Commissioners appointed by the President under section two of the act approved June fifteenth, eighteen hundred and eighty, fifteen thousand dollars.

For the payment of the expenses of the Miami Indian delegation from the Miami Territory now or recently in Washington, to be immediately available, to be deducted from the funds of said Miami Indians held in trust by the United States, one thousand five hundred dollars.

That from the funds on hand and belonging to the Peoria, Wea, Kaskaskia and Piankeshaw Indians there is hereby appropriated the sum of one thousand five hundred dollars, the same to be immediately available; and the Secretary of the Interior is hereby authorized and directed to pay the same over to the delegation of Indians now or recently in Washington, for the purpose of defraying the expenses of said delegation.

UNDER THE POST-OFFICE DEPARTMENT.

Refitting rooms Post-Office Department building: For flooring over and reconstructing the gallery in dead letter office, and for file-cases for dead-letter office gallery, five thousand dollars.

MISCELLANEOUS OBJECTS UNDER THE DEPARTMENT OF AGRICULTURE.

For the purchase and distribution of seeds, under the direction of the Commissioner of Agriculture, to settlers on the public lands in the new States and Territories whose crops were destroyed during the past year by drought and grasshoppers, twenty thousand dollars, to be immediately available.

UNDER THE DEPARTMENT OF JUSTICE.

MISCELLANEOUS.

Expenses of Territorial courts of Utah Territory: For defraying the contingent expenses of the courts, including fees of United States district attorney and his assistants; the fees and per diems of United States commissioners and clerks of the courts, and the fees, per diem, and traveling expenses of the United States marshal for the Territory of Utah, with the expenses of summoning jurors, subpœnating witnesses; of arresting, guarding, and transporting prisoners; of hiring and feeding guards; of supplying and caring for the penitentiary, to be paid under the direction and order of the Attorney-General, upon accounts duly verified and certified, twenty-six thousand dollars.

Defending suits in claims against the United States: For defraying the necessary expenses incurred in the examination of witnesses and procuring of evidence in the matter of claims against the United States and the District of Columbia pending in any department, and for necessary expenses incurred in defending suits in the Court of Claims, to be expended under the direction of the Attorney-General, thirty thousand dollars.

Prosecution and collection of claims: For expenses to be incurred in the prosecution and collection of claims due to the United States, to be expended under the direction of the Attorney General, one thousand five hundred dollars.

Punishing violations of intercourse acts and frauds: For detecting and punishing violations of the intercourse acts of Congress, and frauds committed in the Indian service, the same to be expended by the Attorney-General in allowing such fees and compensation of witnesses, jurors, marshals, and agents, and in defraying such other expenses as may be necessary for this purpose, five thousand dollars.
Prosecution of crimes: For detection and prosecution of crimes against
the United States; investigation of official acts, records, and accounts
and necessary clerical service incident thereto, to be disbursed under
the direction of the Attorney-General, twenty thousand dollars.

JUDICIAL.

UNITED STATES COURTS.

Expenses of courts: For defraying the expenses of the
Supreme Court and circuit and district courts of the United States, in-
cluding the District of Columbia, and also for jurors and witnesses, and
expenses of suits in which the United States are concerned, of prosecu-
tion for offenses committed against the United States; for the safe-
keeping of prisoners and for defraying the expenses which may be in-
curred in the enforcement of the act approved February twenty eighth,
eighteen hundred and seventy-one, entitled "An act to amend an act
approved May thirtieth, eighteen hundred and seventy, entitled "An act
to enforce the rights of citizens of the United States to vote in the sev-
eral States of the Union, and for other purposes," or any acts amendatory
thereof or supplementary thereto, namely:

For fees of clerks, one hundred and fifty thousand dollars;
For fees of United States commissioners, one hundred thousand dol-
ars;
For fees of jurors, four hundred and fifty thousand dollars;
For fees of witnesses six hundred thousand dollars;
For support of United States prisoners, three hundred and twenty five
thousand dollars;
For rent of United States court-rooms, seventy five thousand dollars;
For expenses and fees of bailiffs, furniture, for payment of expenses
district judges who may be sent out of their districts in pursuance of
law to hold a circuit or district court, and for other miscellaneous ex-
spenses, three hundred and twenty-five thousand dollars; in all, two
million nine hundred and fifty thousand dollars. And so much of sec-
tion five hundred and ninety six of the Revised Statutes as forbids the
payment of the expenses of district judges while holding court outside
of their districts is hereby repealed.

To supply district judges and district attorneys, who have not already
received the same, with the reports of the Supreme Court and Statutes
at Large of the United States, and also to furnish complete sets of the
same, where there are none, to such points where United States courts
are authorized to be held and to supply broken sets where there are
missing volumes, a sufficient sum of money is hereby appropriated.

To enable the Attorney-General to provide for the preservation of the
records of the United States courts at Frankfort, Kentucky, by rebind-
ing, indexing, and arranging the same under his directions, one thou-
sand dollars.

For the purpose of preparing and publishing the reports of the supreme
court of the Territory of Wyoming from the March term, eighteen hun-
dred and seventy-eight, to eighteen hundred and eighty-one, one thou-
sand dollars.

Support of convicts: For support and maintenance of convicts trans-
ferred from the District of Columbia (and collection of criminal statist-
cs) to be disbursed by authority of the Attorney General, twenty-five
thousand dollars.
PUBLIC PRINTING AND BINDING.

For the public printing, for the public binding, and for paper for the public printing, including the cost of printing the debates and proceedings of Congress in the Congressional Record, and for lithographing, mapping, and engraving for both houses of Congress, the Supreme Court of the United States, the supreme court of the District of Columbia, the Court of Claims, the Library of Congress, and the departments, and for all the necessary materials which may be needed in the prosecution of the work, one million seven hundred thousand dollars; and from the said sum hereby appropriated, printing, and binding may be done by the Public Printer to the amounts following, respectively, namely:

For printing and binding for Congress, including the proceedings and debates, eight hundred and fifty thousand dollars; for the State Department, fifteen thousand dollars; for the Treasury Department, two hundred and ten thousand dollars; for the War Department, one hundred and twenty thousand dollars; for the Navy Department, fifty thousand dollars; for the Interior Department, two hundred and twenty thousand dollars; for the Department of Justice, ten thousand dollars; for the Post-Office Department, one hundred and fifty thousand dollars; for the Agricultural Department, eleven thousand dollars; for the Supreme Court of the United States, thirty-four thousand dollars; for the supreme court of the District of Columbia, one thousand dollars; for the Court of Claims, ten thousand dollars; and for the Library of Congress, nineteen thousand dollars.

For printing an edition of five thousand copies of the first volume of the report of the Committee on Transportation Routes to the Seaboard in eighteen hundred and seventy-four, four thousand dollars; two thousand copies for the use of the Senate, and three thousand copies for the use of the House of Representatives.

STATE DEPARTMENT.

For commissioners, not exceeding three in number, to be appointed by the President, by and with the advice and consent of the Senate of the United States to represent the United States at a conference to be called to adopt a common ratio between gold and silver, for the purpose of establishing internationally the use of bimetallic money and securing fixity of relative value between those metals, the sum of five thousand dollars each, and for a secretary to said commissioners the sum of three thousand dollars, and their reasonable expenses, to be approved by the Secretary of State; the amount necessary to pay such compensation and expenses to be immediately available out of any money in the Treasury not otherwise appropriated.

For the proportion to be paid by the United States of the joint expenses of such conference, the sum of seven thousand five hundred dollars. And the report of said commissioners shall be made to Congress for ratification or rejection.

For contribution to maintenance of International Prison Commission, to be expended under the direction of the Secretary of State, two hundred and fifty dollars.

For contribution to maintenance of International Bureau of Weights and Measures for the calendar year eighteen hundred and eighty-two, and in conformity with terms of convention signed May twentieth, eighteen hundred and seventy-five, to be expended under the direction of the Secretary of State, two thousand two hundred and seventy dollars, or so much thereof as may be necessary.

To pay the necessary expenses of the French and American Claims Commission, provided for by the act approved June sixteenth, eighteen hundred and eighty, fifty thousand dollars.

To enable the President to execute the provisions of section seventeen hundred and fifty-three of the Revised for the promotion of efficiency.
Publications of Department of State, distribution of.

For printing and distributing monthly the publications by the Department of State of the consular and other commercial reports, including circular letters to chambers of commerce, ten thousand dollars.

Index to private claims.

For the Secretary of the Senate, for preparing the index to private claims, under the resolution of June sixteenth, eighteen hundred and eighty, directing him to prepare an alphabetical list of all private claims which have been before the Senate, with the action of the Senate thereon, since the third day of March, eighteen hundred and sixty-seven, the sum of four thousand two hundred and fifty dollars.

To enable the Secretary of the Senate to pay Francis E. Shoiber, chief clerk of the Senate, for preparing, under a resolution of the Senate of the sixteenth of June, eighteen hundred and seventy-nine, a new edition of the Manual, one thousand dollars.

George W. Harrison.

Pay of operator of telephone.

To enable the Secretary of the Senate to pay George W. Harrison additional for services as assistant clerk to the Committee on Appropriations of the Senate, four hundred dollars.

Extra pay to employees of Senate.

To enable the Secretary of the Senate and the Clerk of the House of Representatives to pay to all committee clerks, pages, and other employees of the Senate and House of Representatives, respectively, and who shall be so employed at the adjournment of this Congress, who do not now receive annual salaries, a sum equal to thirty days’ pay at their present rate of compensation, as extra pay; and an amount sufficient to pay the same is hereby appropriated out of any money in the Treasury not otherwise appropriated, and shall be immediately available.

Widow of Hon. M. H. Carpenter, deceased, late Senator from the State of Wisconsin.

That the Secretary of the Senate be, and is hereby authorized and directed to pay to the widow of Honorable M. H. Carpenter, deceased, late Senator from the State of Wisconsin, the sum of five thousand four hundred and sixty-six dollars and seventy cents, the amount of compensation and mileage from February twenty-fifth, eighteen hundred and eighty-one to March fourth, eighteen hundred and eighty-two.

Widow of Hon. E. W. Farr, deceased, late member of Forty-sixth Congress.

To enable the Clerk of the House to pay the widow of Honorable E. W. Farr, deceased, late a member of the Forty-sixth Congress, one thousand six hundred and twenty-six dollars, the same to be immediately available.

Extra pay to employees of House of Representatives.

To enable the Clerk of the House to pay the officers and employees of the House of Representatives borne on the annual roll on the first day of July, eighteen hundred and eighty-one, one month’s extra pay at the compensation then paid them by law, which sum shall be immediately available.

Charles Diemar.

That the Clerk of the House of Representatives be, and he is hereby, authorized and directed to pay to Charles Diemar a sum equal to one month’s pay from the date of his discharge from the “disabled soldiers’ roll” of the House.


To enable the Clerk of the House to pay the following claims, audited and recommended by the Committee on Accounts, to wit: L. Q. Washington, two hundred and thirty-four dollars; to John E. Kelly, thirty dollars; to Watson Boyle, two hundred dollars; to J. C. Courts, four hundred dollars; to J. S. Jones, fifty-four dollars and twelve cents; to Silas Carr, one hundred dollars; and to Alvah W. Hicks, one hundred dollars, the same to be immediately available.
To enable the Clerk of the House to pay A. C. Ditner for two horses lost and damage to hearse and harness at the funeral of the late Honorable B. B. Douglass, two hundred and thirty-seven dollars and fifty cents, to be immediately available.

That the parties named below be allowed the amounts set opposite their names, in full of expenses incurred by them respectively in contested-election cases, which amounts shall be immediately available.

Jere Haralson, one thousand two hundred and fifty dollars.
Charles M. Shelley, one thousand, two hundred and fifty dollars.
M. P. O'Conor, two thousand dollars.
E. W. M. Mackey, two thousand dollars.
Noble A. Hull, two thousand dollars.
Horatio Bisbee, two thousand dollars.
Ignatius Donnelly, two thousand dollars.

W. D. Washburn, two thousand dollars.
J. H. Acklen, seven hundred and fifty dollars.
J. J. Martin, two thousand dollars.
Jesse J. Yeates, two thousand dollars.
J. E. O'Hara, one thousand three hundred and seventy three dollars and ninety-five cents.
W. H. Kitchen, one thousand dollars.
George B. Loring, one thousand nine hundred and forty three dollars and seventeen cents.

E. Moody Boynton, two thousand dollars.

Godlove S. Orth, five hundred dollars.
To pay John D. Young, of Kentucky, salary as a member of the Fortieth Congress, six thousand eight hundred and sixty five dollars.

To pay George M. Adams, of Kentucky, his expenses in the contested election case of Barnes against Adams for seat from the eighth Congressional district of Kentucky in the Forty-first Congress, four thousand dollars.

To pay Frank Galt, assistant to the journal clerk, his salary for December, eighteen hundred and eighty, and up to and including January twenty seventh, eighteen hundred and eighty one, at six dollars per day, the pay of committee clerks, three hundred and eighteen dollars, the same to be immediately available.

To pay Thomas Cottman, of Louisiana, compensation as a member of the Thirty-eighth Congress from the State of Louisiana, two thousand dollars.

To pay A. G. Curtin eight thousand dollars.
To pay Seth H. Yocum, eight thousand dollars.

That the sum of one thousand five hundred dollars be, and the same is hereby, appropriated, in addition to the sums heretofore appropriated in this bill, respectively, to Noble A. Hull, Horatio Bisbee, Ignatius Donnelly and W. D. Washburn.

To Joseph Mason, two thousand dollars.
To Jesse J. Yeates and J. J. Martin, two hundred and fifty dollars each, in addition to the amounts heretofore appropriated to them in this bill

To pay Randall L. Gibson, of Louisiana, the expenses of his election contest in the Forty-third Congress, one thousand dollars.

To pay J. Hale Sypher in full of all claims for salary and mileage due him as a Representative in Congress from the first Congressional district of Louisiana in the Forty-first Congress, and in full of all expenses incurred in contesting his election, four thousand dollars.

Sec. 2. That the Secretary of the Treasury may at any time apply the surplus money in the Treasury not otherwise appropriated, or so much thereof as he may consider proper, to the purchase or redemption of United States bonds: Provided, That the bonds so purchased or redeemed shall constitute no part of the sinking fund, but shall be canceled.
SEC. 3. Section one of "An act making appropriations for the pay-
ment of invalid and other pensions of the United States for the fiscal 
year ending June thirtieth, eighteen hundred and eighty-two, and for 
deficiencies, and for other purposes", approved February twenty-sixth, 
eighteen hundred and eighty-one is hereby amended by striking out 
the words "including arrears to" where they occur in the second para-
graph of the section, and the words "including arrears" in the seventh 
paragraph of said section.

Approved March 3, 1881.

CHAP. 134.—An act making appropriations to provide for the expenses of the gov-
ernment of the District of Columbia for the fiscal year ending June thirtieth, eighteen 
hundred and eighty-two, 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 half of the following 
sums named, respectively, is hereby appropriated, out of any money in 
the Treasury not otherwise appropriated, and the other half out of the 
revenues of the District of Columbia, for the purposes following, being 
the estimated expenses of the government of the District of Columbia 
for the fiscal year ending June thirtieth, eighteen hundred and eighty-
two, namely:

FOR IMPROVEMENTS AND REPAIRS, AND FOR CARE AND 
REPAIR OF BRIDGES.

For repairs to concrete pavements, fifty thousand dollars; for comple-
tion of New York avenue intercepting sewer, seven thousand dollars; 
for repairs to McAdam roadways, five thousand dollars; for materials 
for permit work, twenty thousand dollars; for continuation of surveys 
of the District of Columbia with reference to the extension of various 
avenues to the District line, five thousand dollars; for Boundary street 
 auxiliary sewer, fifty thousand dollars; for lateral sewers, fifteen thou-
sand dollars; for dredging James Creek Canal, five thousand dollars; 
for work on sundry avenues and streets, and replacement of pavements 
on streets named in appendixes A and B annexed to the estimates of 
the Commissioners of the District for eighteen hundred and eighty-two 
(being schedules of streets requiring immediate attention), three hun-
dred thousand dollars; in all, four hundred and fifty-seven thousand 
dollars.

For ordinary care of Benning’s, Anacostia, and Chain Bridges, two 
thousand dollars; for maintenance and repair of other bridges, five hun-
dred dollars.

WASHINGTON AQUEDUCT.

For engineering, maintenance, and general repairs, twenty thousand 
dollars.

FOR MAINTAINING INSTITUTIONS OF CHARITY, REFORMA-
TORIES, AND PRISONS.

For Washington Asylum: For one commissioner and intendant, one 
thousand two hundred dollars; one matron, six hundred dollars; one 
visiting physician, one thousand two hundred dollars; one resident 
physician, four hundred and eighty dollars; one engineer, six hundred 
dollars; one assistant engineer, three hundred dollars; one overseer, 
eight hundred dollars; one clerk, four hundred and eighty dollars; one 
baker, four hundred and twenty dollars; five overseers, at six hundred 
dollars each; one watchman, three hundred dollars; one cook, one 
thousand and twenty dollars, one hostler, sixty dollars; one cook, one hundred and
twenty dollars; two cooks, at sixty dollars each; five nurses, at sixty dollars each; and for contingent expenses, including improvements, repairs, provisions, fuel, forage, lumber, shoes, clothing, hardware, dry-goods, medicines, and miscellaneous items, thirty thousand dollars; in all, forty thousand nine hundred and forty dollars.

For the new work-house at the Washington Asylum, namely: For iron bunks, concrete floors, connections with furnaces, gas-fixtures, drying-rooms, and steam heating-apparatus, four thousand five hundred dollars.

For the almshouse at Washington Asylum, namely: For steam heating-apparatus, drying-room, and gas-fixtures, three thousand seven hundred dollars.

For the Georgetown Almshouse: Support of inmates, one thousand eight hundred dollars.

For the indigent insane of the District of Columbia in the Government Hospital for the Insane in said District, as provided in sections, forty-eight hundred and forty-eight dollars and fifty of the Revised Statutes, forty thousand dollars.

For transportation of paupers and conveying prisoners to the work-house, three thousand dollars.

For Reform School: For one superintendent, one thousand five hundred dollars; assistant superintendent, one thousand dollars; four teachers, at seven hundred and fifty dollars each; matron of school, six hundred dollars; one matron of family, one hundred and eighty dollars; one matron of family, one hundred and forty dollars; farmer, five hundred and forty dollars; superintendent of chain-shop, four hundred and eighty dollars; shoemaker, three hundred dollars; baker, three hundred dollars; engineer, three hundred dollars; tailor, one hundred and eighty dollars; seamstress, one hundred and forty dollars; dining-room servant, one hundred and forty dollars; chambermaid, one hundred and forty dollars; laundress, one hundred and forty dollars; florist, two hundred and forty dollars; cook, one hundred and eighty dollars; one watchman, three hundred and sixty dollars; two watchmen, at three hundred and sixty dollars each; in all, ten thousand six hundred dollars.

For subsistence: For groceries, five thousand dollars; for flour, three thousand dollars; for meat, two thousand dollars; for dry-goods, two thousand six hundred dollars; for leather, six hundred dollars; for gas, six hundred dollars; for coal, two thousand one hundred and sixty dollars; for hardware, table and wooden ware, five hundred and fifty dollars; for furniture, six hundred dollars; for farm implements and seed, six hundred dollars; for harness and repairs to same, three hundred dollars; for fertilizers, five hundred dollars; for stationery and books, three hundred dollars; for plumbing, painting, and glazing, six hundred dollars; for medicine and medical attention, six hundred dollars; for miscellaneous expenditures, one thousand dollars; in all, twenty-one thousand and fourteen dollars. And the board of trustees of said Reform School are hereby authorized to use the balance of the fund due them from the trustees of Jay Cook and Company for the erection of workshops, purchase of machinery, and for improvements for said school. And hereafter the officers of the Reform School shall at the end of each fiscal year make a report to the Commissioners of the District of Columbia, which shall embrace a full and complete inventory of all the personal property in detail, the number of employees, and number of days each is employed during the year and price paid each, and the amount of garden, field, and other products produced, together with the disposition made of said personal property, products, and so forth.

For the following charities, namely:

For the relief of the poor, fifteen thousand dollars; and the compensation of the physicians to the poor shall be at the rate of not exceeding fifty dollars per month each.

For the support and maintenance of the Columbia Hospital for Women
and Lying-in Asylum, fifteen thousand dollars; and for furnishing the
two new cottages, eight hundred dollars.
For the National Association for Colored Women and Children, six
thousand five hundred dollars.
For the Women's Christian Association, five thousand dollars.
For the Children's Hospital, five thousand dollars.
For Saint Ann's Infant Asylum, five thousand dollars.
For the Industrial Home School, ten thousand dollars, five thousand
dollars of which shall be used for building a house on the premises,
under the direction of the Commissioners of the District of Columbia.
And hereafter the Commissioners of the District of Columbia are author-
ized to visit and investigate the management of and have a report of the
receipts and expenditures of all the institutions herein appropriated for:
Provided, The supervision heretofore exercised by the Secretary of the
Interior over the Government Hospital for the Insane shall be continued,
and the officers of said hospital shall report to him as heretofore, any-
thing in this act to the contrary notwithstanding.
That the appropriation of ten thousand dollars "for the erection of a
building for the German Orphan Asylum," in the act entitled "An act
making appropriations to provide for the expenses of the government of
the District of Columbia for the fiscal year ending June thirtieth, eighteen
hundred and eighty-one, and for other purposes," approved June
fourth, eighteen hundred and eighty, shall be amended so as to read:
"For the German Protestant Orphan Asylum Association of the District
of Columbia, for the purpose of paying for the property recently pur-
chased by them for an asylum."

GENERAL EXPENSES.

FOR SALARIES AND CONTINGENT EXPENSES.

For executive office: For two Commissioners, at five thousand dollars
each; one secretary, two thousand one hundred and sixty dollars; one
clerk, one thousand five hundred dollars; one clerk, one thousand four
hundred dollars; one messenger clerk, nine hundred dollars; one mes-
senger, six hundred dollars; one driver, four hundred and eighty dol-
lars; for contingent expenses, including printing, books, stationery, and
miscellaneous items, three thousand dollars; in all, twenty thousand
and forty dollars; and hereafter the Engineer Commissioner shall be
entitled to receive such compensation, in addition to his Army pay and
allowances, as will make his compensation equal to five thousand dollars
per annum, and a sum sufficient to pay said additional compensation is
hereby appropriated.

For auditor and comptroller's office: For one auditor and comptroller
three thousand dollars; one bookkeeper, one thousand eight hundred dol-
lars; one clerk, one thousand six hundred dollars; three clerks, at our
thousand four hundred dollars each; one clerk, one thousand two hundred
dollars; one messenger, six hundred dollars; for contingent expenses,
including books, stationery, and miscellaneous items, four hundred dol-
lars; in all, twelve thousand eight hundred dollars.

For old-records division: For one clerk, one thousand two hundred
dollars; one clerk, nine hundred dollars; in all, two thousand one hun-
dred dollars.

The office of treasurer of the District of Columbia is hereby abolished
from and after the thirtieth day of June, eighteen hundred and eighty-
one, and the collector of taxes for said District shall, from and after that
date, collect all revenues of the District and deposit the amounts col-
dected daily with the Treasurer of the United States.

The duplicate of assessment for the fiscal year eighteen hundred and
eighty-two, and annually thereafter, shall be prepared by the assessor
before the first day of November of each year, and upon the completion
thereof shall be delivered to the collector, who shall receipt in dupli-
cate for the total amount of taxes shown by said assessment. The original receipt shall be forwarded to the First Comptroller of the Treasury, and the duplicate to the auditor and comptroller of the District of Columbia. All tax bills shall be made up by the collector of taxes, and he shall be held responsible under his bond for all taxes, except such as he may not be able to collect after fully complying with the requirements of law; and there is hereby appropriated the sum of eighteen thousand dollars for defraying the expenses of said assessor's office.

For collector's office: For one collector, four thousand dollars; for necessary expenses of said office, six thousand dollars; in all, ten thousand dollars.

For sinking-fund office: For two clerks, at one thousand two hundred dollars each; for contingent expenses, including books, stationery, printing, and miscellaneous items, three hundred dollars; in all, two thousand seven hundred dollars.

For coroner's office: For one coroner, one thousand eight hundred dollars; for contingent expenses, including jurors' fees, stationery, books, blanks, removal of deceased persons, making autopsies, and holding inquests, seven hundred dollars; in all, two thousand five hundred dollars.

That hereafter a jury of inquest summoned by the coroner shall consist of six persons, and each of said jurors shall be paid one dollar a day for his services.

For attorney's office: For one attorney, four thousand dollars; one assistant attorney, one thousand nine hundred dollars; one special assistant attorney, nine hundred and sixty dollars; one clerk, nine hundred and sixty dollars; one messenger, one hundred and ninety-two dollars; for rent of office, three hundred dollars; for contingent expenses, including books, stationery, printing, and miscellaneous items, five hundred dollars; in all, eight thousand eight hundred and twelve dollars.

For inspector of buildings' office: For one inspector, two thousand four hundred dollars; one inspector and draughtsman, one thousand seven hundred dollars; one assistant inspector, one thousand dollars; one inspector of plumbing, one thousand five hundred dollars; one messenger, four hundred and eighty dollars; for contingent expenses, including books, stationery, repairs to wagon, and miscellaneous items, five hundred dollars; in all, seven thousand five hundred and eighty dollars.

For division of property office: For one superintendent of property, one thousand eight hundred dollars; one clerk, one thousand two hundred dollars; one issuing clerk, nine hundred and sixty dollars; one inspector of fuel, seven hundred and twenty dollars; one watchman, seven hundred and twenty dollars; two watchmen, at one dollar and fifty cents per day each, one thousand and ninety-five dollars; one messenger, six hundred dollars; two watchmen, at one dollar and ninety cents per day each, one thousand two hundred dollars; one janitor, seven hundred and twenty dollars; one watchman, at six hundred dollars; for rent of property yards, three hundred dollars; in all, eleven thousand one hundred and fifteen dollars.

For division of streets, alleys, and county-roads office: One superintendent, two thousand dollars; one clerk, nine hundred dollars; three supervisors of roads, at nine hundred dollars each; in all, five thousand six hundred dollars.

For inspector of gas and meters' office: For one inspector, two thousand dollars; one assistant inspector, one thousand dollars; in all, three thousand dollars.

For harbor-master at Georgetown, eighty dollars.

For sealer of weights and measures, eighty dollars.

For engineer's office: For one chief clerk, one thousand nine hundred dollars; one clerk, one thousand six hundred dollars; one clerk, one hundred and fifty dollars; one assistant clerk, one hundred and fifty dollars; one messenger, one hundred and fifty dollars; one laborer, one hundred and fifty dollars; one engineer, one thousand dollars; one agent, one thousand dollars; for rent of buildings, three hundred dollars; in all, four thousand and fifty dollars.

For surveyor's office: For one surveyor, one thousand dollars; one assistant surveyor, one thousand dollars; for rent of office, one hundred and fifty dollars; in all, two thousand one hundred and fifty dollars.

For auditor's office: For one auditor, one thousand dollars; one assistant auditor, one thousand dollars; for rent of office, one hundred and fifty dollars; in all, two thousand one hundred and fifty dollars.

For collector's office: For one collector, four thousand dollars; for necessary expenses of said office, six thousand dollars; in all, ten thousand dollars.

For sinking-fund office: For two clerks, at one thousand two hundred dollars each; for contingent expenses, including books, stationery, printing, and miscellaneous items, three hundred dollars; in all, two thousand seven hundred dollars.

For coroner's office: For one coroner, one thousand eight hundred dollars; for contingent expenses, including jurors' fees, stationery, books, blanks, removal of deceased persons, making autopsies, and holding inquests, seven hundred dollars; in all, two thousand five hundred dollars.

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For attorney's office: For one attorney, four thousand dollars; one assistant attorney, one thousand nine hundred dollars; one special assistant attorney, nine hundred and sixty dollars; one clerk, nine hundred and sixty dollars; one messenger, one hundred and ninety-two dollars; for rent of office, three hundred dollars; for contingent expenses, including books, stationery, printing, and miscellaneous items, five hundred dollars; in all, eight thousand eight hundred and twelve dollars.

For inspector of buildings' office: For one inspector, two thousand four hundred dollars; one inspector and draughtsman, one thousand seven hundred dollars; one assistant inspector, one thousand dollars; one inspector of plumbing, one thousand five hundred dollars; one messenger, four hundred and eighty dollars; for contingent expenses, including books, stationery, repairs to wagon, and miscellaneous items, five hundred dollars; in all, seven thousand five hundred and eighty dollars.

For division of property office: For one superintendent of property, one thousand eight hundred dollars; one clerk, one thousand two hundred dollars; one issuing clerk, nine hundred and sixty dollars; one inspector of fuel, seven hundred and twenty dollars; one watchman, seven hundred and twenty dollars; two watchmen, at one dollar and fifty cents per day each, one thousand and ninety-five dollars; one messenger, six hundred dollars; two watchmen, at one dollar and ninety cents per day each, one thousand two hundred dollars; one janitor, seven hundred and twenty dollars; one watchman, at six hundred dollars; for rent of property yards, three hundred dollars; in all, eleven thousand one hundred and fifteen dollars.

For division of streets, alleys, and county-roads office: One superintendent, two thousand dollars; one clerk, nine hundred dollars; three supervisors of roads, at nine hundred dollars each; in all, five thousand six hundred dollars.

For inspector of gas and meters' office: For one inspector, two thousand dollars; one assistant inspector, one thousand dollars; in all, three thousand dollars.

For harbor-master at Georgetown, eighty dollars.

For sealer of weights and measures, eighty dollars.

For engineer's office: For one chief clerk, one thousand nine hundred dollars; one clerk, one thousand six hundred dollars; one clerk, one hundred and fifty dollars; one assistant clerk, one hundred and fifty dollars; one messenger, one hundred and fifty dollars; one laborer, one hundred and fifty dollars; one engineer, one thousand dollars; one agent, one thousand dollars; for rent of buildings, three hundred dollars; in all, four thousand and fifty dollars.
Seventy-four hundred dollars; one clerk, one thousand two hundred dollars; two clerks at nine hundred dollars each; one computing engineer, two thousand four hundred dollars; one leveler, one thousand six hundred dollars; one leveler, one thousand five hundred dollars; one draughtsman, one thousand dollars; three rod-men, at seven hundred and eighty dollars each; three ax-men, at six hundred and fifty dollars each; one computing engineer two thousand four hundred dollars; one leveler, one thousand six hundred dollars; one leveler, one thousand five hundred dollars; one leveler, one thousand four hundred dollars; two clerks at nine hundred dollars each; three rodders, at seven hundred and eighty dollars each; three ax-men, at six hundred and fifty dollars each; one draughtsman, one thousand dollars; three rod-men, at seven hundred and eighty dollars each; three ax-men, at six hundred and fifty dollars each; one inspector of asphalt, two thousand four hundred dollars; one inspector, one thousand five hundred dollars; two inspectors, at one thousand two hundred dollars each; two messengers, at four hundred and eighty dollars each; for temporary writers and draughtsmen, one thousand five hundred dollars; and for contingent expenses, including books, stationery, and miscellaneous items, four thousand dollars; in all, thirty-two thousand eight hundred and fifty dollars.

Sewer or street work inspectors paid from appropriation. 

Proviso.

Contingent.

Streets.

Sweeping.

For sweeping, cleaning, and sprinkling streets and avenues, thirty thousand dollars; cleaning alleys, six thousand five hundred dollars; for current work of repairs of streets, avenues, and alleys, twenty thousand dollars; current repairs to county roads, twenty thousand dollars; cleaning and repairing lateral sewers and basins, twenty thousand dollars; in all, ninety-six thousand five hundred dollars: Provided, That so much of the act of Congress approved April sixth, eighteen hundred and seventy, as prohibits the Commissioners of the District of Columbia from narrowing the carriage-ways of Louisiana and Indiana avenues and a portion of Fourth-and-a-half street be, and the same is hereby, repealed.

Parking.

For the parking commission: For one superintendent, one thousand two hundred dollars; one assistant superintendent, seven hundred dollars; contingent expenses, including laborers, cart-hire, trees, tree-boxes, tree-stakes, tree-straps, planting and care of trees, whitewashing, care of parks, and miscellaneous items, eighteen thousand dollars; in all, nineteen thousand nine hundred dollars.

Lamps.

For street-lamps: For illuminating material, and lighting and extinguishing lamps on streets and alleys, one hundred and three thousand three hundred and twenty-five dollars; erection of lamps, one thousand dollars; one superintendent, nine hundred dollars; repairs to pumps, three thousand dollars; cleaning tidal sewer, three thousand dollars; in all, one hundred and eleven thousand three hundred and twenty-five dollars: Provided, That no more than twenty-five dollars per annum for each street-lamp shall be paid for gas, lighting, extinguishing, repairing, and cleaning under any expenditure provided for in this act; and in case a contract cannot be made at that rate, the Commissioners of the District of Columbia are hereby authorized to substitute other illuminating material, and to use so much of the sum hereby appropriated as may be necessary for that purpose: Provided further, That the Commissioners of the District of Columbia shall not be authorized to make any contract for gas or other illuminating material, in accordance with the provisions of this paragraph, for any longer period than one year.

Police.

For one major and superintendent, two thousand six hundred and ten dollars; one captain, one thousand eight hundred dollars; one property-
clerk, one thousand eight hundred dollars; one clerk, one thousand five hundred dollars; three surgeons, at four hundred and fifty dollars each; six detectives, at one thousand three hundred and twenty dollars each; ten lieutenants, at one thousand two hundred dollars each; twenty sergeants, at one thousand one hundred and forty dollars each; seven acting sergeants, at one thousand and eighty dollars each; seventy-three privates, class one, at nine hundred dollars each; one hundred and twenty privates, class two, at one thousand and eighty dollars each; sixteen station-keepers, at five hundred and sixteen dollars each; eight laborers, at four hundred and twenty dollars each; two telephone operators and one telephone operator, at seven hundred and fifty dollars each; one messenger, seven hundred dollars; one messenger, five hundred dollars; one major and superintendent, mounted, three hundred and sixty dollars; one captain, mounted, two hundred and forty dollars; fifty lieutenants, sergeants, and privates, mounted, at two hundred and forty dollars each; two drivers, at three hundred dollars each; one ambulance driver, six hundred dollars; rent of police-station houses and police headquarters, five thousand nine hundred and sixty dollars; for fuel, one thousand five hundred dollars; repairs to station-houses, one thousand five hundred dollars; miscellaneous and contingent expenses, including stationery, books, telegraphing, printing, gas, ice, washing, meals for prisoners, repairs to van, and detection of crime, six thousand four hundred and sixty-nine dollars; in all, two hundred and ninety-nine thousand and twenty-five dollars.

For the police court, as follows: One judge, three thousand dollars; one clerk, two thousand dollars; one deputy clerk, one thousand dollars; two bailiffs, at three dollars per day each; one messenger, nine hundred dollars; one door-keeper, five hundred and forty dollars; United States marshal's fees, two thousand five hundred dollars; contingent expenses, including compensation of a justice of the peace acting as judge of the police court during the absence of said judge, not exceeding three thousand dollars, books, stationery, fuel, ice, gas, witness-fees and miscellaneous items, two thousand five hundred dollars; in all, fourteen thousand three hundred and eighteen dollars.

For judicial expenses, two thousand five hundred dollars.
For payment, upon order of the Court of Claims, of referees appointed by said court under the act approved June sixteenth, eighteen hundred and eighty, two thousand dollars.

PUBLIC SCHOOLS, DISTRICT OF COLUMBIA.

For salaries of superintendents, teachers, and janitors, secretary of the board, and clerks, including additional teachers and increase of teachers' pay by continuous service, rents, repairs, furniture, books, stationery, and miscellaneous items, three hundred and ninety-nine thousand nine hundred and eighty dollars, namely:

For officers: For one superintendent at two thousand seven hundred dollars; one superintendent at two thousand two hundred and fifty dollars; one secretary at one hundred and fifty dollars; one clerk to committee on accounts at three hundred dollars; one clerk at eight hundred dollars; one clerk at seven hundred and fifty dollars; in all, six thousand nine hundred and fifty dollars.

For teachers: For six teachers at one thousand six hundred and fifty dollars each; two teachers at one thousand three hundred and fifty dollars each; one teacher at one thousand two hundred and fifty dollars; one teacher at one thousand one hundred dollars; eight teachers at one thousand dollars each; one teacher at nine hundred and sixty dollars; one teacher at eight hundred dollars; one teacher at seven hundred and fifty dollars; in all, three thousand six hundred and sixty dollars.

Increase of salaries of teachers.

For increase of salaries of teachers by continuous service, increase of the number of schools in the several grades, and additional teachers required, ten thousand dollars.

For janitors and care of the several buildings: For two janitors at one thousand dollars each; one janitor at nine hundred and fifty dollars; four janitors at nine hundred dollars each; two janitors at eight hundred dollars each; four janitors at seven hundred dollars each; two janitors at six hundred dollars each; two janitors at five hundred dollars each; two janitors at four hundred and twenty dollars each; two janitors at three hundred and fifty dollars each; five janitors at two hundred and fifty dollars each; one janitor at one hundred and fifty dollars; one janitor at one hundred and twenty dollars; one janitor at one hundred and seventy dollars each; one janitor at one hundred and eighty dollars each; two janitors at sixty dollars each; seventeen janitors at fifty dollars each; and for additional service that may be required by changing and increasing the number of school-rooms, two thousand dollars; in all, twenty-two thousand one hundred and seventy dollars:

Provided, That the janitors of the principal school-buildings, in addition to their other duties, shall do all minor repairs to buildings and furniture, glazing, fixing seats and desks, and shall be selected with reference to their qualifications to perform this work.
For rent of school-buildings, including site of old northeastern market, twenty-three thousand dollars; for fuel, eleven thousand dollars; repairs to school-buildings, ten thousand dollars; and for contingent expenses, including furniture, books, stationery, printing, insurance, and miscellaneous items, fifteen thousand dollars; in all, fifty-nine thousand dollars.

For buildings for schools: For the purchase of sites, when necessary, and the erection and completion of four buildings for primary and intermediate schools, two to be erected in the second school division and two in the sixth school division (county), one hundred and four thousand dollars, provided that they shall be contracted for before the first day of September next, and finished before the first day of August, eighteen hundred and eighty-two, to be appropriated as follows, namely: For the second school division, ninety-six thousand dollars; for the sixth school division (county), eight thousand dollars.

For the payment of the Washington school-fund bonds now held by the Commissioners of the District of Columbia, seventy thousand six hundred and thirty dollars and forty-seven cents; and said Commissioners are hereby authorized and directed to cancel and destroy said bonds, and to use said appropriation in the erection and completion of a high-school building. Said building shall be located on that part of square numbered four hundred and forty-six commencing at the rear end of that part of said square heretofore dedicated to school purposes, two hundred feet in width, thence south same width to O street in Washington city; and said building shall be contracted for and completed within the time fixed for the buildings provided for in the next preceding paragraph: And provided, That the plans and specifications for each of said school-buildings shall be furnished by the Architect of the Capitol and approved by the board of school trustees, and the work shall be superintended by the District inspector of buildings.

MARKETS.

For three market-masters at one thousand five hundred dollars each; one market-master at nine hundred dollars; contingent expenses, including gas, repairs, cleaning, and miscellaneous items, one thousand five hundred dollars; in all, six thousand nine hundred dollars.

For repairs to the Georgetown market-house, three thousand dollars.

MISCELLANEOUS EXPENSES.

For repairs of hay-scales, five hundred dollars; for rent of District offices, three thousand six hundred dollars; for general advertising, five thousand dollars; for books for register of wills, printing checks, damages, and miscellaneous items not otherwise provided for, three thousand dollars; in all, twelve thousand one hundred dollars.

For removal of bodies from Holmead's Cemetery (when requested by the relatives), one thousand dollars.

HEALTH DEPARTMENT.

For one health-officer, three thousand dollars; six sanitary inspectors, at one thousand two hundred dollars each; two food-inspectors, one thousand dollars each; one inspector of marine products, one thousand dollars; for clerks, seven thousand dollars; one messenger, five hundred and forty dollars; one poundmaster, one thousand two hundred dollars; and for contingent expenses, including books, stationery, fuel, rent, laborers under poundmaster, repairs to pound, and wagon and horse for poundmaster, forage, meat for dogs, disinfectants, horseshoeing, and miscellaneous items, three thousand eight hundred dollars; removal of garbage, fifteen thousand dollars; in all, forty-one thousand one hundred and forty dollars.
Judgments against District of Columbia.

To pay judgments against the District of Columbia, fifteen thousand dollars, to be immediately available.

INTEREST AND SINKING-FUND.

For interest and sinking-fund on the funded debt, exclusive of water-bonds, one million two hundred and thirteen thousand nine hundred and forty-seven dollars and ninety-seven cents: Provided, That the Treasurer of the United States, as ex-officio sinking-fund commissioner, is hereby authorized, whenever in his opinion it will be more advantageous for the interest of the District of Columbia to do so, to sell the bonds authorized to be issued under the provisions of the sixth section of the act of the Congress of the United States entitled "An act to provide for the settlement of all outstanding claims against the District of Columbia, and conferring jurisdiction on the Court of Claims to hear the same, and for other purposes," approved June sixteenth, eighteen hundred and eighty, for the satisfaction of the judgments which may be rendered by said Court of Claims under the provisions of said act, and pay the said judgments from the proceeds of said sales, instead of delivering to said judgment claimants the said bonds as provided for in said act: And provided further, That hereafter the said Treasurer, as ex-officio sinking-fund commissioner as aforesaid, with the approval of the Secretary of the Treasury, is hereby authorized and empowered to purchase any of the funded indebtedness of said District of Columbia for the sinking-fund authorized to be created for the redemption and payment of the indebtedness of said District of Columbia, as in his opinion may be for the best interests of said District of Columbia.

For payment of the Linthicum loan, forty thousand dollars.

For general contingent expenses of the District of Columbia not otherwise sufficiently provided for fifteen thousand dollars: Provided, That hereafter it shall be the duty of the Commissioners to include in the annual estimates of the District of Columbia estimates of the expenses of the water department: And provided further, That the annual estimates of the District of Columbia shall be transmitted to Congress by the Commissioners of the District of Columbia at the same time that the regular annual estimates for expenses of the government are submitted by the Secretary of the Treasury and with his action on the same to be printed in the general book of estimates.

Sec. 2. That all moneys appropriated by this act, together with all revenues of the District of Columbia from taxes or otherwise, shall be deposited in the Treasury of the United States as required by the provisions of section four of an act approved June eleventh, eighteen hundred and seventy-nine, entitled "An act fixing the rate of interest upon arrearages of general taxes and assessments for special improvements now due to the District of Columbia, and for a revision of assessments for special improvements, and for other purposes."
SEC. 3. That the Commissioners of the District of Columbia be, and they are hereby, authorized and empowered to sell to the highest bidder, at public auction, the following-named property belonging to the said District of Columbia in Washington City: Lot three, square three hundred and eighty-two; part of lot three, square four hundred and ninety; and also the following-named property in the city of Georgetown belonging to said District: Fish-wharf on square six; part of lots forty-seven, forty-eight, and forty-nine in square thirty; and part of lot two hundred and forty-five in square ninety-nine: Provided, That if, in the opinion of said Commissioners, the highest bid made at said sale for any or all of said lots is not a full and fair price for the same, the said Commissioners shall have the right to reject such bid or bids and annul said sale or sales; and that the proceeds of the sale of the said lots situate in Washington shall be applied to the erection and furnishing of two new police-station houses in Washington; and the proceeds of the sale of the said lots situate in Georgetown, or so much thereof as may be necessary, shall be applied to the purchase of a lot and the erection and furnishing of a new engine-house for engine company number five of the District of Columbia fire department, at present located in said city of Georgetown.

SEC. 4. That the Chief of Engineers, United States Army, in charge of public buildings and grounds in the District of Columbia, be, and is hereby, authorized to sell and convey, by good and sufficient deed, to each of the owners of lot one, square one hundred and eighty-five; lots five, six, and seven, square one hundred and ninety-eight; lot twelve, square one hundred and ninety-nine, in the city of Washington, District of Columbia, such portion of the ground immediately adjoining the front of said lots, or either of them, as will make the angles at the four corners of Sixteenth and K streets, northwest, right angles, upon payment into the Treasury of the United States by said owners, or each of them, of an amount for the number of feet in each lot so to be conveyed at the rate the same may be appraised by three disinterested freeholders resident of the city of Washington, to be selected and sworn by said Chief of Engineers impartially to appraise said real estate at the true value thereof in money; and upon said sale, the owners of said lots respectively shall pay into the Treasury of the United States, for the erection of a high-school building in the city of Washington, one-third of said purchase money, and the remainder thereof, with interest, in one year from the date of sale. No conveyance shall be made until all the purchase-money is paid: Provided, That said Chief of Engineers shall not sell or convey one portion or any part of said real estate unless all the same is sold and conveyed.

SEC. 5. That section seven of the act entitled “An act to incorporate the Joint Stock Company of the Young Men’s Christian Association of Washington,” approved March second, eighteen hundred and sixty-seven, which reads “That the buildings and grounds, the rents and revenues of the same, and the stock issued to erect such buildings shall be forever exempt from taxation,” is hereby repealed.

SEC. 6. That the Commissioners of the District of Columbia are authorized to sell to the highest bidder at public auction and under the provisions of section three, of this act, the following, namely, all the right title and interest of the United States in and to, a certain parcel of land in the square south of square one hundred and eighty-one, in said city of Washington, described as follows, to-wit: Beginning at a point on the north side of N street north west, forty-eight feet two inches west of the west line of Sixteenth street, running thence along N street westerly, eighteen feet thence northerly sixty-two and fourteen hundredths feet to Massachusetts avenue, thence south easterly along said avenue nineteen and sixty-nine hundredths feet, thence eighty-four and twenty seven hundredths feet south to the point of beginning on N
street. The proceeds of sale to be applied to the use mentioned in said section three.

Approved, March 3, 1881.

March 3, 1881.

CHAP. 135.—An act making appropriations for fortifications and other works of defense, and for the armament thereof, for the fiscal year ending June thirtieth, eighteen hundred and eighty-two, 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 sum of one hundred and seventy-five thousand dollars be, and the same is hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the protection, preservation, and repair of fortifications and other works of defense, for the fiscal year ending June thirtieth, eighteen hundred and eighty-two, the same to be expended under the direction of the Secretary of War; and the Secretary of War is directed to make report of the condition of the fortifications, and what number of them, if any, can be dispensed with; also, the following for the armament of fortifications, namely:

For the armament of sea-coast fortifications, including heavy guns and howitzers for flank defense, carriages, projectiles, fuses, powder, and implements, their trial and proof, and all necessary expenses incident thereto, and for machine guns, including the conversion of smooth-bore cannon into rifles, three hundred and twenty-five thousand dollars. And the President is authorized to select a board, to consist of one engineer officer, two ordnance officers, and two officers of artillery, whose duty it shall be to make examinations of all inventions of heavy ordnance and improvements of heavy ordnance and projectiles that may be presented to them, including guns now being constructed or converted under direction of the Ordnance Bureau; and said board shall make detailed report to the Secretary of War, for transmission to Congress, of such examination, with recommendation as to what inventions are worthy of actual test, and the estimated cost of such test; and the sum of twenty-five thousand dollars, or so much thereof as may be necessary, is hereby appropriated for such purpose.

For torpedoes for harbor defenses, and the preservation of the same, and for torpedo experiments in their application to harbor and land defense, and for instruction of engineer battalion in their preparation and application, fifty thousand dollars: Provided, That the money herein appropriated for torpedoes shall only be used in the establishment and maintenance of torpedoes to be operated from shore stations for the destruction of an enemy's vessel approaching the shore or entering the channels and fairways of harbors.

And the Secretary of War is hereby authorized, in his discretion, to exchange the unserviceable powder and projectile on hand for new powder and projectiles, or to sell the same and purchase similar articles with the proceeds of the sales; and he shall make statement of his action under this provision in his next annual report.

Approved, March 3, 1881.

March 3, 1881.

CHAP. 136.—An act making appropriations for the construction, completion, repair, and preservation of certain works on rivers and harbors, 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 following sums of money be, and are hereby, appropriated, to be paid out of any money in the Treasury not otherwise appropriated, and to be expended under the direction of the Secretary of War, for the construction, completion, repair, and preservation of the public works hereinafter named:

Improving Richmond Island Harbor, Maine: Completing improvement of the public works thereon, three thousand dollars.
Improving harbor at Portsmouth, New Hampshire, twenty thousand dollars.
Improving harbor at Burlington, Vermont, ten thousand dollars.
Improving harbor at Swanton, Vermont, two thousand five hundred dollars.
Improving harbor at Hyannis, Massachusetts: Completing improvement, five thousand dollars.
Improving harbor at Newburyport, Massachusetts, forty thousand dollars.
Improving harbor at Nantucket, Massachusetts, twenty-five thousand dollars.
Improving harbor at Plymouth, Massachusetts, ten thousand dollars.
Improving harbor at Provincetown, Massachusetts, five thousand dollars.
Improving Little Narragansett Bay, Rhode Island, five thousand dollars.
Improving harbor at Bridgeport, Connecticut, ten thousand dollars.
Improving harbor at New Haven, Connecticut, fifteen thousand dollars.
Breakwater at New Haven, Connecticut, sixty thousand dollars.
Improving harbor at Norwalk, Connecticut, five thousand dollars.
Improving harbor at Southport, Connecticut, two thousand five hundred dollars.
Improving harbor at Boston, Massachusetts, one hundred thousand dollars; of which sum forty thousand dollars shall be expended in said harbor, thirty-five thousand dollars at the mouth of Charles River in said harbor and up to Watertown, twenty thousand dollars in said harbor at mouth of Mystic River, and five thousand dollars from said harbor to Nantasket Beach.
Improving Oakland Harbor, California, sixty thousand dollars; and the sums of money heretofore appropriated for this improvement and unexpended are hereby reappropriated; but the sums so appropriated and reappropriated shall not be available until the right of the United States to the bed of the estuary and training walls of this work is secured, free of expense to the government, in a manner satisfactory to the Secretary of War.
Improving Raritan River, New Jersey, twenty-five thousand dollars; of which sum twenty thousand dollars shall be expended on rocks at Whitehead Sand Dock, and five thousand dollars at South Channel, between Crab Island and South Amboy.
Improving harbor at Stonington, Connecticut, thirty thousand dollars.
Improving harbor at Buffalo, New York, ninety thousand dollars.
Improving harbor at Charlotte, New York: Repair of piers, two thousand five hundred dollars.
Improving Echo Harbor, New Rochelle, New York, three thousand dollars.
Improving Flushing Bay, New York, ten thousand dollars.
Improving harbor at Great Sodus Bay, New York, five thousand dollars.
Improving harbor at Little Sodus Bay, New York, twenty thousand dollars.
Improving harbor at Olcott, New York, three thousand dollars. Deepening and widening the channel in Gowanus Bay and the Harbor of New York, forty thousand dollars.
Improving harbor at Port Jefferson, Long Island Sound, New York, four thousand dollars.
Improving harbor of New Rochelle, New York, twenty thousand dollars.
Improving harbor at Pultneyville, New York, two thousand dollars.

Improving harbor at Wilson, New York, ten thousand dollars.

Improving harbor at Waddington, New York, two thousand five hundred dollars.

Improving Ticonderoga River, New York, five thousand dollars.

Improving harbor at Eric, Pennsylvania, twenty thousand dollars.

Ice-harbor at Marcus Hook, Pennsylvania, thirty thousand dollars.

Pier in Delaware Bay, near Lewes, Delaware, ten thousand dollars.

Piers of ice-harbor at New Castle, Delaware: Completing improvement, twenty thousand dollars.

Improving harbor at Annapolis, Maryland, five thousand dollars.

Improving Breton Bay, Leonardtown, Maryland, three thousand dollars.

Improving the harbors and channels at Washington and Georgetown, District of Columbia, fifty thousand dollars.

Improving harbor at Norfolk, Virginia, and its approaches, seventy-five thousand dollars.

For enlargement and improvement, according to the plan and recommendation of the Engineer Department, of harbor facilities at Oswego, New York, including dredging entrance to harbor, fifty thousand dollars.

Improving Shrewsbury River, New Jersey: Completing improvement, eighty-six thousand dollars; of which sum thirty-six thousand dollars shall be expended on South Branch, and fifty thousand dollars on Main and North Branch.

Improving New River from lead mines in Wythe County, Virginia, to mouth of Greenbrier River, twenty-four thousand dollars; of which sum fifteen thousand dollars shall be expended in the continuation of the work from the mouth of Greenbrier up, and nine thousand dollars in the continuation of the work from the lead mines in Wythe County down.

Improving harbor at Charleston, South Carolina, one hundred and seventy-five thousand dollars.

Improving harbor at Brunswick, Georgia, five thousand dollars.

Improving Savannah Harbor and River, Georgia, sixty-five thousand dollars; of which sum one thousand dollars may be applied to payment of damages for land taken for widening the channel opposite Savannah.

Improving Apalachicola Bay, Florida, ten thousand dollars.

Improving Tampa Bay, Florida: Completing the deepening of the bar and channel from the bar to the town of Tampa, ten thousand dollars.

Improving harbor at Mobile, Alabama, one hundred thousand dollars.

Improving Mississippi River at and near Vicksburgh, and protection of harbor of Vicksburgh, Mississippi, seventy-five thousand dollars.

Improving harbor at New Orleans, Louisiana, seventy-five thousand dollars.

Improving Galveston Harbor, Texas: Continuing operations at outer bar, two hundred and fifty thousand dollars.

Improving harbor at Ashtabula, Ohio: To secure a sixteen-foot channel, twenty thousand dollars.

Improving harbor at Black River, Ohio, seven thousand dollars.

Improving harbor at Cleveland, Ohio, two hundred thousand dollars.

Improving harbor at Fairport, Ohio, ten thousand dollars.

Improving harbor at Huron, Ohio, three thousand dollars.

Ice-harbor at mouth of Muskingum River, Ohio, thirty thousand dollars.
Improving harbor at Port Clinton, Ohio, five thousand dollars.

Improving harbor at Sandusky City, Ohio, ten thousand dollars.

Improving harbor at Toledo, Ohio, forty thousand dollars.

Improving harbor at Vermillion, Ohio, two thousand dollars.

Improving harbor at Michigan City, Indiana: Continuing operations at outside harbor, twenty thousand dollars; for continuing improvement on the inner harbor, twenty-five thousand dollars.

Improving harbor at Calumet, Illinois, thirty thousand dollars.

Improving outside harbor at Chicago, Illinois: Dredging in outer harbor and constructing exterior breakwater, one hundred and fifty thousand dollars.

Improving Galena River and Harbor, Illinois, twelve thousand dollars.

Improving harbor at Rock Island, Illinois, six thousand dollars.

Improving Monongahela River, West Virginia and Pennsylvania, twenty-five thousand dollars; but this sum shall not be expended until the Monongahela Navigation Company shall have undertaken in good faith the building of lock and dam number seven, at Jacob's Creek, and until said company shall, in manner satisfactory to the Secretary of War, give assurance of their ability and purpose to complete the same.

Improving Shenandoah River, West Virginia, two thousand five hundred dollars; but this sum shall not be expended, nor shall the sum heretofore appropriated therefor be expended, until any corporate rights or franchises that may exist over said river shall have been relinquished to the United States to the satisfaction of the Secretary of War.

Improving harbor at Waukegan, Illinois, fifteen thousand dollars.

Ice-harbor at Saint Louis, Missouri, ten thousand dollars.

Improving harbor and the Mississippi River at Memphis, Tennessee, fifteen thousand dollars.

Improving harbor and river at Au Sable, Michigan, six thousand dollars.

Improving harbor at Charlevoix, Michigan, ten thousand dollars.

Improving harbor at Cheboygan, Michigan, six thousand dollars.

Improving harbor at Frankfort, Michigan, ten thousand dollars.

Improving harbor at Grand Haven, Michigan, fifty thousand dollars.

Improving harbor at Black Lake, Michigan: Continuing operations for completion of old project, six thousand dollars.

Harbor of refuge at Grand Marais, Michigan, twenty thousand dollars.

Harbor of refuge at Lake Huron, Michigan, fifty thousand dollars.

Improving harbor at Ludington, Michigan, ten thousand dollars.

Improving harbor at Manistee, Michigan, ten thousand dollars.

Improving Manistique Harbor, Michigan: Completing improvement, one thousand dollars.

Improving harbor at Monroe, Michigan, one thousand dollars.

Improving harbor at Muskegon, Michigan, twenty thousand dollars.

Improving harbor at Ontonagon, Michigan, twenty thousand dollars.

Improving harbor at Pentwater, Michigan, ten thousand dollars.

Harbor of refuge at Portage Lake, Michigan, ten thousand dollars.

Improving river and harbor at Saint Joseph, and water-channel leading up to Benton Harbor, Michigan, ten thousand dollars.

Improving harbor at Saugatuck, Michigan, five thousand dollars.

Improving harbor at South Haven, Michigan, five thousand dollars.

Improving harbor at White River, Michigan, seven thousand five hundred dollars.
Improving Grand River from its mouth to the city of Grand Rapids, Michigan, ten thousand dollars.
Continuing improvement of Clinton River, Michigan, eight thousand dollars.
Removing bar at ice-harbor of refuge at Belle River, Michigan, seven thousand dollars.
Improving harbor at Ahnapee, Wisconsin, eight thousand dollars.
Improving harbor at Green Bay, Wisconsin, five thousand dollars.
Improving harbor at Kenosha, Wisconsin, five thousand dollars.
Improving harbor at Racine, Wisconsin, six thousand dollars.
Improving harbor at Sheboygan, Wisconsin: Repairs, dredging, and extension of piers, twenty-five thousand dollars.
Improving harbor at Superior Bay, Wisconsin: Dredging for improvement of natural entrance and for repairing existing works, ten thousand dollars.
Improving harbor at Two Rivers, Wisconsin, fifteen thousand dollars.
Improving harbor at Oconto, Wisconsin, ten thousand dollars.
Improving harbor at Port Madison, Iowa, two thousand five hundred dollars.
Improving harbor at Muscatine, Iowa, two thousand five hundred dollars.
Improving harbor at Duluth, Minnesota, forty thousand dollars.
Improving harbor at Wilmington, California, thirty-three thousand dollars.
Improving Humboldt Harbor and Bay, forty thousand dollars.
Improving Cathance River, Maine, six thousand dollars.
Improving the “Gut”, opposite Bath, Maine, five thousand dollars.
Improving Kennebunk River, Maine: Completing improvement, two thousand dollars.
Improving Lubec Channel, Maine, forty-five thousand dollars.
Improving Exeter River, New Hampshire, fifteen thousand dollars; of which sum an amount not exceeding seven hundred and fifty dollars shall be available immediately, to be used in acquiring title to land used in the cut-off at “Ox Bow”.
Improving Lamprey River, New Hampshire, below New Market, ten thousand dollars.
Improving Winnipesaukee Lake, New Hampshire: Completing improvement, two thousand five hundred dollars: Provided, That no right to raise or lower the water-level of said lake is hereby granted to any person or corporation.
Improving Otter Creek, Vermont, two thousand dollars.
Improving Merrimac River, Massachusetts, nine thousand dollars.
Improving Taunton River, Massachusetts, twenty-five thousand dollars.

Improving Providence River and Narragansett Bay, Rhode Island, sixty thousand dollars.

Improving Potomac River, Rhode Island, five thousand dollars.

Improving Milwaukee Bay, for purposes of harbor of refuge, one hundred thousand dollars.

Improving Mississippi, Missouri, and Arkansas Rivers: Removing snags, wrecks, and other obstructions, one hundred and eighty-five thousand dollars; of which sum eighty thousand dollars shall be expended on the Mississippi River, eighty thousand dollars on the Missouri River, and twenty-five thousand dollars on the Arkansas River. And the work herein provided for shall be prosecuted at all seasons of the year, and especially between the first day of July and the first day of November of each year: Provided, That so much of said sum of eighty thousand dollars hereby appropriated to the Missouri River as may be necessary shall be expended in the construction of a snag and dredge boat to be used in said river, the balance of said eighty thousand dollars to be expended in operating said boat.

Improving Chippewa River, Wisconsin, ten thousand dollars; but this sum is appropriated subject to the same conditions and limitations imposed by section one of the act approved March third, eighteen hundred and seventy-nine, for the improvement of rivers and harbors, relating to said Chippewa River.

Improving Connecticut River below Hartford, Connecticut, thirty thousand dollars; of which sum ten thousand dollars shall be used to continue the work in progress on the bar at the mouth of the river, and three thousand dollars in dredging the channel below Rocky Hill.

Improving Housatonic River, Connecticut, two thousand dollars.

Improving Thames River, Connecticut, thirty thousand dollars.

Improving New London Harbor, Connecticut, four thousand three hundred dollars.

Removing obstructions in East River and Hell Gate, New York, two hundred thousand dollars.

Improving Buttermilk Channel, New York, sixty thousand dollars.

Improving Hudson River, New York, fifteen thousand dollars.

Improving Cheesequake’s Creek, New Jersey, five thousand dollars.

Improving Cohanzey Creek, New Jersey, seven thousand dollars.

Improving Elizabeth River, New Jersey, four thousand dollars.

Improving Passaic River, New Jersey, from Pennsylvania Railroad bridge to its mouth, fifty thousand dollars.

Improving Rahway River, New Jersey, ten thousand dollars.

Improving South River, New Jersey, six thousand dollars.

Improving Woodbridge Creek, New Jersey; Continuing improvement, five thousand dollars.

Improving Allegheny River from mouth of French Creek to Pittsburg, Pennsylvania, twenty-five thousand dollars.

Improving Schuylkill River, Pennsylvania, forty thousand dollars.

Improving Delaware River below Bridesburg, Pennsylvania, one hundred thousand dollars.

Improving Delaware River between Trenton, New Jersey, and Bridesburg, Pennsylvania, ten thousand dollars.

Improving Delaware River near Cherry Island Flats, one hundred thousand dollars.

Improving Delaware River at Schooner Ledge, Pennsylvania and Delaware, forty thousand dollars.

Improving Broadkill River, Delaware, five thousand dollars.
For the improvement of the Mississippi River, in accordance with the plan therefor recommended in Executive Document number fifty-eight, second session Forty-sixth Congress, by the Mississippi River Commission, to be expended by the Secretary of War, with the advice and under the supervision of said commission, the sum of one million dollars. And it shall be the duty of said commission to take into consideration, and of the Secretary of War to extend operations, under their supervision, to tributaries of the Mississippi River to the extent, and no further, that may be necessary in the judgment of said commission to the perfection of the general and permanent improvement of said Mississippi River; but this clause shall not be construed to interfere with the prosecution by the War Department of the improvement of said Mississippi River and its tributaries under general appropriations made therefor: Provided, That no portion of the sum hereby appropriated shall be used in the repair or construction of levees for the purpose of preventing injury to lands by overflow, or for any other purpose whatever except as a means of deepening or improving the channel of said river. And it shall be the duty of said commission to make report, on or before the first day of January next, to the Secretary of War, for transmission by him to Congress, of a detailed statement of the work done, and of the expenditure made from the sum hereby appropriated, with their judgment upon the effect of such work, and the general practicability and estimate of the total cost of such improvements along said river from Cairo to the head of the passes.

Improving Broad Creek from its mouth to Laurel, Delaware, ten thousand dollars.

Improving mouth of Duck Creek, Delaware, three thousand dollars.

Improving Mispillion Creek, Delaware, three thousand five hundred dollars.

Improving Choptank River between Denton and Greensborough, Maryland, five thousand dollars.

Improving Elk River, Maryland, five thousand dollars.

Improving Secretary Creek, Maryland, three thousand dollars.

Improving Threadhaven Creek for three miles below Easton, Maryland three thousand dollars.

Improving Wicomico River below Salisbury, Maryland: Completing improvement, two thousand dollars.

Improving Chester River from Spry's Landing to Crumpton, Maryland, six thousand five hundred dollars.

Improving water-passage between Deal's Island and Little Deal's Island, Maryland, five thousand dollars.

Improving Appomattox River, Virginia, twenty thousand dollars to be expended on the improvement of the river and harbor at Petersburg, Virginia.

Improving Blackwater River, Virginia, one thousand five hundred dollars.

Improving Chickahominy River, Virginia, two thousand dollars.

Improving Dan River between Danville, Virginia, and Madison, North Carolina, eight thousand dollars.

Improving James River, Virginia, sixty thousand dollars.

Improving Mattaponi River, Virginia, three thousand three hundred dollars.

Improving mouth of Nomoni Creek, Virginia, two thousand dollars. Improving North Landing River, Virginia and North Carolina, seven thousand five hundred dollars.

Improving Nottaway River, Virginia, two thousand dollars.

Improving Pagan Creek, Virginia, five thousand dollars.

Improving Pamunkey River, Virginia, two thousand five hundred dollars.

Dredging a channel through the flats in front of Mount Vernon, Virginia, one thousand five hundred dollars.
Improving Rappahannock River, Virginia, fifteen thousand dollars.

Improving Staunton River, Virginia, five thousand dollars.

Improving Totuski River, Virginia, two thousand five hundred dollars.

Improving Urbana Creek, Virginia, four thousand dollars.

Improving York River at West Point, Virginia, twenty-five thousand dollars.

Improving harbor at Baltimore, Maryland: Continuing operations for the shortening and deepening the channel to twenty-seven feet at mean low water, one hundred and fifty thousand dollars.

Improving Elk River, West Virginia, five thousand dollars.

Improving Great Kanawha River, and operation of works, West Virginia, two hundred thousand dollars.

Improving Guyandotte River, West Virginia, three thousand five hundred dollars.

Improving Little Kanawha River, West Virginia, forty thousand dollars: Provided, That no tolls shall be collected by the Little Kanawha Navigation Company for that part of the river improved by the general government.

Improving Cape Fear River, North Carolina, from the ocean to Wilmington, one hundred and forty thousand dollars.

Improving the Cape Fear River from Wilmington to Fayetteville, North Carolina, thirty thousand dollars: Provided, That the Secretary of War is directed to expend of the money hereby appropriated, a sum not exceeding ten thousand dollars, to extinguish any claim of right held by any company or corporation, to take tolls or make charges for the navigation of so much of said river as is above described; And provided further, That said claim of right shall be extinguished and released on or before the first day of December, eighteen hundred and eighty one, and no part of this appropriation shall be expended in the improvement of said river until such claim of right is wholly extinguished and released: Provided further, That nothing herein contained shall be taken or held as a waiver on the part of the United States to the exclusive control of navigation of said river relieved from any charges or tolls imposed by any company or corporation.

Improving Currituck Sound, Coanjok Bay, North River and Bar, North Carolina, thirty thousand dollars.

Improving French Broad River, North Carolina, five thousand dollars.

Improving Neuse River from its mouth to head of navigation, North Carolina, thirty thousand dollars.

Improving Pamlico and Tar Rivers, North Carolina, eight thousand dollars.

Improving Scuppernong River, North Carolina, one thousand dollars.

Improving Trent River, North Carolina, five thousand dollars.

Improving Yadkin River, North Carolina, twelve thousand dollars.

Improving Contentnia Creek, North Carolina, ten thousand dollars.

Improving Beaufort Harbor, North Carolina, thirty thousand dollars.

Improving Lillington River, North Carolina, three thousand dollars.

Improving Ashley River, South Carolina, one thousand five hundred dollars.

Improving Great Pedee River, South Carolina, between Little Bluff and Cheraw, six thousand dollars.

Improving Waccemaw River, South Carolina, from its mouth up to Waccemaw Lake, North Carolina, ten thousand dollars.

Improving Town Creek, in North Carolina, one thousand dollars.

Improving Chattahoochie River, Georgia, twenty thousand dollars.
Coosa River. Improving Coosa River, Georgia and Alabama, sixty thousand dollars.

Flint River. Improving Flint River, Georgia, fifteen thousand dollars.

Ockmulgee River. Improving Ockmulgee River, Georgia, five thousand dollars.

Oconee River. Improving Oconee River, Georgia, two thousand five hundred dollars; of which sum one thousand five hundred dollars to be expended between Dublin and Oconee Bridge.

Oostenanla and Coosawattee Rivers. Improving Oostenanla and Coosawattee Rivers, Georgia, one thousand dollars.

Savannah River. Improving Savannah River above Augusta, Georgia, eight thousand dollars.

Apalachicola River. Improving Apalachicola River, Florida, one thousand five hundred dollars.

Choctawhatchee River. Improving Choctawhatchee River, Florida and Alabama, up to Newton, ten thousand dollars.

Cumberland Sound. Improving entrance to Cumberland Sound, between Amelia and Cumberland Islands, in Florida and Georgia, one hundred thousand dollars.

Escambia River. Improving Escambia River, Florida and Alabama, five thousand dollars.

Saint John's River. Improving Saint John's River, Florida, one hundred thousand dollars.

Pea's Creek. Improving Pea's Creek, in Florida, seven thousand dollars.

Withlacoochee River. Improving Withlacoochee River, in Florida, seven thousand five hundred dollars.

Suwanee River. Improving Suwanee River, Florida, three thousand dollars.

Volusia Bar. Improving Volusia Bar, Florida, five thousand five hundred dollars.

Alabama River. Improving Alabama River, Alabama, twenty thousand dollars.

Big Sunflower River. Improving Big Sunflower River, Mississippi, four thousand dollars.

Noxubee River. Improving Noxubee River, Mississippi, eight thousand dollars.

Pascagoula River. Improving Pascagoula River, Mississippi, four thousand dollars.

Pearl River. Improving Pearl River below Jackson, Mississippi, twenty-five thousand dollars.

Tallahatchee River. Improving Tallahatchee River, Mississippi, three thousand dollars; of which sum two thousand dollars shall be expended above the mouth of Cold Water River to Batesville.

Tombigbee River. Improving Tombigbee River above Columbus, Mississippi, one thousand dollars.

Yazoo River. Improving Yazoo River, Mississippi, six thousand dollars.

Amite River. Improving Amite River, Louisiana, five thousand dollars.

Bayou Courtableau. Improving Bayou Courtableau from Port Barre to Atchafalaya, Louisiana, seven thousand five hundred dollars.

Bayou Teche. Improving Bayou Teche from Saint Martinville to Port Barre, Louisiana, twenty thousand dollars.

Bayou Terrebonne. Improving Bayou Terrebonne, Louisiana: Completing improvement, eight thousand eight hundred dollars.

Red River. Removing raft in Red River and closing Tone's Bayou, Louisiana, ten thousand dollars.

Removing obstructions from Red River, Louisiana, ten thousand dollars. And the Secretary of War is hereby directed to cause a thorough survey to be made of the mouth of Red River, and a plan for its permanent improvement to be reported to Congress on or before the first Monday of December, eighteen hundred and eighty-one, with estimates of cost; and said survey and plan to be paid for out of the unexpended balance already appropriated for the mouth of Red River.

Tangipahoa River. Improving Tangipahoa River, Louisiana, two thousand dollars.

Vermillion River. Improving Vermillion River, Louisiana: Completing improvement, four thousand nine hundred dollars.
Improving Warrior and Tombigbee Rivers, Alabama and Mississippi, to be expended in the same proportions as the appropriation under the act of June, eighteen hundred and eighty, twenty-five thousand dollars. Improving Aransas Pass and Bay, up to Rockport and Corpus Christi, Texas, eighty thousand dollars.

Improving channel over bar at mouth of Brazos River, Texas, forty thousand dollars.

Improving Pass Cavallo Inlet into Matagorda Bay, Texas, sixty thousand dollars.

Improving ship-channel, Galveston Bay, Texas, fifty thousand dollars.

Improving Neches River, Texas, three thousand dollars.

Improving Sabine Pass and Blue Buck Bar, Texas, one hundred and fifty thousand dollars.

Improving Narrows of Sabine River above Orange, Texas, and to deepen channel at its mouth, seven thousand dollars.

Improving Trinity River, Texas, ten thousand dollars.

Improving Arkansas River between Fort Smith, Arkansas, and Wichita, Kansas, twenty-four thousand dollars.

Improving Arkansas River at Pine Bluff, Arkansas, twenty-three thousand dollars.

Improving Black River, Arkansas and Missouri, six thousand dollars, to be applied from Poplar Bluff.

Improving Fourche Le Fevre River, Arkansas, three thousand dollars.

Improving Ouachita River, Arkansas and Louisiana, twelve thousand dollars.

Improving Saline River, Arkansas, five thousand dollars.

Improving White River between Jacksonport and Buffalo Shoals, Arkansas, eight thousand dollars.

Improving White and Saint Francis Rivers, Arkansas, eight thousand dollars.

Improving Big Hatchee River, Tennessee, three thousand five hundred dollars.

Improving Caney Fork River, Tennessee, four thousand dollars.

Improving Clinch River Tennessee, three thousand dollars.

Improving Cumberland River above Nashville, Tennessee: From Nashville to Kentucky State line, fifteen thousand dollars; from Kentucky line to Smith's Shoals, fifteen thousand dollars; at Smith's Shoals, completing improvement, ten thousand dollars.

Improving Cumberland River below Nashville, Tennessee, fifteen thousand dollars.

Improving Duck River, Tennessee, three thousand dollars.

Improving French Broad River above Knoxville, Tennessee, three thousand five hundred dollars.

Improving Hiwassee River, Tennessee, one thousand five hundred dollars.

Improving Obed's River, Tennessee, two thousand five hundred dollars.

Improving Tennessee River above Chattanooga, Tennessee, seven thousand dollars.

Improving Red River from its mouth to Port Royal, in Montgomery County, Tennessee, five thousand dollars.

Improving Tennessee River below Chattanooga, including Muscle Shoals and shoal at Reynoldsburgh; Tennessee and Alabama, two hundred and fifty thousand dollars.

Improving Kentucky River from its mouth to Three Forks, Kentucky, one hundred and twenty-five thousand dollars.

Improving Big Sandy River from Catlettsburgh, Kentucky, to head of navigation, fifty thousand dollars; of which sum forty-six thousand dollars shall be expended at Louisa, and four thousand dollars in the continuation of works on the upper river.
Sandusky River. Improving Sandusky River, Ohio seven thousand five hundred dollars.

Wabash River.

White River. Improving White River, Indiana, fifty thousand dollars, one-half of which is to be used on the river above Vincennes.


Mississippi River. Improving Mississippi River at and above Alexandria, Missouri, six thousand dollars.

Sandusky River. Improving Sandusky River, Ohio seven thousand five hundred dollars.

Wabash River.

White River. Improving White River, Indiana, fifty thousand dollars, one-half of which is to be used on the river above Vincennes.


Mississippi River. Improving Mississippi River at and above Alexandria, Missouri, six thousand dollars.

Sandusky River. Improving Sandusky River, Ohio seven thousand five hundred dollars.

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White River. Improving White River, Indiana, fifty thousand dollars, one-half of which is to be used on the river above Vincennes.


Mississippi River. Improving Mississippi River at and above Alexandria, Missouri, six thousand dollars.

Sandusky River. Improving Sandusky River, Ohio seven thousand five hundred dollars.

Wabash River.

White River. Improving White River, Indiana, fifty thousand dollars, one-half of which is to be used on the river above Vincennes.


Mississippi River. Improving Mississippi River at and above Alexandria, Missouri, six thousand dollars.

Sandusky River. Improving Sandusky River, Ohio seven thousand five hundred dollars.

Wabash River.

White River. Improving White River, Indiana, fifty thousand dollars, one-half of which is to be used on the river above Vincennes.


Mississippi River. Improving Mississippi River at and above Alexandria, Missouri, six thousand dollars.

Sandusky River. Improving Sandusky River, Ohio seven thousand five hundred dollars.

Wabash River.

White River. Improving White River, Indiana, fifty thousand dollars, one-half of which is to be used on the river above Vincennes.


Mississippi River. Improving Mississippi River at and above Alexandria, Missouri, six thousand dollars.

Sandusky River. Improving Sandusky River, Ohio seven thousand five hundred dollars.

Wabash River.

White River. Improving White River, Indiana, fifty thousand dollars, one-half of which is to be used on the river above Vincennes.


Mississippi River. Improving Mississippi River at and above Alexandria, Missouri, six thousand dollars.

Sandusky River. Improving Sandusky River, Ohio seven thousand five hundred dollars.

Wabash River.

White River. Improving White River, Indiana, fifty thousand dollars, one-half of which is to be used on the river above Vincennes.


Mississippi River. Improving Mississippi River at and above Alexandria, Missouri, six thousand dollars.

Sandusky River. Improving Sandusky River, Ohio seven thousand five hundred dollars.

Wabash River.

White River. Improving White River, Indiana, fifty thousand dollars, one-half of which is to be used on the river above Vincennes.


Mississippi River. Improving Mississippi River at and above Alexandria, Missouri, six thousand dollars.

Sandusky River. Improving Sandusky River, Ohio seven thousand five hundred dollars.

Wabash River.

White River. Improving White River, Indiana, fifty thousand dollars, one-half of which is to be used on the river above Vincennes.


Mississippi River. Improving Mississippi River at and above Alexandria, Missouri, six thousand dollars.

University of Iowa. Improving University of Iowa, twenty thousand dollars.

Quincy Bay.

Gauging waters of Mississippi River.

1871, Res. 40, Stat. 16, 592.

Upper Mississippi River.

Rock Island Rapids.

Des Moines Rapids.

Des Moines Rapids Canal.

Saint Mary's Falls Canal.

Saint Clair Flats Canal.

Louisville and Portland Canal.

Osage River.

Cuiivre River.

Gasconade River.

Missouri River.

Annual expense of gauging the waters of the Mississippi River and its tributaries: Continuing observations of the rise and fall of the river and its chief tributaries, as required by joint resolution of February twenty-first, eighteen hundred and seventy-one, five thousand dollars.

Improving Upper Mississippi River: Operating snag-boat and building light-draught steamer, twenty-five thousand dollars.

Improving Rock Island Rapids, Mississippi River, Iowa and Illinois: Completing improvement, eight thousand dollars.

Improving Des Moines Rapids, Iowa and Illinois, twenty-five thousand dollars. And hereafter, for the purpose of operating and keeping in repair the Des Moines Rapids Canal, and Saint Mary's Falls Canal, and Saint Clair Flats Canal, and the Louisville and Portland Canal, the Secretary of War is authorized to draw his requisition on the Secretary of the Treasury from time to time, which requisition shall be paid out of any money in the Treasury not otherwise appropriated.

Improving the Osage River, Kansas and Missouri, twenty thousand dollars.

Improving Cuivre River, Missouri, from mouth to Chain of Rocks, and removing snags and obstructions, five thousand dollars.

Improving Gasconade River, Missouri, ten thousand dollars.

Improving Missouri River at Atchison, Kansas, twenty thousand dollars.

Improving Missouri River from Kansas City to its mouth, thirty-five thousand dollars.

Improving Missouri River at Brownville, Nebraska, ten thousand dollars.

Improving Missouri River at Cedar City, Missouri, fifteen thousand dollars.
Improving Missouri River at Council Bluffs, Iowa, and at Omaha, Nebraska, thirty thousand dollars.

Improving Missouri River at Eastport, Iowa, and at Nebraska City, Nebraska, twenty thousand dollars.

Improving Missouri River at Plattsmouth, Nebraska, ten thousand dollars.

Improving Missouri River at or near Fort Leavenworth, Kansas, eight thousand dollars.

Improving Missouri River at and near Glasgow, Missouri, twenty thousand dollars.

Improving Missouri River at and near Kansas City, Missouri, twenty thousand dollars.

Improving Missouri River at Lexington, Missouri, ten thousand dollars.

Improving Missouri River at Saint Charles, Missouri, fifteen thousand dollars.

Improving Missouri River at and near Saint Joseph, Missouri, twenty thousand dollars.

Improving Missouri River at Sioux City, Iowa: For improvement of channel, seven thousand dollars.

Improving Missouri River at and near Saint Joseph, Missouri, twenty thousand dollars.

Improving Missouri River above mouth of Yellowstone River, Dakota, forty thousand dollars.

Survey of Missouri River from its mouth to Fort Benton, Montana: Continuing survey above Sioux City, thirty thousand dollars.

Improving Detroit River, Michigan, fifty thousand dollars.

Improving Saginaw River, Michigan, ten thousand dollars.

Improving Saint Mary’s River and Saint Mary’s Falls Canal, Michigan: Completing improvement, one hundred and fifty thousand dollars.

Repairs and contingencies of public works at Saint Anthony’s Falls, Minnesota: To meet repairs necessary, present and prospective, fifteen thousand dollars, which shall be available immediately after the passage of this act.

Improving Saint Croix River below Taylor’s Falls, Wisconsin, eight thousand dollars.

Improving Red River of the North, Minnesota and Dakota, eighteen thousand dollars.

Constructing a lock and dam at Goose Rapids, on the Red River of the North, Minnesota and Dakota, twenty thousand dollars.

Improving Yellowstone River, Montana and Dakota, twenty thousand dollars.

Continuing improvement at the entrance of Coos Bay Harbor, Oregon, thirty thousand dollars.

Canal around Cascades of Columbia River, Oregon, one hundred thousand dollars.

Improving Upper Columbia River, including Snake River, Oregon, fifteen thousand dollars.

Improving Lower Willamette and Columbia Rivers, from Portland, Oregon, to the sea, including bar at mouth of Columbia River, Oregon, forty-five thousand dollars.

Improving Upper Willamette and Yamhill Rivers, Oregon, fifteen thousand dollars.

Improving Petalumas Creek, California, eight thousand dollars.

Improving Sacramento River, California, sixty thousand dollars.

Improving San Joaquin River, California, forty thousand dollars; ten thousand dollars of which amount may be used in the discretion of the engineer in the improvement of Mormon Slough.

Examinations and surveys at South Pass of Mississippi River: To ascertain the depth of water and width of channel secured and main-
tained from time to time by James B. Eads at South Pass of the Mississippi River, and to enable the Secretary of War to report during the maintenance of the work, ten thousand dollars; and also to ascertain by soundings whether and to what extent, within a distance of five miles from the present mouth of the river at the South Pass, the gulf has filled up by deposits from the river since the construction of the Eads jetties.

Improving Fox and Wisconsin Rivers, Wisconsin, one hundred and twenty-five thousand dollars; of which sum fifty thousand dollars shall be expended in continuing the improvement of the Wisconsin River, and seventy-five thousand for continuing the improvement of the Fox River.

Improving Calcasieu Pass, Louisiana, twelve thousand dollars.

Improving Calcasieu River, Louisiana, from Phillips Bluff to its mouth, three thousand dollars.

Improving Savannah River, Georgia, fifteen thousand dollars.

Improving Mississippi River at Andalusia, Illinois, six thousand dollars.

Improving Mississippi River at Louisiana, Missouri, ten thousand dollars.

Repairing breakwater on the Saint Croix River near Calais, four thousand dollars.

Improving Altamaha River, Georgia, five thousand dollars.

Improving Wappoo Cut, South Carolina, ten thousand dollars.

Improving Neabsco Creek, Virginia, five thousand dollars.

Improving Bayou Bartholomew, Louisiana and Arkansas, eight thousand dollars.

Improving Tensas River, Louisiana, three thousand dollars.

Improving Bayou Black, in Louisiana, ten thousand dollars.

Improving Bayou Boeuf, Louisiana, five thousand dollars.

Improving Current River, Missouri and Arkansas, from Doniphan to its mouth, two thousand dollars.

Improving Rancocas River, New Jersey, ten thousand dollars.

Improving Christiana River and Wilmington Harbor, Delaware: Deepening the channel and improving the harbor of Christiana River from the Delaware River to and above the city of Wilmington, in accordance with the surveys and plans of the United States Engineer Department, fifty thousand dollars.

Improving Chester Creek, Pennsylvania, three thousand dollars.

Improving Mattawan Creek, New Jersey, fifteen thousand dollars.

Improving Raritan Bay, New Jersey, from Perth Amboy and South Amboy to the main ship-channel off Great Kiln, fifty thousand dollars.

Improving Newport Harbor, Rhode Island, twenty-five thousand dollars.

Improving Tradewater River, Kentucky, open navigation, three thousand dollars.

Improving Cumberland River, Kentucky, above mouth of Jelico, ten thousand dollars.

Improving Buffalo Bayou, Texas: To secure a channel of one hundred feet, twenty-five thousand dollars.

Improving Kewanee Harbor, Wisconsin, five thousand dollars.

Improving Niagara River, New York, five thousand dollars.

Improving Portland Harbor, Maine, twenty thousand dollars.

Improving Scituate Harbor, Massachusetts, ten thousand dollars.

Improving Moosabec Bar at Jonesport, Maine, ten thousand dollars.

Improving Wareham Harbor, Massachusetts, ten thousand dollars.

Improving Canarsie Bay, New York, five thousand dollars.

Improving Sheepshead Bay, New York, five thousand dollars.
Improving Salem River, New Jersey, three thousand dollars.

Improving Susquehanna River, Pennsylvania, above Richards' Island, fifteen thousand dollars.

Improving Susquehanna River above and below Havre de Grace, Maryland, fifteen thousand dollars.

Improving Archer's Hope River, Virginia, five thousand dollars.

Improving Wateree River, South Carolina, eight thousand dollars.

Improving Santee River, South Carolina, by deepening and straightening its outlet to Winyah Bay through Mosquito Creek, twenty-two thousand dollars.

Improving Pensacola Harbor, Florida, twenty thousand dollars.

Improving Tchefuncte River, Louisiana, one thousand five hundred dollars.

Improving Tickfaw River, Louisiana, two thousand dollars.

Improving Bayou Teche by connecting same with Grand Lake at Charenton, Louisiana, twenty-five thousand dollars.

Improving bar and harbor at Brazos Santiago, Texas, seventy-five thousand dollars.

Improving Yallabusha River, Mississippi, three thousand five hundred dollars.

Improving Tchula Lake, Mississippi, three thousand dollars.

For the expenses of operating and maintaining the Louisville and Portland Canal for the fiscal year ending June thirtieth, eighteen hundred and eighty-one, forty-two thousand dollars, which sum shall be immediately available.

Improving entrance to Yaquina Bay, Oregon, ten thousand dollars.

Improving Cowlitz River, Washington Territory, one thousand dollars.

Of the amount now available for the improvement of Bayou La Fourche, Louisiana, the sum of five hundred dollars, or so much thereof as may be necessary, shall be expended in the removal of brick pier at Donaldsonville.

Improving Richmond Harbor, Kennebec River, Maine, ten thousand dollars; of which sum six thousand dollars shall be expended for wing-dams and dredging at the head of Swan's Island and at Hatch's Rock, and four thousand dollars in dredging and deepening the channel at the foot of Swan's Island according to the plan recommended by Lieutenant Russell.

For reservoirs upon the headwaters of the Mississippi River and its tributaries, one hundred and fifty thousand dollars; and this sum, together with the sum of seventy-five thousand dollars herefore appropriated for the construction of a dam at Lake Winnibigoshish, shall be expended at such places on said headwaters of the Mississippi River and its tributaries as the Secretary of War shall determine: And it is provided, That compensation for any private property taken or appropriated for any of said improvements, and all damages to private property caused by the construction of any of said dams, by flowage or otherwise, shall be ascertained and determined under and in accordance with the laws of the State in which such private property is situated.

And the Secretary of the Interior is hereby authorized and directed to ascertain what, if any, injury is occasioned to the rights of any friendly Indians, occupying any Indian reservation, by the construction of any of said dams, or the cutting or the removing of trees or other materials from any such reservation for the construction or erection of any of said dams, and to determine the amount of damages payable to such Indians therefor; and all such damages to private property and to friendly Indians, when ascertained and determined in the manner hereinafter directed and provided, shall be paid by the United States: Provided, however, That such damages shall not exceed ten per centum of the sums hereby and heretofore appropriated for the construction of said reservoirs.
Improving Sumpawamus Inlet, New York, five thousand dollars.

Improving the harbor at the entrance of Saint Jerome's Creek, Maryland, six thousand five hundred dollars.

For the improvement of Saint Jones River, in the State of Delaware, five thousand dollars.

Such parts of the money appropriated by this act for any particular improvement requiring locks and dams as may be necessary in the prosecution of such improvement may be expended in the purchase, voluntary or by condemnation, as the case may be, of necessary sites: Provided, That such expenditure shall be under the direction of the Secretary of War: And provided further, That if the owners of such lands shall refuse to sell them at reasonable prices, then the prices to be paid shall be determined and the title and jurisdiction procured in the manner prescribed by the laws of the State in which such lands or sites are situated.

It shall be the duty of the Secretary of War to apply the money herein appropriated for improvements, other than surveys and estimates, in carrying on the various works, as far as can be without actual detriment to the interest of the government, by contract. Where such works cannot be done by contract without injury to the public interest, they may be prosecuted by hired labor. Where said works are done by contract, such contract shall be made after sufficient public advertisement for proposals, in such manner and form as the Secretary of War shall prescribe; and such contracts shall be made with the lowest responsible bidders, accompanied by such securities as the Secretary of War shall require, conditioned for the faithful prosecution of the work according to such contract, and for the proper payment of all liabilities incurred in the prosecution thereof for labor and material.

Sec. 2. That the joint resolution approved July twentieth, eighteen hundred and sixty-eight, authorizing the construction of the bridge over the Mississippi River "to connect the island of Rock Island with the cities of Davenport and Rock Island", is hereby so amended as to require the Chicago, Rock Island and Pacific Railroad Company to charge for any cars carrying freight other than those passing over its own road, and for its own cars when carrying freight for other roads, which it may carry across said bridge, a sum not exceeding three dollars for every loaded car, two-fifths of which sums shall be paid by said railroad company into the Treasury of the United States each month; and the monthly returns thus made shall be in such form, and with such authentication, as the Secretary of War shall direct.

Sec. 3. That the Secretary of War is hereby directed, at his discretion, to cause examinations or surveys, or both, and estimates of cost of improvements proper, to be made at the following points, namely:

- Harbor of San Luis Obispo, California.
- Tombigbee River, Mississippi; from Fulton to Warren's Mill.
- The Chattahoochee River, in Georgia, between West Point and Bolton, on the Western and Atlantic Railroad, so as to complete the survey of that portion of said river.
- Bear Creek, running into Yazoo River.
- Harbor at Port Henry, on Lake Champlain.
- Frankford Creek from its mouth in the Delaware River to Frankford Avenue.
- Five Mile Point, above Bridesburg, Delaware River.
- Mouth of the Mispillion, Delaware.
- Mokelumne River, California, from its mouth at or near Woodbridge.
- New York Bay between Sandy Hook and Coney Island Point.
- Newton Creek, Camden County, from Delaware River to head of navigation.
- Mantua Creek, Gloucester County, from Delaware River to head of navigation.
- Maurice River from Delaware Bay to Millville, Cumberland County.
- Salem and Cohansey Rivers, New Jersey.
Completing survey of Harlem River and through the Harlem Kilns to the East River.

Survey for harbor of refuge in Lake Pepin, at Stockholm, Wisconsin, and Lake City, Minnesota.

Beaver Bay, Minnesota, to ascertain the cost and practicability of making it a harbor of refuge.

Grand Portage Bay and Wans-wan-goising Bay, Minnesota, to determine which, if either, should be made a harbor of refuge.

Sackett's Harbor, New York.

Matagorda Bay at the mouth of Saint Mary's Bayou, near the town of Matagorda, Texas.

Harbors of Madison and Clinton, Connecticut.

Edgartown Harbor and South Beach, Massachusetts.

Staunton River from Brook Neal, in Campbell County, to mouth of Pig River, Virginia.

Roanoke River from Weldon North Carolina, to Clarksville, Virginia.

Bear Creek, running from Northeast Mississippi into the Tennessee River.

To deepen the channel of the Harrisecket River from Weston's Point to Freeport Landing in Freeport, Maine.

The channel of Broad Creek on the west side of Kent Island, Maryland.

Harbor of Brunswick, on the Androscoggin River.

Buzzard's Bay and Barnstable Bay, Massachusetts, at the entrance of the proposed Cape Cod Canal.

Sabine Pass, Texas, through Sabine Lake and River to Orange and Sabine Lake, and the Neches River to Beaumont, to ascertain the cost and practicability of a deep-water channel from Sabine Pass to Orange and Beaumont.

Old Town Creek, Mississippi.

Bar at mouth of Winyah Bay, near Georgetown, South Carolina.

Little Red River in Arkansas.

And the Secretary of War is hereby directed to cause to be made examinations and surveys, or both, and estimates of the cost of the further improvements necessary to be made in the Savannah River and Harbor to increase the depth of the water in said river and harbor from the bar up to the city to twenty-two feet, and to make an estimate of the cost of widening the channel of the Savannah River opposite the city to six hundred feet of uniform depth with the balance of the channel.

Young's, Lewis' and Clarke's, and Skipanon Rivers, entering into Young's Bay, in the county of Clatsop, near mouth of Columbia River, Oregon.

Snake River from Lewiston to the mouth of Salmon River, Idaho Territory.

Corsica Creek, Maryland.

Harbor at mouth of Cedar River, on Green Bay, Michigan.

Lynn Harbor, Massachusetts.

Merrimac River from Lawrence, Massachusetts, to Manchester, New Hampshire.

Channel between islands of North Hero and South Hero, Lake Champlain.

Little Tennessee River from its mouth on the Holston or Big Ten-

nese River to the mouth of Tellico River.

Dog Island Harbor, harbor of Key West, Crystal River, La Grange Bayou up to Freeport, Manatee River, and Crooked River, Florida.

Indian River, Florida, at the north end, in view of opening a passage into the lagoon one-half mile east.

From a point between Ellis Island and the docks of New Jersey Central Railroad to a point between Robbins' Reef Light and Constable Hook, in waters of New York Bay, New Jersey.

Big Black River, Mississippi.

Outlet of harbor of Ship Island.
Examinations and surveys—Continued.

Harbor at Boloxi, Mississippi.
Harbor at Pascagoula, Mississippi.
Upper thoroughfare leading into Tangier Sound, Deil’s Island, and Rock Creek, Maryland.
Fish Bend, near Fort Chartres, in the Mississippi River.
Murder Kiln, Delaware.
Delaware River.
Potomac and Anacostia Rivers, in the vicinity of Washington, District of Columbia, with reference to the improvement of navigation, the establishment of the harbor-line, and the raising of the flats, so far as their improvement may be necessary to the improvement of navigation and the establishment of the harbor-line.
Mouth of Cedar River, Green Bay, Michigan.
Greenport Harbor, New York.
Survey for harbor of refuge at New Buffalo, Michigan.
The headwaters of the Cannon River, in Minnesota, with a view that the same may be added to the reservoir system of the Upper Mississippi.
The water connection between the Waccamaw and Cape Fear Rivers, with the view of ascertaining if a continuous inland water connection cannot thereby be established.
Toledo, Ohio, for a straight channel to Lake Erie.
For harbor at Caseville, Saginaw Bay, Lake Huron.
The Calumet River from South Chicago to the village of Pullman, on Lake Calumet.
For a further survey of James River, for the purpose of ascertaining the practicability and cost of procuring a channel of twenty-five feet at full tide from Richmond to the mouth of the river.
Survey of Upper Machodoc Creek, a tributary of Potomac River.
Survey of Urbana Creek, a tributary of Rappahannock River, from the village of Urbana to the Oaks.
The harbor of Mamaroneck, New York.
Cumberland River at Smith’s Shoals, in the State of Kentucky, to ascertain the practicability and the cost of a canal, with locks and dams, from the head to the foot of said shoals.
The harbor at the Delaware Breakwater, and the entrance thereto.
Indian River, in the State of Delaware, from its mouth to Millsborough.
Survey of the Clarion River from its mouth to Ridgway, Pennsylvania.
From Brazos de Santiago through Laguna Madre to Point Isabel, Texas, to ascertain the cost and practicability of a deep-water channel from the anchorage at Brazos de Santiago to the railroad wharf at Point Isabel.
Survey for breakwater and harbor of refuge at Milford Connecticut.
Enterance to Gray’s Harbor, Washington Territory.
Between Baker’s Bay and Shoalwater Bay, Washington Territory, for canal for light-draught vessels.
Missouri River at or near Arrow Rock.
For survey of Nishnabotana from Hamburg, Iowa, to its junction with the Missouri.
Skipton Creek, Maryland.
Bush River, Maryland, from Harford Furnace to Chesapeake Bay.
Licking River from its mouth to Falmouth, in Kentucky.
Oregon Inlet, in Dare County, in North Carolina.
Survey of Chehalis River, in Washington Territory.
Whiteoak, Meherrin, and New Rivers, in North Carolina.

SEC. 4. That for the examinations and surveys herein provided for, and for incidental repairs of harbors for which there is no special appropriation, the sum of fifty thousand dollars is hereby appropriated out of any money in the Treasury not otherwise appropriated; and in every case where examinations or surveys are made, the report thereon shall embrace such information concerning the commercial importance, pres-
ent and prospective, of the improvement contemplated thereby, and such general commercial statistics as the Secretary of War may be able to procure.

Approved, March 3, 1881.

CHAP. 137.—An act making appropriations for the current and contingent expenses of the Indian Department, and for fulfilling treaty stipulations with various Indian tribes, for the year ending June thirtieth, eighteen hundred and eighty-two, 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 following sums be, and they are hereby, appropriated, out of any money in the Treasury not otherwise appropriated, for the purpose of paying the current and contingent expenses of the Indian Department, and fulfilling treaty stipulations with the various Indian tribes, namely:

For pay of sixty-six agents of Indian affairs at the following-named agencies, at the rates respectively indicated, namely:

At the Warm Springs agency, at one thousand dollars;
At the Klamath agency, at one thousand one hundred dollars;
At the Grand Ronde agency, at one thousand dollars;
At the Siletz agency, at one thousand two hundred dollars;
At the Umatilla agency, at one thousand two hundred dollars;
At the Neah Bay agency, at one thousand one hundred dollars;
At the Yakama agency, at two thousand dollars;
At the Colville agency, at one thousand five hundred dollars;
At the Nisqually agency, at one thousand two hundred dollars;
At the S'tKokomish agency, at one thousand one hundred dollars;
At the Quinamiet agency, at one thousand dollars;
At the Tulalip agency, at one thousand five hundred dollars;
At the Round Valley agency, at one thousand five hundred dollars;
At the Hoopa Valley agency, at one thousand dollars;
At the Tule River agency, at one thousand dollars;
At the Mission agency, at one thousand three hundred dollars;
At the Nevada agency, at one thousand eight hundred dollars;
At the Western Shoshone agency, at one thousand eight hundred dollars;
At the Nez Perce agency, at one thousand six hundred dollars;
At the Lemhi agency, at one thousand one hundred dollars;
At the Fort Hall agency, at one thousand five hundred dollars;
At the Flathead agency, at one thousand five hundred dollars;
At the Blackfeet agency, at one thousand eight hundred dollars;
At the Crow agency, at two thousand dollars;
At the Fort Peck agency, at two thousand dollars;
At the Fort Belknap agency, at one thousand dollars;
At the Yankton agency, at one thousand six hundred dollars;
At the Crow Creek agency, at one thousand four hundred dollars;
At the Standing Rock agency, at one thousand seven hundred dollars;
At the Cheyenne River agency, at one thousand five hundred dollars;
At the Fort Berthold agency, at one thousand five hundred dollars;
At the Sisseton agency, at one thousand five hundred dollars;
At the Devil's Lake agency, at one thousand two hundred dollars;
At the Lower Brule agency, at one thousand two hundred dollars;
At the Pine Ridge agency, at two thousand two hundred dollars;
At the Rosebud agency, at two thousand two hundred dollars;
At the Shoshone agency, at one thousand five hundred dollars;
At the Uintah agency, at one thousand dollars;
At the Pueblo agency, at two thousand dollars;
At the Navajo agency, at two thousand dollars;
At the Mescalero agency, at one thousand five hundred dollars;
Agents—Continued.
At the Los Pinos agency, at one thousand five hundred dollars;
At the Southern Ute agency, at one thousand four hundred dollars;
At the Great Nemaha agency, at one thousand dollars;
At the Omaha and Winnebago agency, at one thousand six hundred dollars;
At the Otoc agency, at one thousand dollars;
At the Santee agency, at one thousand two hundred dollars;
At the Pottawatomie agency, at one thousand dollars;
At the Ponca agency, at one thousand five hundred dollars;
At the Pawnee agency, at one thousand five hundred dollars;
At the Sac and Fox agency, Indian Territory, at one thousand two hundred dollars;
At the Quapaw agency, at one thousand two hundred dollars;
At the Osage agency, at one thousand six hundred dollars;
At the Cheyenne and Arapaho agency, at two thousand two hundred dollars;
At the Kiowa, Comanche, and Wichita agency, at two thousand dollars;
At the Union agency, at two thousand dollars;
At the White Earth agency, at one thousand six hundred dollars;
At the Sac and Fox agency, Iowa, at one thousand dollars;
At the Green Bay agency, at one thousand five hundred dollars;
At the La Pointe agency, at two thousand dollars;
At the Mackinac agency, at one thousand two hundred dollars;
At the New York agency, at one thousand two hundred dollars;
At the Colorado River agency, at one thousand five hundred dollars;
At the Pima agency, at one thousand eight hundred dollars;
At the San Carlos agency, at two thousand dollars;
At the Moquis Pueblo agency, at one thousand three hundred dollars;
in all, ninety-six thousand eight hundred dollars.

Interpreters.
For pay of seventy-five interpreters, as follows, namely:
Six for the tribes in Oregon, namely, two for the Klamath, and one each for Grand Ronde, Siletz, Umatilla, and Warm Springs agencies, at three hundred dollars per annum each, one thousand eight hundred dollars;
Seven for the tribes in Washington Territory, to be assigned to such agencies as the Secretary of the Interior may direct, at three hundred dollars per annum each, two thousand one hundred dollars;
Three for the tribes in Idaho, namely, at Nez Perces, Lemhi, and Fort Hall agencies, at three hundred dollars per annum each, nine hundred dollars;
Four for the tribes in Nevada, namely, for Piute, Walker River, Western Shoshone, and Pyramid Lake reservations, at three hundred dollars per annum each, twelve hundred dollars;
Six for the tribes in Montana, namely, one each at Flathead, Blackfeet, Belknap, and Crow, and two at Fort Peck agencies, at three hundred dollars per annum each, twelve hundred dollars;
Twelve for the tribes in Dakota, namely, two each at Fort Berthold and Pine Ridge, and one each at Yankton, Crow Creek, Standing Rock, Cheyenne River, Sisseton, Devil's Lake, Rosebud, and Lower Brule agencies, at three hundred dollars per annum each, three thousand six hundred dollars;
One for the tribes in Wyoming, at the Shoshone agency, three hundred dollars;
One for the tribes in Utah, three hundred dollars;
Four for the tribes in New Mexico, namely, two for the Navajo, and one each for the Mescalero Apache and Pueblo agencies, at three hundred dollars per annum each, one thousand two hundred dollars;
Two for the tribes in Colorado, namely, Los Pinos and Southern Ute agencies, at three hundred dollars each per annum, six hundred dollars;
Six for the tribes in Nebraska, to be assigned to such agencies as the
Secretary of the Interior may direct, at three hundred dollars per annum each, one thousand eight hundred dollars;

Nine for the tribes in the Indian Territory, to be assigned as the Secretary of the Interior may direct, at three hundred dollars per annum each, two thousand seven hundred dollars;

Three for the tribes in Wisconsin, namely, one for the Green Bay and two for the La Pointe agencies, at three hundred dollars per annum each, nine hundred dollars;

Four for the tribes in Minnesota, namely, Boise Forte and White Earth agencies and Red Lake and Leech Lake reservations, at three hundred dollars per annum each, one thousand two hundred dollars;

Two for the tribes in Michigan, namely, Mackinac agency, at three hundred dollars per annum each, six hundred dollars;

Five for the tribes in Arizona, namely, one each for the Colorado River, Pima and Maricopa, and Moquis Pueblo, and two for San Carlos agencies, at three hundred dollars per annum each, one thousand five hundred dollars;

For additional payment of the said interpreters, to be distributed in the discretion of the Secretary of the Interior, and for special interpreters when necessary, four thousand dollars; in all, twenty-six thousand five hundred dollars.

For pay of five Indian inspectors, at three thousand dollars per annum each, fifteen thousand dollars.

For necessary traveling expenses of five Indian inspectors, six thousand dollars.

For buildings at agencies, and repairs of the same, twenty thousand dollars.

For contingencies of the Indian service, including traveling and incidental expenses of Indian agents and of their offices, and for pay of employees, and for pay of two special agents, at two thousand dollars per annum each, thirty-two thousand five hundred dollars.

FULFILLING TREATIES WITH INDIAN TRIBES.

APACHES, KIOWAS, AND COMANCHES.

For fourteenth of thirty installments, as provided to be expended under the tenth article of treaty of October twenty-first, eighteen hundred and sixty-seven, concluded at Medicine Lodge Creek, in Kansas, with the Kiowas and Comanches, and under the third article of treaty of the same date with the Apaches, thirty thousand dollars;

For purchase of clothing, as provided in the same treaties, fifteen thousand dollars;

For pay of carpenter, farmer, blacksmith, miller, and engineer, five thousand two hundred dollars;

For pay of physician and teacher, two thousand five hundred dollars; in all, fifty-two thousand seven hundred dollars.

CHEYENNES AND ARAPAHOES.

For fourteenth of thirty installments provided to be expended under the tenth article of treaty of October twenty-eighth, eighteen hundred and sixty-seven, twenty thousand dollars;

For purchase of clothing, as per same article, fourteen thousand dollars;

For pay of physician and teacher, as per thirteenth article of same treaty, two thousand one hundred dollars;

For pay of carpenter, farmer, blacksmith, miller, and engineer, as per same article, four thousand five hundred dollars; in all, forty thousand six hundred dollars.
CHICKASAWS.

For permanent annuity, in goods, three thousand dollars.

BOISE FORTE BAND OF CHIPPEWAS.

For sixteenth of twenty installments, for the support of one blacksmith and assistant, and for tools, iron and steel, and other articles necessary for the blacksmith shop, as per third article of treaty of April seventh, eighteen hundred and sixty-six, one thousand five hundred dollars;

For sixteenth of twenty installments, for the support of one schoolteacher, and for the necessary books and stationery, as per same article of same treaty, eight hundred dollars;

For sixteenth of twenty installments, for the instruction of Indians in farming, and purchase of seeds, tools, and similar necessaries, as per same article of same treaty, eight hundred dollars;

For sixteenth of twenty installments of annuity, in money, to be paid per capita, as per same article of same treaty, three thousand five hundred dollars;

For sixteenth of twenty installments of annuity, in provisions, ammunition, and tobacco, as per same article of same treaty, one thousand dollars;

For sixteenth of twenty installments of annuity, in goods and other articles, as per same article of same treaty, six thousand five hundred dollars; in all, fourteen thousand one hundred dollars.

CHIPPEWAS OF THE MISSISSIPPI.

For thirty-fifth of forty-six installments to be paid to the Chippewas of the Mississippi per third article of treaty of August second, eighteen hundred and forty-seven, and fifth article of treaty of March nineteenth, eighteen hundred and sixty-seven, one thousand dollars;

For seventh of ten installments of annuity, in money, last series, per third article of treaty of February twenty-second, eighteen hundred and fifty-five, and third article of treaty of eighteen hundred and sixty-four, twenty thousand dollars;

For the support of a school or schools upon said reservation, during the pleasure of the President, in accordance with third article of treaty of March nineteenth, eighteen hundred and sixty-seven, four thousand dollars;

For gilling-twine for nets, three hundred dollars; in all, twenty-five thousand three hundred dollars.

CHIPPEWAS, PILLAGERS, AND LAKE WINNEBAGOSHISH BANDS.

For twenty-seventh of forty installments of annuity, in money, per third article of treaty of February twenty-second, eighteen hundred and fifty-five, and third article of treaty of May seventh, eighteen hundred and sixty-four, ten thousand six hundred and sixty-six dollars and sixty-six cents;

For twenty-seventh of forty installments of annuity, in goods, per same articles of same treaties, eight thousand dollars;

For twenty-seventh of forty installments, for purposes of utility, per same articles of same treaties, four thousand dollars;

For seventh of ten installments, last series, for purposes of education, per same articles of same treaties, two thousand five hundred dollars;

For gilling-twine for nets, three hundred dollars; in all, twenty-five thousand four hundred and sixty-six dollars and sixty-six cents.
CHOCTAWS.

For permanent annuity, per second article of treaty of November sixteenth, eighteen hundred and five, and thirteenth article of treaty of June twenty-second, eighteen hundred and fifty-five, three thousand dollars;

For permanent annuity, for support of light horsemen, per thirteenth article of treaty of October eighteenth, eighteen hundred and twenty, six hundred dollars;

For permanent annuity, for support of blacksmith, per sixth article of treaty of October eighteenth, eighteen hundred and twenty, and thirteenth article of treaty of June twenty-second, eighteen hundred and fifty-five, six hundred dollars;

For permanent annuity, for education, per second and thirteenth articles of last two treaties named above, six thousand dollars;

For permanent annuity, for iron and steel, per ninth article of treaty of January twentieth, eighteen hundred and twenty-five, and thirteenth article of treaty of June twenty-second, eighteen hundred and fifty-five, three hundred and twenty dollars;

For interest on three hundred and ninety thousand two hundred and fifty-seven dollars and ninety-two cents, at five per centum per annum, for education, support of the government, and other beneficial purposes, under the direction of the general council of the Choctaws, in conformity with the provisions contained in the ninth and thirteenth articles of treaty of January twentieth, eighteen hundred and twenty-five, and treaty of June twenty-second, eighteen hundred and fifty-five, nineteen thousand five hundred and twelve dollars and eighty-nine cents; in all, thirty thousand and thirty-two dollars and eighty-nine cents.

CREEKS.

For permanent annuity, in money, per fourth article of treaty of August seventh, seventeen hundred and ninety, and fifth article of treaty of August seventh, eighteen hundred and fifty-six, one thousand dollars;

For permanent annuity, in money, per second article of treaty of June sixteenth, eighteen hundred and two, and fifth article of treaty of August seventh, eighteen hundred and fifty-six, three thousand dollars;

For permanent annuity, in money, per fourth article of treaty of January twenty-fourth, eighteen hundred and twenty-six, and fifth article of treaty of August seventh, eighteen hundred and fifty-six, twenty thousand dollars;

For permanent annuity, for blacksmith and assistant, and for shop and tools, per eighth article of treaty of January twenty-fourth, eighteen hundred and twenty-six, and fifth article of treaty of August seventh, eighteen hundred and fifty-six, eight hundred and forty dollars;

For permanent annuity, for iron and steel for shop, per same articles and treaties, two hundred and seventy dollars;

For permanent annuity, for the pay of a wheelwright, per same articles of same treaties, six hundred dollars;

For five per centum interest on two hundred thousand dollars, for purposes of education, per sixth article of treaty of August seventh, eighteen hundred and fifty-six, ten thousand dollars;

For interest on six hundred and seventy-five thousand one hundred and sixty-eight dollars, at the rate of five per centum per annum, to be expended under the direction of the Secretary of the Interior, under provisions of third article of treaty of June fourteenth, eighteen hundred and sixty-six, thirty-three thousand seven hundred and fifty-eight dollars and forty cents; in all, sixty-nine thousand nine hundred and sixty-eight dollars and forty cents.
Crows.

For thirteenth of thirty installments, to supply male persons, six hundred in number, over fourteen years of age, with a suit of good substantial woolen clothing, consisting of a coat, hat, pantaloons, flannel shirt, and woolen socks, as per ninth article of treaty of May seventh, eighteen hundred and sixty-eight, eight thousand dollars;

For thirteenth of thirty installments, to supply each female, seven hundred in number, over twelve years of age, with a flannel skirt, or the goods necessary to make the same, a pair of woolen hose, twelve yards of calico, and twelve yards of cotton domestic, as per same article, six thousand dollars;

For thirteenth of thirty installments, to supply three hundred and fifty boys and three hundred and fifty girls, under the ages named, such flannel and cotton goods as may be needed to make each a suit as aforesaid, together with a pair of woolen hose for each, per same article, five thousand dollars;

For pay of a physician, per tenth article of same treaty, one thousand two hundred dollars;

For twelfth of twenty installments, for pay of teacher and furnishing necessary books and stationery, under seventh article of same treaty, one thousand five hundred dollars;

For pay of carpenter, miller, engineer, farmer, and blacksmith, under tenth article of same treaty, three thousand three hundred dollars;

For pay of second blacksmith, and iron and steel, as per eighth article of same treaty, two thousand dollars;

For this amount, or so much thereof as may be necessary, to furnish flour and meat, and such articles as from time to time the condition and necessities of the Indians may require, sixty-five thousand dollars; in all, ninety-two thousand dollars.

Iowas.

For interest, in lieu of investment, on fifty-seven thousand five hundred dollars, balance of one hundred and fifty-seven thousand five hundred dollars, to July first, eighteen hundred and eighty-one, at five per centum per annum, for education or other beneficial purposes, under the direction of the President, per ninth article of treaty of May seventeenth, eighteen hundred and fifty-four, two thousand eight hundred and seventy-five dollars.

Kansas.

For interest in lieu of investment on two hundred thousand dollars, at five per centum per annum, per second article of treaty of January fourteenth, eighteen hundred and forty-six, ten thousand dollars.

Kickapoos.

For interest on ninety-three thousand five hundred and eighty-one dollars and nine cents, at five per centum per annum, for educational and other beneficial purposes, per treaty of May eighteenth, eighteen hundred and fifty-four, four thousand six hundred and seventy-nine dollars and five cents;

For settlement, support, and civilization of Kickapoo Indians in the Indian Territory, lately removed from Mexico, and such as may be removed hereafter, eight thousand dollars; in all, twelve thousand six hundred and seventy-nine dollars and five cents.

Klamaths and Modocs.

For fifteenth of twenty installments, for keeping in repair one saw-mill, one flouring-mill, buildings for the blacksmith, carpenter, wagon
and plow maker, the manual-labor school, and hospital, as per fourth article of treaty of October fourteenth, eighteen hundred and sixty-four, one thousand dollars;

For sixteenth of twenty installments, for the purchase of tools and material for saw and flour mills, carpenter, blacksmith, wagon and plow maker shops, and books and stationery for the manual-labor school, per same article of same treaty, one thousand five hundred dollars;

For sixteenth of twenty installments, to pay salary and subsistence of one physician, one miller, and two school-teachers, as per fifth article of same treaty, three thousand six hundred dollars; in all, six thousand one hundred dollars.

MIAMIES OF KANSAS.

For permanent provision for blacksmith and assistant, and iron and steel for shop, per fifth article of treaty of October sixth, eighteen hundred and eighteen, and fourth article of treaty of June fifth, eighteen hundred and fifty-four, four hundred and eleven dollars and forty-three cents;

For permanent provision for miller, in lieu of gunsmith, per same articles and treaties, and per fifth article of treaty of October twenty-third, eighteen hundred and thirty-four, two hundred and sixty-two dollars and sixty-two cents;

For interest on twenty-one thousand eight hundred and eighty-four dollars and eighty-one cents, at five per centum, for educational purposes, per third article of treaty of June fifth, eighteen hundred and fifty-four, one thousand and ninety-four dollars and twenty-four cents; in all, one thousand seven hundred and sixty-eight dollars and twenty-nine cents.

MIAMIES OF EEL RIVER.

For permanent annuity, in goods or otherwise, per fourth article of treaty of August third, seventeen hundred and ninety-five, five hundred dollars;

For permanent annuity, in goods or otherwise, per articles of treaty of August twenty-first, eighteen hundred and five, two hundred and fifty dollars;

For permanent annuity, in goods or otherwise, per third and separate articles of treaty of September thirtieth, eighteen hundred and nine, three hundred and fifty dollars; in all, one thousand one hundred dollars.

MIAMIES OF INDIANA.

For interest on two hundred and twenty-one thousand two hundred and fifty-seven dollars and eighty-six cents, uninvested, at five per centum, per Senate amendment to fourth article of treaty of June fifth, eighteen hundred and fifty-four, eleven thousand and sixty-two dollars and eighty-nine cents.

MOLELS.

For pay of teachers and for manual-labor schools, and for all necessary materials therefor, and for the subsistence of the pupils, per fourth article of treaty of December twenty-first, eighteen hundred and fifty-five, three thousand dollars.

NEZ PERCES.

For last of sixteen installments, of second series, for boarding and clothing the children who shall attend the schools, providing the schools and boarding-houses with necessary furniture, the purchase of necessary wagons, teams, agricultural implements, tools, and for fencing of such
FORTY-SIXTH CONGRESS. Sess. III. Ch. 137. 1881.

lands as may be needed for gardening and farming purposes for the schools, two thousand dollars;
For salaries of two matrons to take charge of the boarding-schools, two assistant teachers, one farmer, one carpenter, and two millers, three thousand five hundred dollars;
For repairs of houses, mills, and tools, and necessary materials, one thousand dollars; in all, six thousand five hundred dollars.

Northern Cheyennes and Arapahoes.

Third of ten installments, to be expended by the Secretary of the Interior for each Indian engaged in agriculture in the purchase of such articles as from time to time the condition and necessities of the Indians may indicate to be proper, as per sixth article of treaty of May tenth, eighteen hundred and sixty-eight, and agreement with the Sioux Indians, approved February twenty-eighth, eighteen hundred and seventy-seven, thirty-five thousand dollars;
For thirteenth of thirty installments, for purchase of clothing, as per sixth article of treaty of May tenth, eighteen hundred and sixty-eight, twelve thousand dollars;
For pay of physician, teacher, carpenter, miller, farmer, blacksmith, and engineer, per seventh article of same treaty, six thousand dollars; in all fifty-three thousand dollars.

Omahas.

For fourteenth of fifteen installments of this amount, being third series, in money or otherwise, per fourth article of treaty of March sixteenth, eighteen hundred and sixty-eight, twenty thousand dollars.

Osages.

For interest on sixty-nine thousand one hundred and twenty dollars, at five per centum per annum, being value of fifty-four sections of land set apart by treaty of June second, eighteen hundred and twenty-five, for educational purposes, per Senate resolution of January ninth, eighteen hundred and thirty-eight, three thousand four hundred and fifty-six dollars;
For interest on three hundred thousand dollars, at five per centum per annum, to be paid semi-annually, in money or such articles as the Secretary of the Interior may direct, as per first article of treaty of September twenty-ninth, eighteen hundred and sixty-five, fifteen thousand dollars; in all, eighteen thousand four hundred and fifty-six dollars.

Otoes and Missourias.

For fourteenth of fifteen installments, being the third series, in money or otherwise, per fourth article of treaty of March fifteenth, eighteen hundred and fifty-four, nine thousand dollars.

Pawnees.

For perpetual annuity, at least one-half of which is to be paid in goods and such articles as may be deemed necessary for them, per second article of treaty of September twenty-fourth, eighteen hundred and fifty-seven, thirty thousand dollars;
For support of two manual-labor schools, per third article of same treaty, ten thousand dollars;
For pay of two farmers, two blacksmiths and two apprentices, one miller and apprentice, and two teachers (and for one shoemaker and one carpenter, one thousand six hundred dollars), seven thousand dollars;
For pay of physician and purchase of medicines, one thousand two hundred dollars;
For purchase of iron and steel, and other necessaries for the shops, as per fourth article of treaty of September twenty-fourth, eighteen hundred and fifty-seven, five hundred dollars;
For purchase of farming utensils and stock, per same article and treaty, one thousand dollars;
For repairs of grist and saw mills, three hundred dollars; in all, fifty thousand dollars.

**PONCAS.**

For eighth of fifteen installments, last series, to be paid to them or expended for their benefit, per second article of treaty of March twelfth, eighteen hundred and fifty-eight, eight thousand dollars;
For this amount, or so much thereof as may be necessary, to be used at the discretion of the President, to carry on the work of aiding and instructing the Poncas in the arts of civilization, with a view to their self-support, for clothing, and for pay of employees, ten thousand dollars;
For this amount, to be expended under the direction of the Secretary of the Interior, for subsistence of the Poncas, thirty-five thousand dollars; in all, fifty-three thousand dollars.

**POTTAWATOMIES.**

For permanent annuity, in silver, per fourth article of treaty of August third, seventeen hundred and ninety-five, three hundred and fifty-seven dollars and eighty cents;
For permanent annuity, in silver, per third article of treaty of September thirtieth, eighteen hundred and nine, one hundred and seventy-eight dollars and ninety cents;
For permanent annuity, in silver, per third article of treaty of October second, eighteen hundred and eighteen, eight hundred and ninety-four dollars and fifty cents;
For permanent annuity, in money, per second article of treaty of September twentieth, eighteen hundred and twenty-eight, seven hundred and fifty dollars and sixty cents;
For permanent annuity, in specie, per second article of treaty of September twentieth, eighteen hundred and twenty-eight, five thousand seven hundred and twenty-four dollars and seventy-seven cents;
For permanent provision for payment of money, in lieu of tobacco, iron, and steel, per second article of treaty of September twentieth, eighteen hundred and twenty-eight, and tenth article of treaties of June fifth and seventeenth, eighteen hundred and forty-six, one hundred and seven dollars and thirty-four cents;
For permanent provision for three blacksmiths and assistants, and for iron and steel for shops, per third article of treaty of October sixteenth, eighteen hundred and twenty-six, second article of treaty of September twentieth, eighteen hundred and twenty-eight, and second article of treaty of July twenty-ninth, eighteen hundred and twenty-nine, one thousand and eight dollars and ninety-nine cents;
For permanent provision for fifty barrels of salt, per second article of treaty of July twenty-ninth, eighteen hundred and twenty-nine, one hundred and fifty-six dollars and fifty-four cents; in all, twenty thousand six hundred and forty-seven dollars and sixty-five cents.
POTTAWATOMIES OF HURON.

For permanent annuity, in money or otherwise, per second article of treaty of November seventeenth, eighteen hundred and seven, four hundred dollars.

QUAPAWS.

For education, during the pleasure of the President, per third article of treaty of May thirteenth, eighteen hundred and thirty-three, one thousand dollars;

For blacksmith and assistants, and tools, iron, and steel for blacksmith shop, per same article and treaty, one thousand and sixty dollars; in all, two thousand and sixty dollars.

SACS AND FOXES OF THE MISSISSIPPI.

For permanent annuity, in goods or otherwise, per third article of treaty of November third, eighteen hundred and four, one thousand dollars;

For interest on two hundred thousand dollars, at five per centum, per second article of treaty of October twenty-first, eighteen hundred and thirty-seven, ten thousand dollars;

For interest on eight hundred thousand dollars, at five per centum, per second article of treaty of October eleventh, eighteen hundred and forty-two, forty thousand dollars:

Provided, That the sum of one thousand five hundred dollars of this amount shall be used for the pay of a physician and for purchase of medicine; in all, fifty-one thousand dollars.

SACS AND FOXES OF THE MISSOURI.

For interest on one hundred and fifty-seven thousand four hundred dollars, at five per centum, under the direction of the President, per second article of treaty of October twenty-first, eighteen hundred and thirty-seven, seven thousand eight hundred and seventy dollars;

For support of a school, per fifth article of treaty of March sixth, eighteen hundred and sixty-one, two hundred dollars; in all, eight thousand and seventy dollars. And the money hereby appropriated, and all money heretofore appropriated to said Indians, being the Sacs and Foxes at the Iowa agency, and which has not been drawn by them, shall be paid to them when they shall sign a pay-roll by the head of each family, the correctness of which pay-roll shall be certified by the agent in charge of said Indians.

SEMINOLES.

For five per centum interest on two hundred and fifty thousand dollars, to be paid as annuity, per eighth article of treaty of August seventh, eighteen hundred and fifty-six, twelve thousand five hundred dollars;

For five per centum interest on two hundred and fifty thousand dollars, to be paid as annuity (they having joined their brethren west), per eighth article of treaty of August seventh, eighteen hundred and fifty-six, twelve thousand five hundred dollars;

For interest on fifty thousand dollars, at the rate of five per centum per annum, to be paid annually for the support of schools, as per third article of treaty of March twenty-first, eighteen hundred and sixty-six, two thousand five hundred dollars;

For interest on twenty thousand dollars, at the rate of five per centum per annum, to be paid annually, for the support of the Seminole government, as per same article of same treaty, one thousand dollars; in all, twenty-eight thousand five hundred dollars.
SENECAS.

For permanent annuity, in specie, per fourth article of treaty of September twenty-ninth, eighteen hundred and seventeen, five hundred dollars;

For permanent annuity, in specie, per fourth article of treaty of September seventeenth, eighteen hundred and eighteen, five hundred dollars;

For permanent annuity, for blacksmith and miller, per fourth article of treaty of February twenty-eighth, eighteen hundred and thirty-one, and fifth article of treaty of February twenty-third, eighteen hundred and sixty-seven, five hundred dollars;

For blacksmith and assistant, shops and tools, iron and steel, per fourth article of treaty of July twentieth, eighteen hundred and thirty-one, and fifth article of treaty of February twenty-third, eighteen hundred and sixty-seven, five hundred and thirty dollars; in all, three thousand six hundred and ninety dollars.

SENECAS OF NEW YORK.

For permanent annuity, in lieu of interest on stock, per act of February nineteenth, eighteen hundred and thirty-one, six thousand dollars;

For interest, in lieu of investment, on seventy-five thousand dollars, at five per centum, per act of June twenty-seventh, eighteen hundred and forty-six, three thousand seven hundred and fifty dollars;

For interest, at five per centum, on forty-three thousand and fifty dollars, transferred from the Ontario Bank to the United States Treasury, per act of June twenty-seventh, eighteen hundred and forty-six, two thousand one hundred and fifty-two dollars and fifty cents; in all, eleven thousand nine hundred and two dollars and fifty cents.

SHAWNEES.

For permanent annuity, for educational purposes, per fourth article of treaty of August third, seventeen hundred and ninety-five, and third article of treaty of May tenth, eighteen hundred and fifty-four, one thousand dollars;

For permanent annuity, in specie, for educational purposes, per fourth article of treaty of September twenty-ninth, eighteen hundred and seventeen, and third article of treaty of May tenth, eighteen hundred and fifty-four, two thousand dollars;

For interest, at five per centum, on forty thousand dollars, for educational purposes, per third article of last named treaty, two thousand dollars; in all, five thousand dollars.

EASTERN SHAWNEES.

For permanent annuity, in specie, per fourth article of treaty of September seventeenth, eighteen hundred and eighteen, and fifth article of treaty of February twenty-third, eighteen hundred and sixty-seven, five hundred dollars;

For blacksmith and assistant, shops and tools, iron and steel, per fourth article of treaty of July twentieth, eighteen hundred and thirty-one, and fifth article of treaty of February twenty-third, eighteen hundred and sixty-seven, five hundred and thirty dollars; in all, one thousand and thirty dollars.
SHOSHONES, WESTERN, NORTHWESTERN, AND GOSHIP BANDS.

Western bands: For eighteenth of twenty installments, to be expended, under the direction of the President, in the purchase of such articles as he may deem suitable to their wants either as hunters or herdsmen, per seventh article of treaty of October first, eighteen hundred and sixty-three, five thousand dollars;

Northwestern bands: For eighteenth of twenty installments, to be expended, under the direction of the President, in the purchase of such articles as he may deem suitable to their wants either as hunters or herdsmen, per third article of treaty of July thirtieth, eighteen hundred and sixty-three, five thousand dollars;

Goship band: For eighteenth of twenty installments, to be expended, under the direction of the President, in the purchase of such articles, including cattle for herding and other purposes, as he shall deem suitable to their wants and condition as hunters and herdsmen, per seventh article of treaty of October twelfth, eighteen hundred and sixty-three, one thousand dollars; in all, eleven thousand dollars.

SHOSHONES AND BANNOCKS.

Shoshones: For twelfth of thirty installments, to purchase suits of clothing for males over fourteen years of age, flannel, hose, calico, and domestics for females over the age of twelve years, and such goods as may be needed to make suits for boys and girls under the ages named, as per ninth article of treaty of July third, eighteen hundred and sixty-eight, eleven thousand five hundred dollars;

For pay of physician, teacher, carpenter, miller, engineer, farmer, and blacksmith, as per tenth article of treaty of July third, eighteen hundred and sixty-eight, five thousand dollars;

For pay of second blacksmith, and such iron and steel and other materials as may be required, per eighth article of the same treaty, one thousand dollars;

Bannocks: For twelfth of thirty installments, to purchase suits of clothing for males over fourteen years of age, flannel, hose, calico, and domestics required for females over twelve years of age, and for such flannel and cotton goods as may be needed to make suits for boys and girls under the ages named, as per ninth article of the same treaty, six thousand nine hundred and thirty-seven dollars;

For pay of physician, teacher, carpenter, miller, engineer, farmer, and blacksmith, as per tenth article of treaty of July third, eighteen hundred and sixty-eight, five thousand dollars; in all, twenty-nine thousand four hundred and thirty-seven dollars.

SIX NATIONS OF NEW YORK.

For permanent annuity, in clothing and other useful articles, per sixth article of treaty of November seventeenth, seventeen hundred and ninety-four, four thousand five hundred dollars.

SIOUX OF DIFFERENT TRIBES, INCLUDING Santee Sioux of Nebraska.

For twelfth of thirty installments, to purchase clothing for males over fourteen years of age, for flannel, hose, and calico, and domestics required for females over twelve years of age, and for such flannel and cotton goods as may be needed to make suits for boys and girls, per tenth article of treaty of April twenty-ninth, eighteen hundred and sixty-eight, one hundred and forty thousand dollars;

For twelfth of thirty installments, to purchase such articles as may be considered proper by the Secretary of the Interior for persons roaming, one hundred and ninety thousand dollars;
For twelfth of thirty installments to purchase such articles as may be considered proper by the Secretary of the Interior for one thousand four hundred and twenty persons engaged in agriculture, twenty-eight thousand four hundred dollars;

For pay of physician, five teachers, one carpenter, one miller, one engineer, one farmer, and one blacksmith, per thirteenth article of same treaty, ten thousand four hundred dollars;

For pay of additional employees at the several agencies for the Sioux in Nebraska and Dakota, twenty thousand dollars;

For industrial schools at the Santee Sioux and Crow Creek agencies, three thousand dollars each, six thousand dollars;

For subsistence of the Sioux, and for purposes of their civilization, as per agreement ratified by act of Congress approved February twenty-eighth, eighteen hundred and seventy-seven, one million dollars; Pay of matron at Santee agency, five hundred dollars;

Pay of second blacksmith, and furnishing iron, steel, and other material, per eighth article of same treaty, two thousand dollars; in all, one million three hundred and ninety-seven thousand three hundred dollars.

SIoux, Sisseton, and Wahpeton, and Santee Sioux of Lake Traverse and Devil's Lake.

For ninth of ten installments of the sum of eight hundred thousand dollars, named in a certain agreement confirmed by act approved June twenty-second, eighteen hundred and seventy-four, made by the commissioners appointed by the Secretary of the Interior, under the provisions of the act of June seventh, eighteen hundred and sixty-seven, the same to be expended, under the direction of the President, for the benefit of said Indians, in the manner prescribed in said treaty of eighteen hundred and sixty-seven as amended by the Senate, said amendment having been ratified by the Indians, as provided by act of February fourteenth, eighteen hundred and seventy-three, eighty thousand dollars.

SIOUX, YANKTON TRIBE.

For third of ten installments, third series, to be paid to them or expended for their benefit, per fourth article of treaty of April nineteenth, eighteen hundred and fifty-eight, twenty-five thousand dollars;

For subsistence and civilization of two thousand Yankton Sioux, heretofore provided for in appropriations under "Fulfilling treaty with Sioux of different tribes," fifty thousand dollars; in all, seventy-five thousand dollars.

SNAKES, WAL-PAH-PEE TRIBE.

For last of ten installments, to be expended under the direction of the President, as per seventh article of treaty of August twelfth, eighteen hundred and sixty-five, one thousand two hundred dollars.

UTAHS, Tabequache Band.

For pay of blacksmith, as per tenth article of treaty of October seventh, eighteen hundred and sixty-three, seven hundred and twenty dollars.

Tabequache, Muache, Capote, Weeminuche, Yampa, Grand River, and Uintah Bands of Utes.

For pay of two carpenters, two millers, two farmers, and one blacksmith, as per fifteenth article of treaty of March second, eighteen hundred and sixty-eight, six thousand dollars;
For pay of two teachers, as per same article of same treaty, one thousand eight hundred dollars;

15 Stat., 621.

For purchase of iron and steel, and the necessary tools for blacksmith shop, per ninth article of same treaty, two hundred and twenty dollars;

15 Stat., 622.

For thirteenth of thirty installments, to be expended under the direction of the Secretary of the Interior, for clothing, blankets, and such other articles as he may deem proper and necessary, under eleventh article of same treaty, thirty thousand dollars;

For annual amount, for the purchase of beef, mutton, wheat, flour, beans, and potatoes, as per twelfth article of same treaty, thirty thousand dollars;

Employes at Ute agencies.

For pay of employees at the several Ute agencies, five thousand dollars; in all, seventy-three thousand and twenty dollars.

Winnebagoes.

For interest on eight hundred and four thousand nine hundred and seventeen cents, at five per centum per annum, per fourth article of treaty of November first, eighteen hundred and thirty-seven, and joint resolution of July seventeenth, eighteen hundred and sixty-two, and the Secretary of the Interior is hereby directed to expend said interest for the support, education, and civilization of said Indians, forty thousand two hundred and forty-five dollars and forty-five cents;

7 Stat., 545.

For interest on seventy-eight thousand three hundred and forty dollars and forty-one cents, at five per centum per annum, to be expended, under the direction of the Secretary of the Interior, for the erection of houses, improvement of their allotments of land, purchase of stock, agricultural implements, seeds, and other beneficial objects, three thousand nine hundred and seventeen dollars and two cents; in all, forty-four thousand one hundred and sixty-two dollars and forty-seven cents.

1862, Res. 69, 12 Stat., 625.

1870, ch. 296, 16 Stat., 355.

Removal, subsistence, etc.

Flatheads.

Payment to Flatheads removed to Jocko reservation, Montana: For ninth of ten installments of fifty thousand dollars, to be expended under the direction of the President, for the Flathead Indians removed from Bitter Root Valley to the Jocko reservation, in the Territory of Montana, five thousand dollars.

Apaches.

Collecting and subsisting Apaches and other Indians of Arizona and New Mexico: For this amount, to subsist and properly care for the Apache and other Indians in Arizona and New Mexico who have been or may be collected on reservations in New Mexico or Arizona, three hundred and ten thousand dollars.

Arapahoes, Cheyennes, Apaches, Kiowas, Comanches, and Wichitas.

For subsistence and civilization of the Arapahoes, Cheyennes, Apaches, Kiowas, Comanches, and Wichitas who have been collected upon the reservations set apart for their use and occupation, three hundred and fifty thousand dollars.

Arikarees, Gros Ventres, and Mandans.

Subsistence and civilization of Arikarees, Gros Ventres, and Mandans: For this amount, to be expended in such goods, provisions, and other articles as the President may, from time to time, determine, in instructing in agricultural and mechanical pursuits, in providing employees, educating children, procuring medicine and medical attendance, care for and support of the aged, sick, and infirm, for the helpless orphans of said Indians, and in any other respect to promote their civilization, comfort, and improvement, fifty thousand dollars.

Assinaboines in Montana.

For subsistence and civilization of the Assinaboines in Montana, including pay of employees, twenty thousand dollars.

Blackfeet, Bloods, and Piegans.

For support, education, and civilization of the Blackfeet, Bloods, and Piegans, including pay of employees, thirty-five thousand dollars.

Chippewas of Lake Superior.

Support of Chippewas of Lake Superior: For support and civilization of the Chippewas of Lake Superior, to be expended for agricultural
and educational purposes, pay of clerk and necessary employees, purchase of goods and provisions, and for such other purposes as may be deemed for the best interests of said Indians, eighteen thousand dollars.

For support and civilization of Chipewas of Red Lake and Pembina tribe of Chippewas, and for pay of employees, eighteen thousand dollars.

Support of Chipewas on White Earth reservation: For this amount, or so much thereof as may be necessary, to be expended, under the direction of the Secretary of the Interior, in the care and support of the Otter Tail, Pillager, Pembina, and Mississippi Chipewa Indians on the White Earth reservation in Minnesota, and to assist them in their agricultural operations, ten thousand dollars.

For subsistence and civilization of the confederated tribes and bands in Middle Oregon, and for pay of employees, eight thousand dollars.

For subsistence and civilization of the D’Wamish and other allied tribes in Washington Territory, including pay of employees, ten thousand dollars.

For subsistence and civilization of the Flatheads and other confederated tribes, including pay of employees, thirteen thousand dollars.

For subsistence and civilization of the Gros Ventres in Montana, including pay of employees, twenty thousand dollars.

For education and civilization of the Indians within the limits of the late Central Superintendency, including clothing, food, and lodging for the children attending school, eighteen thousand dollars.

Support of Indians at Fort Peck agency: For this amount, to be expended in such goods, provisions, and other useful articles as the President may, from time to time, determine, in instructing in agricultural and mechanical pursuits, in providing employees, educating children, procuring medicine and medical attendance, care for and support of the aged, sick, and infirm, for the helpless orphans of said Indians, and in any respect to promote their civilization, comfort, and improvement, one hundred thousand dollars.

Settlement, subsistence, and support of Shoshones and Bannocks, and other bands in Idaho and Southeastern Oregon: For this amount, to be expended by the direction of the President, in assisting the roving bands of Indians in Southeastern Idaho to move and locate on the Fort Hall reservation in Idaho Territory, and to assist them in educational and agricultural pursuits on said reservation, twenty thousand dollars.

For this amount, to be expended, by direction of the President, in assisting the roving bands of Indians in Southeastern Oregon to move and locate on some proper reservation in Oregon, and to assist them in agricultural pursuits thereon, five thousand dollars.

For support and civilization of the Kansas Indians, including agricultural assistance and pay of employees, seven thousand five hundred dollars.

For support and civilization of the Klamaths and Modocs, including pay of employees, five thousand dollars.

For subsistence and civilization of the Makahs, including pay of employees, seven thousand dollars.

For support and civilization of the Menomonee Indians, including pay of employees, ten thousand dollars.

For support, education, and civilization of the Mixed Shoshones, Bannocks, and Sheep-eaters, including pay of employees, twenty-two thousand five hundred dollars.

For support and civilization of the Modoc Indians now residing within the Indian Territory, five thousand dollars.

For support and civilization of Navajo Indians, including pay of employees, twenty-five thousand dollars.

For support and civilization of Joseph’s band of Nez Perces Indians in the Indian Territory, twenty thousand dollars.
Qui-nai-elts and Qui-leh-utes. For subsistence and civilization of the Qui-nai-elts and Qui-leh-utes, including pay of employees, six thousand dollars.

Shoshones in Wyoming. For support and civilization of Shoshone Indians in Wyoming, twenty thousand dollars.

S'Klallams. For subsistence and civilization of the S'Klallam Indians, including pay of employees, eight thousand dollars.

Tonkawas. For the support of the Tonkawa Indians at Fort Griffin, Texas, four thousand dollars.

Walla-Walla, Cayuse, and Umatilla tribes. For subsistence and civilization of the Walla-Walla, Cayuse, and Umatilla tribes, including pay of employees, twelve thousand dollars.

Wichitas. For support and civilization of the Wichitas and affiliated bands, including pay of employees, eighteen thousand dollars.

Yakamas. For subsistence and civilization of the Yakamas, and of Indians removed from Malheur reservation, including pay of employees, thirty-two thousand dollars.

GENERAL INCIDENTAL EXPENSES OF THE INDIAN SERVICE.

Indian service in Arizona; Incidental expenses of Indian service in Arizona: For general incidental expenses of the Indian service, including traveling expenses of agents, support and civilization of Indians at the Colorado River, Pima and Maricopa, and Moquis Pueblo agencies, twenty thousand dollars, and pay of employees at same agencies, sixteen thousand dollars; in all, thirty-six thousand dollars.

California; Incidental expenses of Indian service in California: For general incidental expenses of the Indian service, including traveling expenses of agents, support and civilization of Indians at the Round Valley, Hoopa Valley, Tule River, and Mission agencies, twenty-three thousand dollars, and pay of employees at same agencies, nine thousand dollars; in all, thirty-two thousand dollars.

Colorado; Incidental expenses of Indian service in Colorado. For general incidental expenses of the Indian service, including traveling expenses of agents, and pay of employees, four thousand dollars.

Dakota; Incidental expenses of Indian service in Dakota: For general incidental expenses of the Indian service, including traveling expenses of agents, and pay of employees at eight agencies for the Sioux, ten thousand dollars.

Idaho; Incidental expenses of Indian service in Idaho: For general incidental expenses of the Indian service, including traveling expenses of agents, one thousand dollars, and pay of employees at Lemhi agency, and additional employees at Fort Hall, Idaho, three thousand dollars; in all, four thousand dollars.

Montana; Incidental expenses of Indian service in Montana: For general incidental expenses of the Indian service, including traveling expenses of agents, and pay and expenses of detectives, five thousand dollars.

Nevada; Incidental expenses of Indian service in Nevada: For general incidental expenses of the Indian service, including traveling expenses of agents, support and civilization of Indians located on the Pi-Ute, Walker River, Western Shoshone, and Pyramid Lake reservations, seven thousand dollars, and pay of employees, same agencies, six thousand dollars; in all, thirteen thousand dollars.

New Mexico; Incidental expenses of Indian service in New Mexico: For general incidental expenses of the Indian service, including traveling expenses of agents, support and civilization of Indians at Abiquiu, Pueblo, and Mescalero agencies, ten thousand dollars, and pay of employees at same agencies, eight thousand dollars; in all, eighteen thousand dollars.

Oregon; Incidental expenses of Indian service in Oregon: For general incidental expenses of the Indian service, including traveling expenses of agents, support and civilization of Indians, at Grand Ronde and Siletz agencies, sixteen thousand dollars, and pay of employees at the same agencies, eight thousand dollars; in all, twenty-four thousand dollars.
Incidental expenses of Indian service in Utah: For general incidental expenses of the Indian service, including traveling expenses of agents, support and civilization of Indians, at Uintah Valley agency, eight thousand dollars, and pay of employees at said agency, three thousand dollars; in all, eleven thousand dollars.

Incidental expenses of Indian service in Washington: For general incidental expenses of the Indian service, including traveling expenses of agents, at seven agencies, and pay of employees, and the support and civilization of Indians at Colville and Nisqually agencies, twenty thousand dollars.

Incidental expenses of Indian service in Wyoming: For general incidental expenses of the Indian service, including traveling expenses of agents, and pay of employees, two thousand dollars.

MISCELLANEOUS.

Pay of Indian police: For the service of not exceeding eight hundred privates at five dollars per month each, and not exceeding one hundred officers at eight dollars per month each, of Indian police, and for equipments and rations, to be employed in maintaining order and prohibiting illegal traffic in liquor on the several Indian reservations, seventy thousand dollars.

For support of industrial schools and for other educational purposes for the Indian tribes, eighty-five thousand dollars. And out of this sum the Secretary of the Interior may make and pay such allowance, not exceeding the rate of one thousand dollars a year, as he shall think just, to Captain R. H. Pratt, in charge of the school at Carlisle, Pennsylvania, from and after the passage of this act.

For this amount, to assist the Creek Nation of Indians in rebuilding the "Tallahassee Mission School building," destroyed by fire December nineteenth, eighteen hundred and eighty, five thousand dollars.

For vaccine matter and vaccination of Indians, five hundred dollars.

Telegraphing and purchase of Indian supplies: To contract for the Indian service, advertising at rates not exceeding regular commercial rates, inspection, and all other expenses connected therewith, including telegraphing, thirty thousand dollars.

Transportation of Indian supplies: For this amount, for necessary expenses of transportation of such goods, provisions, and other articles, for the various tribes of Indians provided for by this act, two hundred and fifty thousand dollars.

INTEREST ON TRUST-FUND STOCKS.

SEC. 2. Payment of interest on certain abstracted and non-paying State stocks, belonging to the various Indian tribes, and held in trust by the Secretary of the Interior, for the year ending June thirtieth, eighteen hundred and eighty-one, namely:

For trust-fund interest due Cherokee national fund, twenty-six thousand and sixty dollars;
For trust-fund interest due Cherokee school fund, two thousand four hundred and ten dollars;
For trust-fund interest due Chickasaw national fund, nineteen thousand eight hundred and twenty dollars;
For trust fund interest due Choctaw general fund, twenty-seven thousand dollars;
For trust-fund interest due Creek orphans, four thousand and forty-eight dollars;
For trust-fund interest due Delaware general fund, eight thousand nine hundred and thirty dollars;
For trust-fund interest due Iowas, three thousand five hundred and twenty dollars;
For trust-fund interest due Kaskaskias, Peorias, Weas, and Piankeshaw, four thousand eight hundred and one dollars;
For trust-fund interest due Kaskaskia, Wea, Peoria, and Piankeshaw school-fund, one thousand four hundred and forty-nine dollars;
For trust-fund interest due Menomonees, nine hundred and fifty dollars;
For trust-fund interest due Ottawas and Chippewas, two hundred and thirty dollars; in all, ninety-nine thousand two hundred and eighteen dollars.

SEC. 3. No purchase of supplies for which appropriations are herein made exceeding in the aggregate five hundred dollars in value at any one time shall be made without first giving at least three weeks' public notice by advertisement, except in cases of exigency, when, in the discretion of the Secretary of the Interior, who shall make official record of the facts constituting the contingency, he may direct that purchases may be made in open market in amount not exceeding three thousand dollars.

SEC. 4. That so much of the appropriations herein made as may be required to pay for goods and supplies, and for transportation of the same, for the year ending June thirtieth, eighteen hundred and eighty-two, shall be immediately available; but no such goods or supplies shall be distributed or delivered to any of said Indians prior to July first, eighteen hundred and eighty-one; and the Secretary of the Interior, under the direction of the President, may use any surplus that may remain in any of the said appropriations herein made for the purchase of subsistence for the several Indian tribes, to an amount not exceeding fifty thousand dollars in the aggregate, to supply any subsistence deficiency that may occur: Provided, however, That funds appropriated to fulfill treaty obligations shall not be so used: And provided further, That any diversions which shall be made under authority of this section shall be reported in detail, and the reasons therefore, to Congress, at the session of Congress next succeeding such diversion.

SEC. 5. That when not required for the purpose for which appropriated, the funds herein provided for the pay of specified employees at any agency may be used by the Secretary of the Interior for the pay of other employees at such agency, but no deficiency shall be thereby created, and, when necessary, specified employees may be detailed for other service when not required for the duty for which they were engaged; and that the several appropriations herein made for millers, blacksmiths, engineers, carpenters, physicians, and other persons, and for various articles provided for by treaty stipulation for the several Indian tribes, may be diverted to other uses for the benefit of the said tribes respectively, within the discretion of the President, and with the consent of said tribes, expressed in the usual manner: and that he cause report to be made to Congress, at its next session thereafter, of his action under this provision.

Approved, March 3, 1881.
ing; the class of merchandise and the particular description of goods comprised in such class to which the particular trade-mark has been appropriated; a description of the trade-mark itself, with fac-similes thereof, and a statement of the mode in which the same is applied and affixed to goods, and the length of time during which the trade-mark has been used.

Second. By paying into the Treasury of the United States the sum of twenty-five dollars, and complying with such regulations as may be prescribed by the Commissioner of Patents.

SEC. 2. That the application prescribed in the foregoing section must, in order to create any right whatever in favor of the party filing it, be accompanied by a written declaration verified by the person, or by a member of a firm, or by an officer of a corporation applying, to the effect that such party has at the time a right to the use of the trade-mark sought to be registered, and that no other person, firm, or corporation has the right to such use, either in the identical form or in any such near resemblance thereto as might be calculated to deceive; that such trade-mark is used in commerce with foreign nations or Indian tribes, as above indicated; and that the description and fac-similes presented for registry truly represent the trade-mark sought to be registered.

SEC. 3. That the time of the receipt of any such application shall be noted and recorded. But no alleged trade-mark shall be registered unless the same appear to be lawfully used as such by the applicant in foreign commerce or commerce with Indian tribes as above mentioned or is within the provision of a treaty, convention, or declaration with a foreign power; nor which is merely the name of the applicant; nor which is identical with a registered or known trade-mark owned by another and appropriate to the same class of merchandise, or which so nearly resembles some other person's lawful trade-mark as to be likely to cause confusion or mistake in the mind of the public, or to deceive purchasers. In an application for registration the Commissioner of Patents shall decide the presumptive lawfulness of claim to the alleged trade-mark; and in any dispute between an applicant and a previous registrant, or between applicants, he shall follow, so far as the same may be applicable, the practice of courts of equity of the United States in analogous cases.

SEC. 4. That certificates of registry of trade-marks shall be issued in the name of the United States of America, under the seal of the Department of the Interior, and shall be signed by the Commissioner of Patents, and a record thereof, together with printed copies of the specifications, shall be kept in books for that purpose. Copies of trade-marks and of statements and declarations filed therewith and certificates of registry so signed and sealed shall be evidence in any suit in which such trade-marks shall be brought in controversy.

SEC. 5. That a certificate of registry shall remain in force for thirty years from its date; except in cases where the trade-mark is claimed for and applied to articles not manufactured in this country, and in which it receives protection under the laws of a foreign country for a shorter period, in which case it shall cease to have any force in this country by virtue of this act at the time that such trade-mark ceases to be exclusive property elsewhere. At any time during the six months prior to the expiration of the term of thirty years such registration may be renewed on the same terms, and for a like period.

SEC. 6. That applicants for registration under this act shall be credited for any fee, or part of a fee, heretofore paid into the Treasury of the United States with intent to procure protection for the same trade-mark.

SEC. 7. That registration of a trade-mark shall be prima facie evidence of ownership. Any person who shall reproduce, counterfeit, copy or colorably imitate any trade-mark registered under this act and affix the
Counterfeiting, etc., registered trade-marks.

same to merchandise of substantially the same descriptive properties as those described in the registration, shall be liable to an action on the case for damages for the wrongful use of said trade-mark, at the suit of the owner thereof; and the party aggrieved shall also have his remedy according to the course of equity to enjoin the wrongful use of such trade-mark used in foreign commerce or commerce with Indian tribes, as aforesaid, and to recover compensation therefor in any court having jurisdiction over the person guilty of such wrongful act; and courts of the United States shall have original and appellate jurisdiction in such cases without regard to the amount in controversy.

SEC. 8. That no action or suit shall be maintained under the provisions of this act in any case when the trade-mark is used in any unlawful business, or upon any article injurious in itself, or which mark has been used with the design of deceiving the public in the purchase of merchandise, or under any certificate of registry fraudulently obtained.

SEC. 9. That any person who shall procure the registry of a trade-mark, or of himself as the owner of a trade-mark or an entry respecting a trade-mark, in the office of the Commissioner of Patents, by a false or fraudulent representation or declaration, orally or in writing, or by any fraudulent means, shall be liable to pay any damages sustained in consequence thereof to the injured party, to be recovered in an action on the case.

SEC. 10. That nothing in this act shall prevent, lessen, impeach, or avoid any remedy at law or in equity which any party aggrieved by any wrongful use of any trade-mark might have had if the provisions of this act had not been passed.

SEC. 11. That nothing in this act shall be construed as unfavorably affecting a claim to a trade-mark after the term of registration shall have expired; nor to give cognizance to any court of the United States in an action or suit between citizens of the same State, unless the trade-mark in controversy is used on goods intended to be transported to a foreign country, or in lawful commercial intercourse with an Indian tribe.

SEC. 12. That the Commissioner of Patents is authorized to make rules and regulations and prescribe forms for the transfer of the right to use trade-marks and for recording such transfers in his office.

SEC. 13. That citizens and residents of this country wishing the protection of trade-marks in any foreign country, the laws of which require registration here as a condition precedent to getting such protection there, may register their trade-marks for that purpose as is above allowed to foreigners, and have certificate thereof from the Patent Office.

Approved, March 3, 1881.
of said Choctaw Nation shall be taken within sixty days after the rendition of said judgment, and the said courts shall give such cause precedence.

SEC. 2. Said action shall be commenced by a petition stating the facts on which said nation claims to recover and the amount of its claim; and said petition may be verified by either of the authorized delegates of said nation as to the existence of such facts, and no other statements need be contained in said petition or verification.

Approved, March 3, 1881.

CHAP. 140.—An act to amend section twenty-three hundred and twenty-six of the Revised Statutes relating to suits at law affecting the title to mining claims.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That if, in any action brought pursuant to section twenty three hundred and twenty-six of the Revised Statutes, title to the ground in controversy shall not be established by either party, the jury shall so find, and judgment shall be entered according to the verdict. In such case costs shall not be allowed to either party, and the claimant shall not proceed in the land-office or be entitled to a patent for the ground in controversy until he shall have perfected his title.

Approved, March 3, 1881.

CHAP. 141.—An act to amend the act entitled "An act to encourage the establishment of public marine schools", approved June twentieth, eighteen hundred and seventy-four, so as to extend it to the ports of Wilmington, Charleston, Savannah, Mobile, New Orleans, Baton Rouge, Galveston, and in Narragansett Bay.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act entitled "An act to encourage the establishment of public marine schools", approved June twentieth, eighteen hundred and seventy-four, be, and the same is, amended so that it shall extend to the ports of Wilmington, Charleston, Savannah, Mobile, New Orleans, Baton Rouge, Galveston, and in Narragansett Bay.

Approved, March 3, 1881.

CHAP. 142.—An act to authorize the Secretary of the Treasury to sell certain real estate belonging to the United States, and vesting the title to certain other lands in the city of Vincennes, in the State of Indiana, and for other purposes.

Whereas, the United States heretofore through the intervention of trustees acquired title for debt to certain real estate situate in and near the city of Vincennes, in the county of Knox, and State of Indiana, described as follows: The southeast half of lot number one and the whole of lot number eight in Harrison's addition to the borough, now city, of Vincennes, and also survey number five in upper prairie surveys, in township three north, range ten west, containing eighty-two acres and eighty-one hundredths of an acre, known as the "Steam Mill Tract", and situate in Knox County, Indiana; and

Whereas the said eighty-two and eighty-one hundredths acre tract of land consists of a strip of about twenty-six rods in width commencing on the Wabash River, thence running in a southerly direction through said city of Vincennes and far beyond its limits; that said city has been built up on both sides of said land and its streets abut thereon, said city not having the legal right to lay out and improve her streets through the same; in consequence whereof that part of said city through which said land is located has been greatly hindered and obstructed in its growth; and
Whereas said city is in great need of a public park, and as the portion of said survey which lies between the northern line of the extension of Fourth street through said land, and the Wabash River, can be improved and made suitable for such public park: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury shall, as soon practicable, after the passage of this act, cause a survey to be made extending said Fourth street of said city of Vincennes through said survey or tract of land, and shall establish the boundaries thereof on said land. And he shall then cause a survey to be made of all that part of said survey or land which lies between the southern boundary of said Fourth street, established as aforesaid, and the southern boundary or limit of said city; except so much thereof as is now occupied by the Ohio and Mississippi Railway Company, the Evansville and Terre Haute, and the Indianapolis and Vincennes Railroad Companies, with their respective road-beds and tracks, and shall cause the same to be laid off into streets, alleys, blocks, and lots, so as to conform to the streets, alleys, blocks, and lots of said city as near as practicable; and shall cause a plat of said streets, alleys, blocks, and lots to be made, and cause a duly certified copy of the same to be filed in the office of the clerk of said city, and cause the same to be appraised at its fair cash value. And he shall cause that part of said survey or land lying south of the southern boundary or limits of said city to be laid off into five acre lots as near as may be; and after giving three weeks' notice of the time, place, and terms of sale in the public newspapers, one of which shall be published in said city, he shall on the premises, offer each of said lots, including said five-acre lots and the southeast half of lot number one and the whole of lot number eight in said Harrison's addition to said city, for sale separately at public auction, and shall sell the same to the highest and best bidder for cash, at not less than the appraised value; and he shall on payment of the purchase-money, execute to the purchasers all needful conveyances for the same, and after deducting all the necessary expenses incurred in making said surveys and sales the remainder of the proceeds shall be covered into the Treasury.

March 3, 1881.

CHAP. 143.—An act to amend chapter one hundred and ninety-eight, volume sixteen, of the Statutes at Large.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That chapter one hundred and ninety-eight, volume sixteen, of the Statutes at Large, being an act for the disposal of the lands within the Fort Ridgely military reservation, Minnesota, be amended by adding thereto a new section:

"Sec. 4. All lands within the limits of the said reservation and not embracing any government improvements, shall be open to homestead settlement and timber-culture entry as other public lands in Minnesota from and after the passage of this act: Provided, That all persons now residing on any of said lands, or who have filed on any of the lands of said reservation as bona fide settlers, shall have sixty days from and after the passage of this act to refile on the same tract as homestead or tree-culture entry, and shall have a preference over all other persons as to the tracts so settled on by them. And all persons who were allowed to preempt any of said lands, and who have paid for the same at the rate of one dollar and twenty-five cents per acre shall be entitled to a patent for the same."

Approved, March 3, 1881.
An act to divide the State of Louisiana into two judicial districts.

March 3, 1881.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the parishes of Caddo, Bossier, Webster, Claiborne, Union, Morehouse, West Carroll, East Carroll, Madison, Richland, Ouachita, Lincoln, Bienville, Red River, De Soto, Sabine, Winn, Natchitoches, Jackson, Caldwell, Franklin, Tensas, Concordia, Catahoula, Grant, Vernon, Rapides, Avoyelles, Saint Landry, La Fayette, Saint Martin's, Vermillion, Cameron, and Calcasieu, in the State of Louisiana, shall constitute, and is hereby created, the western judicial district in that State; and the district court now existing in Louisiana shall, from and after the passage of this act, be known as the district court for the eastern district of Louisiana, and all the parishes in said State not above named shall belong to said district.

SEC. 2. That 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 district where he resides, but if there are two or more defendants, residing in different districts, such suits may be brought in either district.

SEC. 3. That all prosecutions for crimes or offenses hereafter committed in either of said districts shall be cognizable within such district; and all prosecutions for crimes or offenses heretofore committed in the district of Louisiana shall be commenced and proceeded with as if this act had not been passed.

SEC. 4. That all civil suits in law or equity which have arisen in the parishes composing said western district, or against persons residing therein, or concerning lands situated therein, and now pending, together with all process, writs, recognizances, and records belonging thereto, shall, with the consent of all the parties, be transferred to said western district.

SEC. 5. That there shall be held semi-annually in said district two stated sessions of the district and circuit courts, at each of the following places, to wit: At Opelousas, on the first Mondays of January and June; at Alexandria, on the fourth Mondays of January and June; at Shreveport, on the third Mondays of February and July; at Monroe, on the first Mondays of April and October.

SEC. 6. That a person learned in the law shall be appointed by the President of the United States, by and with the advice and consent of the Senate, district judge thereof, with a salary of three thousand five hundred dollars per annum, payable quarterly, and with the same powers and duties as the district judge of the United States for the district of Louisiana as it now exists, and such as are conferred on him, or required of him, by this act. And the said judge shall appoint a clerk of the district court in the western district, and a clerk of the circuit court for said district shall be appointed in the same manner as other such clerks are appointed, and who shall receive for the services performed by them the same fees and compensation that are allowed to the clerks of such courts holding their sessions in New Orleans, in the same State, and shall be subject in every respect to the same restrictions and responsibilities, and the district and circuit courts for the eastern district of Louisiana shall be held in New Orleans, as heretofore. And it shall be the duty of the clerks of the district and circuit courts of the United States in New Orleans, whenever the courts shall so order, to transmit, by some safe conveyance, or to deliver to the clerks of the courts in the western district, or their order, the original papers in all such cases as properly belong to the court in the western district by the provisions of this act, together with a transcript of the proceedings had therein.

SEC. 7. That the President of the United States, by and with the advice and consent of the Senate, be, and hereby is, authorized to appoint one person as marshal and one as district attorney for the said western district of the United States within the State of Louisiana created by this act; and that the terms of appointment and service together
with the duties and responsibilities of the said marshal and district attorney, respectively, for the district aforesaid shall be in all respects the same within their said district as the terms of appointment and services, the duties, and responsibilities of the marshal and district attorney, respectively, of the eastern district of the State of Louisiana.

Approved, March 3, 1881.

March 3, 1881.

CHAP. 145.—An act confirming and vesting the title to a certain tract of land in Burlington, Iowa, in the independent school district of said city.

Whereas, it is claimed that the word “west” after the words “Valley street” in the act confirming the title to a tract of land in the city of Burlington Iowa, approved July fourth, eighteen and sixty-eight (volume fifteen, page eighty two, United States Statutes at Large), is a clerical error, and that the word “east” should be inserted in lieu thereof: Therefore in order to properly confirm the title to the lot which was intended to be confirmed by such act,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act entitled “An act confirming the title to a tract of land in Burlington Iowa” approved July fourth, eighteen hundred and sixty eight, be, and the same is hereby amended so as to read as follows: That all of the title of the United States in and to a certain tract of land in the city of Burlington, Des Moines County, in the State of Iowa, described as being west of lot number nine hundred and seventy-eight in said city, south of Valley street, east of Boundary street, and north of Market street, as laid down on the plat of said city certified under the act of Congress of March third, eighteen hundred and thirty seven, by William W. Conell and George Cubbage, commissioners, and now on file in the General Land Office, and which was originally reserved from sale by the United States and dedicated to public burial purposes, be, and the same is hereby confirmed to and vested in the “independent school district” of said city, to be forever dedicated to and used by said school district for public school purposes, and for no other purpose whatsoever.

Approved, March 3, 1881.

March 3, 1881.

CHAP. 146.—An act to establish an additional land district in the State of Kansas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following described territory in the State of Kansas, to wit: commencing at the southeast corner of township thirty-five, south range thirty-one west of the sixth principal meridian on the south boundary of the State of Kansas; thence west on said southern boundary to the western boundary of said State; thence north on said western boundary to the fourth standard parallel south; thence east along said parallel to the northeast corner of township twenty-one south, range thirty-one west, and thence south to the place of beginning, in the State of Kansas, shall constitute an additional land district, to be called the southwestern land district, the location for the office of which shall be designated by the President of the United States, and shall by him from time to time be changed, as the public interest may seem to require.

SEC. 2. That the President be, and he hereby is, authorized, whenever the public interest shall require, to appoint, in accordance with existing laws authorizing appointment to office, a register and a receiver for the district hereby created, who shall each be required to reside at the site of the office for said district, have the same powers, responsibilities, and emoluments, and be subject to the same acts and penalties which are, or may be, prescribed by law in relation to other land-offices of the United States.
SEC. 3. That all sales and locations made at the offices of the districts in which the lands embraced in this district have hitherto been included, situated wholly within the limits of this district, which shall be valid and right in other respects up to the day on which the new office shall go into operation, be, and the same are hereby, confirmed.

Approved, March 3, 1881.

CHAP. 147.—An act to regulate the mode of purchasing tobacco for the United States Navy.

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 be, and he is hereby, directed to cause all purchases of tobacco for the use of the Navy to be made in the city of Washington, and as follows:

In the month of February or March of each year the Secretary of the Navy shall cause proposals for bids for supplying the Navy with tobacco during the next year to be advertised thirty days in one daily newspaper in each of the cities of New York, Harrisburg, Pennsylvania, Baltimore, Richmond, Raleigh, North Carolina, Saint Louis, Louisville, Nashville, Hartford, Connecticut, Detroit, Cairo, Illinois, and Chicago; said tobacco to be manufactured during the months of June, July, August, and September; the bids to be accompanied by samples of the tobacco which each bidder may propose to furnish. The lowest bid for furnishing tobacco equal to the United States Navy standard now in use shall be accepted.

Approved, March 3, 1881.

CHAP. 148.—An act to provide for the preparation of classified abridgments of all letters patent of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of ten thousand dollars be, and the same hereby is, appropriated, out of any moneys belonging to the patent fund in the Treasury not otherwise appropriated, to be expended under the direction of the Commissioner of Patents in the preparation of classified abridgments of all letters patent of the United States.

SEC. 2. That the said abridgments shall be printed, and one copy of each shall be furnished to each Senator, Representative, and Delegate in Congress; one copy to each of eight public libraries to be designated by each Senator, Representative and Delegate; and two copies to the Library of Congress; and also copies to such foreign governments, libraries, and learned societies as the Commissioner of Patents may designate: Provided, That copies shall be sold at the cost of printing, and all sums received from such sale shall, on or before the first day of each month, be paid into the Treasury.

Approved, March 3, 1881.

CHAP. 149.—An act to graduate the price and dispose of the residue of the Osage Indian trust and diminished-reserve lands, lying east of the sixth principal meridian, in Kansas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all of the lands known as the Osage Indian trust and diminished reserve lands, lying east of the sixth principal meridian, in the State of Kansas, remaining unsold on the thirtieth day of June, anno Domini eighteen hundred and eighty-one, shall be offered for sale at public auction to the highest bidder for cash at not less than seventy-five cents per acre; and all of said lands remaining unsold on the thirtieth day of June, anno Domini eighteen hundred and eighty two, shall be offered for sale to the highest bidder for cash,
at not less than fifty cents per acre; and all of said lands remaining unsold on the thirtieth day of June, anno Domini eighteen hundred and eighty-three, shall be offered for sale to the highest bidder for cash, at not less than twenty-five cents per acre; and all of said lands remaining unsold after the last said public offering shall be subject to be disposed of by cash entry at twenty-five cents per acre, and the Secretary of the Interior may offer the same as aforesaid, in such quantities as may seem to him best; and may make all needful regulations, including the publication of notice of sale, as he may deem proper to carry out the provisions of this act: Provided, however, That no proceeding shall be taken under this act until at least two-thirds of the adult males of said Osage Indian tribes shall assent to the foregoing provisions.

Approved, March 3, 1881.

March 3, 1881.

CHAP. 150.—An act to amend section fourteen hundred and eighty-six of the Revised Statutes in order to preserve the meaning of the original law from which it was taken, with reference to the rank of engineer officers, graduates of the Naval Academy.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section fourteen hundred and eighty-six of the Revised Statutes of the United States be amended by inserting after the word “accordingly”, at the end of the section the words, “Provided, That nothing in this section shall be so construed as to give to any officer of the staff corps precedence of, or a higher relative rank than that of, another staff officer in the same grade and corps, and whose commission in such grade and corps antedates that of such officer.”

Approved, March 3, 1881.

March 3, 1881.

CHAP. 151.—An act for the relief of Redmond Tully.

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 hereby, authorized to nominate and by and with the advice and consent of the Senate to appoint, Redmond Tully, late first lieutenant of the Twelfth United States Infantry, as first lieutenant in the United States infantry, to take effect from his nomination and confirmation under this act, and that he shall be assigned to the first vacancy occurring in such grade in the infantry arm of the service: Provided, That no pay or allowances on account of previous rank or services be allowed or paid to the said Tully: And provided further, That all laws prohibiting appointments in the Army in such cases be, and they are hereby, suspended so far, and so far only, as to the nomination of said Tully.

Approved, March 3, 1881.

March 3, 1881.

CHAP. 152.—An act for the payment of certain Indian war bonds of the State of California.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, directed to pay, out of the unexpended balance of an appropriation of nine hundred and twenty four thousand two hundred and fifty nine dollars and sixty five cents made by the third section of the act of Congress approved August fifth, eighteen hundred and fifty four, the sum of one thousand two hundred and ninety dollars and fifty six cents, which last named amount is hereby reappropriated, to the lawful holder of four California Indian war bonds issued by said State on the eighteenth day of May, eighteen hundred and fifty six, under the provisions of the act of the legislature thereof approved May
third, eighteen hundred and fifty-two, for the suppression of Indian hostilities therein, numbered respectively one hundred and sixty four, one hundred and sixty-six, one hundred and sixty-seven, and one hundred and sixty-eight, each bond being for the sum of two hundred and fifty dollars, and bearing interest from date of issue at the rate of seven per centum per annum; the amount herein appropriated being for the principal of said bonds, with interest thereon from date of issue until the first of July, eighteen hundred and sixty: Provided, That said bonds shall not be paid except out of any amount remaining unapplied of the appropriation of nine hundred and twenty four thousand two hundred and fifty-nine dollars and sixty five cents heretofore made.

Approved, March 3, 1881.

CHAP. 153.—An act to amend section two thousand two hundred and ninety-seven, of title thirty-two, of the Revised Statutes, relating to homestead settlers.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section numbered two thousand two hundred and ninety-seven, of title numbered thirty-two, be amended by adding thereto the following proviso, namely: Provided, That where there may be climatic reasons the Commissioner of the General Land Office may, in his discretion, allow the settler twelve months from the date of filing in which to commence his residence on said land under such rules and regulations as he may prescribe.

Approved, March 3, 1881.

CHAP. 154.—An act amendatory of and supplementary to “An act to provide for the holding of terms of the district and circuit courts of the United States at Fort Wayne, Indiana”, approved June eighteenth, eighteen hundred and seventy-eight.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there shall be two terms each of the United States district and circuit courts for the district of Indiana, held in the city of Fort Wayne, Indiana, said terms to begin on the second Tuesday in June and December.

SEC. 2. The clerk of the district and circuit courts for the district of Indiana, and marshal and district attorney for said district, shall perform the duties appertaining to their offices respectively for said courts, and said clerk and marshal shall appoint deputies, who shall reside and keep their offices at Fort Wayne, Indiana. Said deputies shall keep in their offices such records as appertain to their offices, and said deputy clerk shall keep in his office full records of all actions, proceedings, and judgments in said courts.

Approved, March 3, 1881.

CHAP. 155.—An act to confirm the title to certain lands in the State of Ohio.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the United States relinquish, to whom it may concern, all title, interest, and control in and to that certain parcel of land in the State of Ohio ceded to the children of Captain Logan, a chief of the Shawnee tribe of Indians, by the eighth article of the treaty of September twenty-ninth, eighteen hundred and seventeen, and more fully described in the patent issued therefor by the President and bearing date the eighteenth day of April, eighteen hundred and twenty-one; and the United States waive and relinquish, for the benefit of whom it may concern, the provision of article three of the treaty of September seventeenth, anno Domini eighteen hundred and eighteen, between the United States and the Wyandot, Seneca, Shaw-
CHAP. 156.—An act to establish a port of delivery at Indianapolis, in the State of Indiana.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Indianapolis in the State of Indiana be and the same is hereby constituted a port of delivery; and that the privileges of immediate transportation of dutiable merchandise conferred by the act of June tenth, eighteen hundred and eighty, entitled “An act to amend the statutes in relation to immediate transportation of dutiable goods, and for other purposes” be and the same are hereby extended to said port; and there shall be appointed a surveyor of customs to reside at said port, who shall receive a salary to be determined by the Secretary of the Treasury, not exceeding one thousand dollars per annum.

Approved, March 3, 1881.

CHAP. 157.—An act to provide for the erection of a monument at Schuylerville, New York, commemorative of the battle of Saratoga, 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 sum of thirty thousand dollars be, and the same is hereby appropriated, out of any money in the Treasury not otherwise appropriated to be expended by said association, under the direction of its building committee, in erecting at Schuylerville, State of New York, upon said foundation, the monument hereinbefore referred to; the same to be of granite and of the obelisk form; the main shaft to be twenty feet square, and the height one hundred and fifty feet, as designed by J. C. Markham, of New York City, and adopted by said association: Provided, That before transferring said money, or any part thereof, to the Saratoga Monument Association, it shall be made to appear to the satisfaction of the Secretary of the Treasury, who shall so certify, that a sum of money has been raised by said association which, together with the sum hereby appropriated, shall be sufficient to complete the monument in accordance with the design specified in this act.

Approved, March 3, 1881.
CHAP. 158.—An act to declare the true intent and meaning of "An act to reimburse the State of Kentucky for moneys expended for the United States in enrolling, subsisting, clothing, supplying, arming, equipping, paying and transporting militia forces to aid in suppressing the rebellion," approved June eighth, eighteen hundred and seventy two.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in adjusting the claim of the State of Kentucky the term "equipment" shall be construed to mean and include the arming of said forces, as an essential part of their Equipments, and the word "supplying" shall include forage and fuel, and the transportation shall be embraced, as indicated in the title of the act, it being the intention of Congress in the passage of said act to settle and adjust said accounts.

Approved, March 3, 1881.

CHAP. 159.—An act to vacate and close an alley in square five hundred and four in Washington, District of Columbia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioners of the District of Columbia, in their discretion, are hereby authorized and empowered to sell and convey to the Washington and Georgetown Railroad Company the ground occupied by the alley running north and south in square five hundred and four, between lots eight, nine, and ten, in the city of Washington, District of Columbia, and to vacate and close up said alley: Provided, That said ground shall not be sold at a price below the average assessed value of the lands in said square: And provided further, That the Commissioners aforesaid shall deposit in the Treasury of the United States, to the credit of the general fund of the District of Columbia, the purchase money paid by said Washington and Georgetown Railroad Company

Approved, March 3, 1881.

CHAP. 160.—An act to construe an act entitled "An act to relieve the churches and orphan asylums of the District of Columbia and to clear the title of the trustees of such property."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That upon the payment on or before the first day of October, eighteen hundred and eighty one, of all taxes and assessments levied since the first day of July, eighteen hundred and seventy four, upon church property used for parsonage purposes in the District of Columbia, all taxes and assessments levied upon said parsonage property prior to said first day of July, eighteen hundred and seventy four, together with any and all penalties, costs, and interest that may have accrued thereon, shall be, and hereby are, remitted and released.

Sec. 2. That all taxes and assessments heretofore levied upon orphan asylums, and on the grounds actually occupied thereby, together with all penalties, costs, and interest that may have accrued thereon, shall be, and hereby are remitted and released; and said asylums and grounds shall hereafter be exempt from taxation while so occupied: Provided, That all other real estate belonging to such institutions shall still be held for assessment and taxation, and for all previous assessments and taxes.

Approved, March 3, 1881.
RESOLUTIONS.

[No. 1.] Joint resolution directing one copy of Congressional Record to be sent to each of our legations abroad.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Public Printer be and he is hereby authorized and directed to forward free of charge one copy of the daily Congressional Record to each of our legations abroad. Commencing at the beginning of this session and continuing each day until the fourth day of March eighteen hundred and eighty-one.

Approved, December 18, 1880.

[No. 2.] Joint resolution appropriating two thousand five hundred dollars to meet the expenses of the International Sanitary Conference invited to meet in Washington on the first of January, eighteen hundred and eighty-one.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of two thousand five hundred dollars, or so much thereof as may be necessary, be and the same is hereby appropriated out of any moneys in the Treasury not otherwise appropriated to defray the necessary expenses attending the meeting of the International Sanitary Conference invited to meet at Washington on the first of January, eighteen hundred and eighty-one, in pursuance of the joint resolution of Congress approved the fourteenth of May, eighteen hundred and eighty. The said sum to be immediately available and to be expended under the direction of the Secretary of State.

Approved, January 21, 1881.

[No. 3.] Joint resolution in reference to the distribution of the Congressional Record.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Public Printer be authorized to furnish the Chief Justice and each of the associate justices of the Supreme Court of the United States, and the clerk and marshal of the court with a current copy of the Daily Congressional Record, and at the end of each session a bound copy of the proceedings of Congress for such session. And the Public Printer shall also furnish to the Official Reporter of the Senate five bound copies of the Congressional Record for each session.

Approved, January 27, 1881.

[No. 4.] Joint resolution making an appropriation for filling up, draining and placing in good sanitary condition the ground south of the Capitol, along the line of the old canal and for other purposes.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of twenty thousand dollars be and the same is hereby appropriated out of any moneys in the Treasury, not otherwise appropriated for the purpose of continuing the filling up, draining, and placing in good sanitary condition the old canal, the

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grounds of the United States, south of the Capitol, along the line of said canal. The Commissioners of the District shall determine the plan of said work, employ the labor to do the same by the day, week, or month and see that it is properly conducted, and shall disburse the money, and make report of the same to Congress.

Approved, January 27, 1881.

Feb. 1, 1881. [No. 6.] Joint resolution to print six thousand copies of the Report of the National Board of Health.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That there be printed and bound, under the direction of the National Board of Health, six thousand copies of its annual report, with accompanying documents, and the board is hereby authorized to expend from the appropriation heretofore made for its use not to exceed the sum of fifteen hundred dollars for the preparation of illustrations for the report; one thousand five hundred copies of said report for the use of the Senate; three thousand copies for the use of the House of Representatives, and one thousand five hundred copies for the use of the National Board of Health.

Approved, February 1, 1881.

Feb. 1, 1881. [No. 7.] Joint resolution ratifying settlement of taxes made by the District Commissioners with the Baltimore and Ohio Railroad Company.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the settlement made by the Commissioners of the District of Columbia with the Baltimore and Ohio Railroad Company of the claim of said District upon said company for and on account of taxes due by the said company to said District up to July first, eighteen hundred and seventy-nine, be, and the same is hereby, ratified and confirmed, and that the said Commissioners be, and they are hereby, authorized to execute any vouchers or papers necessary to the final consummation of said settlement, and as evidence that the same is concluded and closed.

Approved, February 1, 1881.

Feb. 8, 1881. [No. 8.] Joint resolution authorizing the inspection and issue of an American register to the Egyptian steamship Dessoug.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and is hereby, authorized to issue an American register to the steamship Dessoug, of Egyptian nationality but of American ownership; and that the inspection of her machinery and hull shall be restricted by the inspectors of steam vessels simply to the inquiry as to their safety for the conveyance of passengers, without reference to the mode or place of their construction; and that a special certificate of inspection may be issued for said steamship.

Approved, February 8, 1881.

Feb. 8, 1881. [No. 9.] Joint resolution to provide for printing and distributing the index of the Congressional Record semi-monthly.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Joint Committee on Printing be, and they are hereby, authorized and directed to make the necessary provisions and arrangements for hereafter issuing the index of the Con
Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Public Printer be, and he is hereby, directed to furnish three thousand copies of the Atlas of Colorado by F. V. Hayden: Provided, The same can be supplied in sheets in every way equal in style and quality to the edition published by order of the Department of the Interior, for a sum not exceeding three dollars and fifty cents per copy: And provided also, That the necessary corrections be made in the same up to date; eight hundred copies of which shall be for the use of the Senate; fifteen hundred and fifteen for the use of the House of Representatives and six hundred and eighty-five for the use of the Department of the Interior. And the sum of ten thousand and five hundred dollars is hereby appropriated for the purposes of this resolution.

Approved, February 9, 1881.

[No. 11.] Joint resolution to authorize the printing of fifty thousand copies of special report of the Commissioner of Agriculture relative to diseases of swine and infectious and contagious diseases incident to other domestic animals.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That there be printed fifty thousand copies of special report number thirty-four of the Commissioner of Agriculture, containing the reports of the veterinary surgeons appointed to investigate diseases of swine and infectious and contagious diseases incident to other classes of domesticated animals of which thirty thousand and three hundred copies shall be printed for the use of members of the House, twelve thousand copies for the use of members of the Senate, and seven thousand seven hundred copies for the use of the Commissioner of Agriculture.

Approved, February 14, 1881.

[No. 12.] Joint resolution authorizing the Public Printer to print reports of the United States Fish Commissioner upon new discoveries in regard to fish-culture.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Public Printer be, and he hereby is, instructed to print and stereotype, from time to time, the regular number of nineteen hundred copies of any matter furnished him by the United States Commissioner of Fish and Fisheries relative to new observations, discoveries, and applications connected with fish-culture.

Approved, February 14, 1881.
culture and the fisheries, to be capable of being distributed in parts, and the whole to form an annual volume or bulletin not exceeding five hundred pages. The edition of said annual work shall consist of five thousand copies, of which two thousand five hundred shall be for the use of the House of Representatives, one thousand for the use of the Senate, and one thousand five hundred for the use of the Commissioner of Fish and Fisheries.

Approved, February 14, 1881.

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Feb. 14, 1881.

[No. 13.] Joint resolution granting condemned cannon to the Morton Monumental Association.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized and directed to give the Morton Monumental Association of the United States four condemned and unserviceable bronze cannon and thirty-six cannon balls, for casting a statue of Oliver P. Morton, late a Senator from Indiana, to be erected at the city of Indianapolis, Indiana.

Approved, February 14, 1881.

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Feb. 18, 1881.

[No. 14.] Joint resolution authorizing and requesting the President to extend to the Government and people of France and the family of General La Fayette an invitation to join the Government and people of the United States in the observance of the centennial anniversary of the surrender of Lord Cornwallis at Yorktown, Virginia.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the President be, and is hereby, authorized and requested to extend to the Government and people of France and the family of General La Fayette a cordial invitation to unite with the Government and people of the United States, on the nineteenth day of October, eighteen hundred and eighty-one, in a fit and appropriate observance of the centennial anniversary of the surrender of Lord Cornwallis at Yorktown. And for the purpose of carrying out the provisions of this resolution the sum of twenty thousand dollars is hereby appropriated out of any money in the Treasury not otherwise appropriated the same or so much thereof as may be necessary to be expended under the direction of the Secretary of State.

Approved, February 18, 1881.

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Feb. 23, 1881.

[No. 17.] Joint resolution providing for the printing and distribution of the Report of the Commissioner of Education for the year eighteen hundred and eighty.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That of the Report of the Commissioner of Education for eighteen hundred and eighty there be printed four thousand copies for the use of the Senate, eight thousand one hundred and eighty-one copies for the use of the House of Representatives, and twelve thousand eight hundred and nineteen copies for distribution by the Commissioner.

Approved, February 23, 1881.

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Feb. 23, 1881.

[No. 18.] Joint resolution for printing report of the Life-Saving Service.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That there be printed six thousand copies of the report of the operations of the United States Life-Saving
Service for the year ending June thirtieth, eighteen hundred and eighty, without the accompanying tables (except the one showing the location of stations), and without the accompanying reports on wreck ordnance, for distribution among the officers of our merchant marine, through the collectors of customs, under the direction of the Secretary of the Treasury.

Approved, February 23, 1881.
seven thousand copies thereof for the use of the Senate, twenty thousand nine hundred and seven for the use of the House, and two thousand and ninety-three for the Interior Department.

Approved, February 26, 1881.

March 1, 1881. [No. 22.] Joint resolution in relation to the international exhibition of eighteen hundred and eighty-three.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That whenever the President shall deem the preparations which shall have been made therefor adequate, he is hereby authorized and requested, in the name of the United States, to invite all foreign governments to be represented at and take part in the international exhibition of arts, manufactures, and products of the soil and mine to be held under the direction of the United States International Commission at the city of New York, in the State of New York, in the year eighteen hundred and eighty-three: Provided, however, That the United States shall not be liable, directly or indirectly, for any of the expenses attending such exhibition, or by reason of the invitation hereby authorized.

Approved, March 1, 1881.

March 2, 1881. [No. 24.] Joint resolution relative to printing the Agricultural Report for the year eighteen hundred and eighty.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That there be printed three hundred thousand copies of the Annual Report of the Commissioner of Agriculture for the year eighteen hundred and eighty; two hundred and fourteen thousand copies for the use of members of the House of Representatives, fifty six thousand copies for the use of members of the Senate, and thirty thousand copies for the use of the Department of Agriculture.

Approved, March 2, 1881.

March 3, 1881. [No. 25.] Joint resolution directing the Secretary of War to investigate the claim of the State of Florida against the United States for expenditures made in suppressing Indian hostilities in said State between the years eighteen hundred and fifty-five and eighteen hundred and sixty, and to report the result of such investigation to Congress.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he

Florida war indemnity.

Whereas the Indian trust fund of the United States holds a large amount of the bonds of the State of Florida; and

Whereas the State of Florida claims from the United States to be reimbursed for expenditures made by said State in suppressing Indian hostilities in said State: Therefore

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he
is hereby, authorized and directed to investigate, ascertain, and report to Congress, as soon as practicable, the amount of the claims of the State of Florida, for expenditures made in suppressing Indian hostilities in that State between the first day of December, eighteen hundred and fifty-five, and the first day of January, eighteen hundred and sixty. In making such investigation the said Secretary is directed to receive and consider such testimony as he may deem necessary or proper for or against claims, including the muster-rolls of the State troops, and such other official data as may be on file in the War Department. In submitting his report to Congress the said Secretary shall not include any payments or allowances made by the State in excess of the amounts allowed by law at the time in behalf of troops regularly in the service of the United States.

Approved, March 3, 1881.

[No. 26.] Joint resolution authorizing the Secretary of the Treasury to furnish States, for the use of agricultural colleges, one set of standard weights and measures and for other purposes.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, directed to cause a complete set of all the weights and measures adopted as standards to be delivered to the governor of each State in the Union, for the use of agricultural colleges in the States, respectively, which have received a grant of lands from the United States, and also one set of the same for the use of the Smithsonian Institution: Provided That the cost of each set shall not exceed two hundred dollars, and a sum sufficient to carry out the provisions of this resolution is hereby appropriated out of any money in the Treasury not otherwise appropriated.

Approved, March 3, 1881.

[No. 27.] Joint resolution to provide for the publication of the memorial addresses on Evarts W. Farr.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That there be printed twelve thousand copies of the memorial addresses delivered in the Senate and House of Representatives upon the life and character of Honorable Evarts W. Farr, late a Representative from the State of New Hampshire, together with a portrait of the deceased; nine thousand copies thereof for the use of the House of Representatives and three thousand copies for the use of the Senate. And a sum sufficient to defray the expense of preparing and printing the portrait of the deceased for the publication herein provided for is hereby appropriated out of any moneys in the Treasury not otherwise appropriated.

Approved, March 3, 1881.

[No. 28.] Joint resolution to print fifteen thousand copies of the report of the Director of the Mint on the Statistics of the annual production of gold and silver in the United States.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That fifteen thousand copies of the report of the Director of the Mint on the annual production of gold and silver in the United States be printed; eight thousand for the use of the House of Representatives, three thousand for the use of the Senate, and four thousand for the use of the Treasury Department.

Approved, March 3, 1881.
March 3, 1881. [No. 29.] Joint resolution to create a commission for the performance of certain duties under the act of Congress providing for the erection of a monument at Yorktown and the proposed centennial celebration.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That John W. Johnston, of Virginia; E. H. Rollins, of New Hampshire; Henry L. Dawes, of Massachusetts; H. B. Anthony, of Rhode Island; W. W. Eaton, of Connecticut; W. A. Wallace, of Pennsylvania; Francis Kernan, of New York; T. F. Randolph, of New Jersey; Thomas F. Bayard, of Delaware; W. Pinckney Whyte, of Maryland; Mat. W. Ransom, of North Carolina; M. C. Butler, of South Carolina; Benjamin H. Hill, of Georgia; John Goode, of Virginia; Joshua G. Hall, of New Hampshire; George B. Loring, of Massachusetts; Nelson W. Aldrich, of Rhode Island; Joseph R. Hawley; of Connecticut; Samuel B. Dick, of Pennsylvania; Louis A. Brigham, of New Jersey; Nicholas Muller, of New York; Edward L. Martin, of Delaware; J. Fred. C. Talbott, of Maryland; Joseph J. Davis, of North Carolina; John S. Richardson, of South Carolina; and Henry Persons, of Georgia, be, and they are hereby, appointed a commission with full power and authority to discharge all the duties and perform all the functions which were devolved upon them as a joint committee of thirteen Senators and thirteen Representatives under the act of Congress approved June seventh, eighteen hundred and eighty, entitled "An act to carry into effect the resolution of Congress adopted on the twenty-ninth of October, seventeen hundred and eighty-one, in regard to a monumental column at Yorktown, Virginia, and for other purposes".

And the said commission may employ a clerk during the time they are engaged in the performance of said duties, whose compensation shall be at the usual rate of clerks to committees of Congress, and who shall be paid out of the contingent fund of the Senate and House of Representatives in equal proportions.

Approved, March 3, 1881.

March 3, 1881. [No. 30.] Joint resolution relating to salaries of government employees in the District of Columbia.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That all employees of the government in the city of Washington, District of Columbia, shall be paid for the fourth day of March (Inauguration Day) and the thirtieth day of May (Decoration Day), eighteen hundred and eighty-one, as for other days on which they perform labor.

Approved, March 3, 1881.
PRIVATE LAWS
OF THE
UNITED STATES OF AMERICA,
PASSED BY
THE FORTY-SIXTH CONGRESS,
1879-'81.
PRIVATE ACTS OF THE FORTY-SIXTH CONGRESS
OF THE
UNITED STATES,

Passed at the first session, which was begun and held at the city of Washington, in the District of Columbia, on Tuesday, the eighteenth day of March, 1879, and was adjourned without day on Tuesday, the first day of July, 1879.

RUTHERFORD B. HAYES, President; WILLIAM A. WHEELER, Vice-President, and President of the Senate. ALLEN G. THURMAN was elected President of the Senate pro tempore on the fifteenth of April, 1879. SAMUEL J. RANDALL was elected Speaker of the House of Representatives on the eighteenth day of March, 1879, and continued to act as such until the close of the session.

CHAP. 9.—An act for the removal of the political disabilities of John S. Saunders, of Baltimore, Maryland.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein), That the political disabilities imposed by the fourteenth amendment to the Constitution of the United States upon John S. Saunders, of Baltimore, Maryland, be, and the same are hereby, removed. Approved, May 20, 1879.

CHAP. 24.—An act to remove the political disabilities of J. C. Pemberton, of Philadelphia, Pennsylvania.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein), That J. C. Pemberton of the State of Pennsylvania, be, and he is hereby, relieved of all political disabilities imposed upon him by the third section of the fourteenth article of the amendments to the Constitution of the United States. Approved, June 14, 1879.

CHAP. 25.—An act to remove the political disabilities of James H. North of Culpeper County, Virginia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein), That all political disabilities imposed by the fourteenth amendment to the Constitution of the United States, on James H. North of Culpeper County, Virginia, be, and the same are hereby, removed. Approved, June 17, 1879.

CHAP. 28.—An act to remove the political disabilities of James F. Harrison, of Virginia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein), That all political disabilities imposed by the fourteenth amendment to the Constitution of the United States on James F. Harrison, of Virginia, be, and the same are hereby, removed. Approved, June 18, 1879.
CHAP. 29.—An act to remove the political disabilities of Arthur P. Bagby, of Texas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein), That Arthur P. Bagby, of the State of Texas, be, and he is hereby, relieved of all political disabilities imposed upon him by the third section of the fourteenth article of the amendments to the Constitution of the United States.

Approved, June 18, 1879.

CHAP. 30.—An act to remove the political disabilities of William N. R. Beall, of Missouri.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein), That all political disabilities imposed by the fourteenth amendment to the Constitution of the United States on William N. R. Beall, of Saint Louis, Missouri, be, and the same are hereby, removed.

Approved, June 18, 1879.

CHAP. 31.—An act providing compensation to E. E. Rice for property transferred by him to the Government of the United States for the use of the diplomatic and consular representatives at Hakodadi in Japan.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to Elisha E. Rice, late United States consul at Hakodadi, Japan, out of any money in the Treasury not otherwise appropriated, the sum of two thousand two hundred and fifty dollars coin; the same being in full payment for certain lots, and improvements thereon, in Hakodadi, Japan, conveyed by said Rice to the United States and used for consular purposes.

Approved, June 18, 1879.

CHAP. 36.—An act for the relief of the Farmers and Merchants' Bank, Paris, Texas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to cause the pension-agent at Knoxville, Tennessee, to issue and deliver to the Farmers and Merchants' Bank of Paris, Texas, a duplicate draft of number one hundred and ten thousand three hundred and nine, dated March thirteenth, eighteen hundred and seventy-nine, drawn by Daniel T. Boynton, as United States pension-agent at Knoxville, Tennessee, on the United States assistant treasurer at New York, for the sum of one thousand one hundred and fifty-nine dollars and sixty cents, in favor of Minerva A. Davis, and by her indorsed to said bank; which duplicate draft is directed to be issued in lieu of the original draft as herein described, and which was mailed by said bank on the twenty-fifth day of March, eighteen hundred and seventy-nine, from Paris, Texas, to Donnell, Lawson and Company, of New York, and which was lost in transmission: Provided, That the Secretary of the Interior is satisfied that the same has not been paid: And provided further, That said Farmers and Merchants' Bank give bond, with security approved by the Secretary of the Treasury, to hold the United States harmless against the payment of said original draft.

Approved, June 24, 1879.
CHAP. 37.—An act to authorize the renewal of a loan therein named by the joint stock company of the Young Men's Christian Association of Washington.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act approved July third, eighteen hundred and seventy-six entitled "An act to amend an act entitled 'An act to incorporate the joint stock company of the Young Men's Christian Association of Washington', approved March second, eighteen hundred and sixty-seven" be and the same hereby is so amended as to authorize the renewal of the loan therein named, or the making of a new loan at a lower rate of interest; the proceeds to be used exclusively in payment of the existing loan; and to enable the said joint stock company to make and secure such loan, all the provisions of the above recited act are hereby extended and made applicable therefor.

Approved, June 24, 1879.

CHAP. 46.—An act for the benefit of the widow and children of General James Shields, and to increase the pension of Caroline S. Webster.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That payment of the pension of one hundred dollars monthly granted to James Shields, late a brigadier-general of United States volunteers, by an act of Congress approved June eighteenth, eighteen hundred and seventy-eight, be continued to his widow and children, the full amount of said pension to be paid said widow during her widowhood, and at the expiration thereof, if the same should occur whilst said children, or any of them are under the age of sixteen years, then the said pension shall be paid to such of said children as may then be under the age of sixteen years, in equal parts, until they respectively arrive at that age.

SEC. 2. That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Caroline S. Webster, widow of Fletcher Webster, late Colonel of the Twelfth Massachusetts Regiment, who was killed at the second battle of Bull Run, Virginia, at the rate of one hundred dollars per month; said pension to be in lieu of that she now receives.

Approved, June 28, 1879.

CHAP. 58.—An act to allow John Merryman and Frank Brown of Maryland to import and land cattle for breeding purposes.

Whereas, John Merryman of Baltimore County and Frank Brown of Carrol County, in the State of Maryland are now largely engaged in producing and raising choice Hereford and Devon cattle, and Whereas they have purchased in England, two head of Hereford and one head Devon cattle for breeding purposes, and Whereas under the provisions of sections two thousand four hundred and ninety-three and two thousand four hundred and ninety-four of the Revised Statutes, the landing of cattle for any purpose is prohibited upon the proclamation of the President of the United States, and Whereas the President has issued his proclamation to that effect which is still in force, and in order to permit the importation and landing of said cattle for breeding purposes special legislation is necessary: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the collector of the port of the City of Baltimore in the State of Maryland is authorized to permit the importation of and landing at said port of three head of cattle for breeding purposes by John Merryman of Baltimore County and Frank Brown of Carrol County in said State subject to such terms, conditions,
June 18, 1879. [No. 7.] Joint resolution to pay Patrick Doran for services as messenger, House of Representatives.

Be it resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Clerk of the House be and he is hereby authorized and directed to pay to Patrick Doran for his services as messenger to the Committee on Expenditures in the Treasury Department during the last session of Forty-fifth Congress the sum of two hundred and ninety-one dollars and sixty cents, in full and final settlement for such services. And the amount to pay the same is hereby appropriated out of any money in the Treasury not otherwise appropriated.

Approved, June 18, 1879.

June 18, 1879. [No. 8.] Joint resolution for the relief of Dr. C. W. Brink, bearer of dispatches from the United States minister at Mexico in eighteen hundred and sixty-nine.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That Dr. C. W Brink be paid, for compensation and expenses as bearer of dispatches from the United States minister at Mexico in eighteen hundred and sixty-nine, five hundred and fifty-two dollars and sixty-nine cents, out of any money in the Treasury not otherwise appropriated.

Approved, June 18, 1879.

July 1, 1879. [No. 23.] Joint resolution to pay Professor Peter Collier for services as chemist in the prosecutions of the of the evasions of the duties on sugar.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be and hereby is authorized and directed to settle and pay the account of Professor Peter Collier, out of the appropriation for defraying the expenses of collecting the revenue from customs, to an amount not exceeding fifteen hundred dollars, for services as a chemist in the prosecution by the government of parties charged with evasions of the duties on sugar.

Approved, July 1, 1879.
Joint resolution to pay L. H. Fitzhugh for services during the Forty-fourth Congress.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Clerk of the House be, and he is hereby, instructed to pay to L. H. Fitzhugh, in full and final settlement for his claim for services as Doorkeeper for the Forty-fourth Congress, and for services after his removal from the said position as Doorkeeper, the sum of one thousand two hundred and fifty dollars; and for said payment there is hereby appropriated said amount of money out of any money in the Treasury not otherwise appropriated.

Approved, July 1, 1879.
PRIVATE ACTS OF THE FORTY-SIXTH CONGRESS
OF THE
UNITED STATES,
Passed at the second session, which was begun and held at the city of Washington, in the District of Columbia, on Monday, the first day of December, 1879, and was adjourned without day on Wednesday, the sixteenth day of June, 1880.

RUTHERFORD B. HAYES, President; WILLIAM A. WHEELER, Vice-President, and President of the Senate. ALLEN G. THURMAN was elected President of the Senate pro tempore on the seventh of April, 1880. He was again chosen on the sixth day of May, 1880. SAMUEL J. RANDALL was elected Speaker of the House of Representatives on the eighteenth day of March, 1880, and acted as such until the twenty-first day of March, 1880, when he authorized JOSEPH C. S. BLACKBURN to act in his stead as Speaker pro tempore for one day. On the twenty-sixth day of April, 1880, Mr. Blackburn was appointed Speaker pro tempore, to act as such for three days; and on the twenty-fourth day of May, 1880, Mr. Blackburn was again appointed Speaker pro tempore, to act as such until the return of the Speaker.

CHAP. 3.—An act for the relief of Herman Hulman and Crawford Fairbanks of the city of Terre Haute, Indiana.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioner of Internal Revenue be, and he is hereby, required to adjust and settle the claims for deficiency tax assessed by said Commissioner against said Hulman and Fairbanks, as distillers, for deficiencies which it is claimed occurred at their distillery in said city of Terre Haute during the months of October, eighteen hundred and seventy-eight, and January, eighteen hundred and seventy-nine, upon the following basis, to wit: Said Commissioner shall first ascertain the capacity that was actually used by said distillers during each of said months, which shall be determined by the tubs actually filled and emptied by them during each month. He shall then ascertain the actual amount of grain mashed by them during each of said months, and the yield of spirits per bushel from such grain for each month. He shall next ascertain whether any accidents which were unavoidable occurred during either or both of said months, in the breaking or destruction of machinery or in the scarcity of water at their distillery, which prevented or delayed them in the mashing of grain or in the filling or emptying of tubs at the proper time. If he shall find that any such accidents did occur, he shall next ascertain the amount of loss that said distillers sustained thereby for each of said months. He shall next ascertain if said distillers fully accounted to the government for all the spirits produced by them at their distillery during each of said months, and, if so, whether the amount so produced each month, after deducting from the capacity or amount charged against them all losses and detention sustained by accident as aforesaid, if any accidents occurred, was equal to eighty per centum of the capacity actually used by them for each of said months; and if he shall so find, he shall then abate the assessments, in whole or in part, made against said distillers for said months, which are as follows: For the month of October, a sum not exceeding thirteen thousand one hundred and ninety-eight dollars and fifty cents; and for the month of January, a sum not exceeding five thousand seven hundred and ninety-five dollars and six cents; and no assessment for deficiency tax for these months shall be made against them except as herein provided. But if said Commissioner shall find that said distillers did not make eighty per centum of the capacity used by them during each of said months, after making the proper deductions for accidents as aforesaid, if any occurred, during either or both of said months, then he shall change the assessments made for said months so as to conform them to the amount of deficiency that he shall find due

Dec. 24, 1879.

Deficiency tax assessed against Hulman and Fairbanks adjusted and settled.

Basis of adjustment.
against them for each of said months; and they shall then be assessed by him for the amounts of deficiency so found due against them for each month, and not otherwise.

Approved, December 24, 1879.

Jan. 16, 1880.

CHAP. 6.—An act for the delivery to Samuel Lord, junior, receiver, of certain bonds now in the Treasury of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and is hereby, authorized to deliver up to Samuel Lord, junior, receiver of the President, Directors, and Company of the State Bank of Charleston, South Carolina, the following bonds, now in the Treasury of the United States, to wit: Bonds numbered eight hundred and twelve, eight hundred and twenty-one, eight hundred and thirty-six, and eight hundred and thirty-seven, each for the sum of one thousand dollars, being coupon bonds issued by the State of South Carolina in aid of the Blue Ridge Railroad Company, and signed by R. F. W. Allston, governor, and T. G. Pickens, comptroller-general, under an act of the general assembly of South Carolina, ratified on the twenty-first day of December, eighteen hundred and fifty-four, which were the property of the said The President, Directors, and Company of the State Bank, to be administered by the said Samuel Lord, junior, receiver, as he may be directed by the proper court in South Carolina, under which he holds his appointment of receiver as aforesaid. And the Secretary of the Treasury is hereby authorized and directed to pay to the said receiver of said bank, out of any money in the Treasury not otherwise appropriated, the sum of four hundred and seventy-nine dollars, collected of the coupons for interest on said bonds, and heretofore covered into the Treasury of the United States, to be administered by said receiver as hereinbefore provided.

Approved, January 16, 1880.

Jan. 16, 1880.

CHAP. 7.—An act for the relief of Doddridge and Davis.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby authorized and directed to pay to Doddridge and Davis, bankers of Corpus Christi, Texas, the sum of one thousand eight hundred and twenty-seven dollars and eighty-nine cents in lieu of check number forty-five thousand nine hundred and twenty-three, on the assistant treasurer of the United States at New York, dated the fifteenth day of October eighteen hundred and seventy-eight, payable to Messrs Doddridge Davis and Caden or order and signed by E. B. Atwood, captain and assistant quartermaster, brevet major United States Army, which check it is claimed was indorsed by said Doddridge Davis and Caden to said Doddridge and Davis and by them, Doddridge and Davis, indorsed, but lost in transmission by mail, to the Marine National Bank of the city of New York was never received by said Marine National Bank and was never paid: Provided, That before the payment hereinbefore authorized, the Secretary of the Treasury shall be satisfied that said check has not been paid, and further that the said Doddridge and Davis shall execute a bond of indemnity to the United States, with sufficient sureties, against the claim of the payees in, or the indorsees of, said draft, or the claim of any person or persons in possession of or claiming the same; and also to fully indemnify the United States against all loss and damages in the premises. And the Treasury Department of the United States is hereby prohibited from paying said lost check to any person.

Approved, January 16, 1880.
CHAP. 11.—An act for the relief of Thomas Langton, of Dundee, Michigan.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That fifty-two acres of the southeast fractional quarter of the northeast fractional quarter of section twenty-three in township six south, of range six east, in the county of Monroe, State of Michigan, belonging to Thomas Langton be discharged of and from all lien, claim, or title, on the part of the United States thereon and thereto, under and by virtue of the levy of a succession tax upon the estate of Alfred Potter, deceased, and the sale of the above described land to the United States for said tax: Provided, That one-fourth of the amount of the tax assessed against said land upon the non-payment of which said land was sold, and interest thereon at six per centum per annum from the day of the sale, be paid into the Treasury of the United States within ninety days from the passage of this act.

Approved, January 23, 1880.

CHAP. 15.—An act to authorize the assistant treasurer of the United States at New York to waive enforcement of section thirty-four hundred and seventy-seven of the Revised Statutes so far as the same affects certain drafts upon him now held by the Masonic Bank of Pittsburgh, Pennsylvania.

Whereas, on the seventh day of October, eighteen hundred and seventy-six, A. B. Carey, paymaster United States Army, did issue his checks upon the United States assistant treasurer at New York, one for eighty-eight dollars and three cents and one for eighty-eight dollars and fifty-three cents, payable to the order of Jefferson McIlwaine; and

Whereas, the said Jefferson McIlwaine did, on the twenty-ninth day of September, eighteen hundred and seventy-six, execute his power of attorney to Hugh McIlwaine, empowering him, the said Hugh McIlwaine, to indorse any checks or drafts issued by the government made payable to the order of him, the said Jefferson McIlwaine; and

Whereas, the Masonic Bank of Pittsburgh did, upon an indorsement of the said checks by the said Hugh McIlwaine, purchase and pay for the same; and

Whereas the Treasury of the United States refuses to redeem said checks because the power of attorney to indorse the same was executed before the checks were issued, instead of after their said issue, as required by law; and

Whereas, the person to whose order said checks were issued cannot now be found by the said Masonic Bank: Now, therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the assistant treasurer of the United States at New York be, and he is hereby, authorized to waive, in this particular case only, so much of the provisions of section thirty-four hundred and seventy-seven of the Revised Statutes of the United States as requires powers of attorney to be dated subsequent to the issue of checks, and that the certificate of acknowledgment of powers of attorney shall show that the officer taking the acknowledgment, at the time thereof read and fully explained the power of attorney to the person acknowledging the same, and to pay said checks as at present indorsed to the said Masonic Bank of Pittsburgh.

Approved, January 24, 1880.

CHAP. 20.—An act for the relief of Thomas Kearney.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting-officers of the Treasury, in settling the accounts of Thomas Kearney, late collector for the district of Corpus Christi, in Texas, credit and allow him the sums of twelve thousand four hundred and seventy dollars and fifty
cents in gold and three hundred and forty dollars in silver, public money, of which he was robbed, while his life was in jeopardy, by Sergeant Connor and Private Jackson, United States soldiers, on the highway in Texas, on the sixth of May, eighteen hundred and seventy.

Approved, February 7, 1880.

Feb. 11, 1880.

CHAP. 23.—An act for the relief of Michael Granery, Nicholas Wax, and Moliere Lange.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to Michael Granery, Nicholas Wax, and Moliere Lange each the sum of five hundred dollars, out of any money in the Treasury not otherwise appropriated, in refundment of so much money exacted from them as joint obligors on a bond taken by Colonel D. A. Pardee, provost-marshal of the district of Baton Rouge, Louisiana, in the year eighteen hundred and sixty-three, for the appearance of one B. F. Rhodes, the payment of which was improperly and illegally enforced by the said marshal, in full payment and satisfaction therefor.

Approved, February 11, 1880.

Feb. 11, 1880.

CHAP. 24.—An act for the relief of Captain J. B. Campbell.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, directed, out of any moneys in the Treasury not otherwise appropriated, to pay a certain judgment in which Hugh Waters is plaintiff and J. B. Campbell is defendant, obtained in the United States circuit court for the district of Oregon, amounting, at the time it was rendered, to the sum of two thousand one hundred dollars and fifty cents, and the further sum of one hundred and ninety-one dollars and thirty-five cents for court and witnesses' fees in defending said suit, said judgment having been obtained against said J. B. Campbell and costs incurred by him while acting in the line of his duty as captain of the United States Army.

Approved, February 11, 1880.

Feb. 16, 1880.

CHAP. 26.—An act granting an increase of pension to Samuel B. Davis.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Samuel B. Davis, of Company C, Eighteenth Regiment Indiana Volunteers, and pay him the pension now allowed by law to those who have lost both an arm and a leg.

Approved, February 16, 1880.

Feb. 17, 1880.

CHAP. 27.—An act making appropriation for the removal of the remains of the late Major General George Sykes, United States Army, from Fort Brown, Texas, to West Point, 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, and he is hereby, authorized and directed to have the remains of the late Major General George Sykes, United States Army, transported from Fort Brown, Texas, to West Point, New York, and the sum of one
thousand dollars, or so much thereof as may be necessary, is hereby appropriated, from any money in the United States Treasury not otherwise appropriated, to carry this act into effect.

Approved, February 17, 1880.

CHAP. 28.—An act for the relief of Henry Page.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting officers of the Treasury be, and they are hereby, authorized and directed to credit the account of Henry Page, late agent and disbursing officer of the Bureau of Refugees, Freedmen and Abandoned Lands, with the sum of nine hundred and four dollars and nine cents, being the amount, with interest, disbursed by him as such officer in good faith to persons falsely producing the discharges of, and identifying themselves as, John West, Alfred Rogers, and Miles Shinn, discharged United States soldiers; and that the proper certificate of credit be issued to said Page, and be received by the United States marshal for the eastern district of Arkansas, in full satisfaction of the judgments against said Page, on account of the aforesaid disbursements, in the circuit court of the United States for the eastern district of Arkansas.

Approved, February 18, 1880.

CHAP. 29.—An act for the relief of Gibbes and Company, of Charleston, South Carolina.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Messrs. Gibbes and Company, of Charleston, South Carolina, the sum of four thousand five hundred and seventy-six dollars and ninety-two cents, the same being a balance due said Gibbes and Company on account of money deposited by them with the Secretary of the Treasury.

Approved, February 20, 1880.

CHAP. 31.—An act for the relief of J. P. Zimmerman and H. P. Snow, of Clinton County, Kentucky.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the sum of ninety-eight dollars to J. P. Zimmerman and H. P. Snow, citizens of Clinton County, Kentucky, being the amount of a forfeited mail-route bond paid by them.

Approved, February 24, 1880.

CHAP. 32.—An act authorizing the remission or refunding of duty on an altar from Rome, Italy, for the Saint John's Cathedral of Indianapolis, Indiana.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to remit or refund, as the case may be, the duties paid or accruing upon an altar from Rome, Italy, for Saint John's Cathedral of Indianapolis, Indiana, arrived, or about to arrive, in the port of New York, said altar being designed for said cathedral and not for sale.

Approved, March 1, 1880.
March 5, 1880.

CHAP. 35.—An act for the relief of the administrator of John D. McGill.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of one hundred and two dollars, be, and the same is, hereby appropriated, out of any money in the Treasury not otherwise appropriated, to pay to the administrator of John D. McGill, for advertising the sale of the property known as the Philadelphia navy-yard, in the Georgetown Courier in November, eighteen hundred and seventy-five.

Approved, March 5, 1880.

April 1, 1880.

CHAP. 44.—An act for the relief of William McGovern.

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 hereby authorized and directed to cause to be issued to William McGovern, late of Company C, of the late First Regiment New York Volunteers, an honorable discharge from the service, to date from September ninth, eighteen hundred and sixty-one.

Approved, April 1, 1880.

April 1, 1880.

CHAP. 45.—An act for the relief of Nelson Lyon and Jeremiah S. James.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioner of Patents be, and he is hereby authorized and directed to correct the patent dated the ninth day of July, one thousand eight hundred and seventy-two, numbered one hundred and twenty-eight thousand eight hundred and forty-three, and erroneously granted to Joseph Barsaloux, Jeremiah S. James, and Nelson Lyon, as joint inventors, for an invention which was in fact made by said Barsaloux as sole inventor, and of which at the time of the issue of the said patent, said James and Lyon were assignees of the entire and exclusive right, title, and interest. The correction shall be made upon the face of the patent, or a certified copy thereof, and by proper certificate thereof, appended thereto, and when corrected the patent shall show that the grant is to said Jeremiah S. James and Nelson Lyon, jointly, their heirs and assigns, as assignees of said Joseph Barsaloux. The said patent when corrected, as herein authorized, shall be as good and valid as if it had been originally granted and issued in such corrected form. It shall run for the term of seventeen years from and after the date of the ninth day of July, one thousand eight hundred and seventy-two, but no person shall be held liable for the infringement thereof, prior to the date of such correction, which date, with a reference to this act, shall be entered upon the face of the patent or stated in such certificate and shall be noted in the records of the Patent Office: Provided, That nothing herein contained shall operate to invalidate the rights of any persons to whom assignments may have been made or licenses granted under said letters; but such assignments and licenses shall be as valid under said corrected letters patent as they would have been had said letters patent as originally granted been operative and valid.

Approved, April 1, 1880.

April 1, 1880.

CHAP. 46.—An act for the relief of L. H. Hershfield and Brother.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury shall cause to be issued to L. H. Hershfield and Brother, bankers of Helena, Montana, or their order, a duplicate check for the sum of two
thousand four hundred and seventy-six dollars and eighty-one cents, which check shall be paid out of the Treasury in lieu of check number fifteen hundred and seventy-eight issued to L. H. Hershfield and Brother, in payment for bullion bar number one thousand and thirty-four, by Russell B. Hamson, assayer in charge of the United States assay office at Helena, Montana Territory, and payable by the assistant treasurer of the United States at New York, which check was lost in transmission: Provided, That said L. H. Hershfield and Brother, shall execute a good and sufficient bond, in double the amount in manner and form as prescribed by section thirty-six hundred and forty-six of the Revised Statutes in case of checks not exceeding in amount one thousand dollars.

Approved, April 1, 1880.

CHAP. 59.—An act to remove the political disabilities of Roger A. Pryor, of New York.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein), That all political disabilities imposed upon Roger A. Pryor, now a citizen of New York, by the fourteenth amendment to the constitution of the United States, be, and the same are hereby, removed.

Approved, April 22, 1880.

CHAP. 62.—An act granting a pension to Melissa Wagner.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll of the United States, subject to the provisions and limitations of the pension laws, the name of Melissa Wagner, widow of Jacob F. Wagner, late a private in Company B, Sixty-seventh Regiment Pennsylvania Volunteers, who died from the effects of wounds received in action and in the line of duty.

Approved, April 23, 1880.

CHAP. 63.—An act to increase the pension of Captain Samuel C. Schoyer.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to increase the pension of Captain Samuel C. Schoyer, late captain of Company G, One hundred and thirty-ninth Regiment of Pennsylvania Volunteers, to fifty dollars per month.

Approved, April 23, 1880.

CHAP. 64.—An act granting an increase of pension to James M. Boreland.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to increase the pension of James M. Boreland, late a private in Company C, Ninth Regiment Pennsylvania Reserve Corps, so that he shall be entitled to receive the rate allowed by existing laws to those wholly disabled while in the service of the United States.

Approved, April 23, 1880.
April 23, 1880.

CHAIN. 65.—An act granting a pension to Patsy Davenport.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll the name of Patsy Davenport, mother of William Henry Davenport, who died in the service of the United States, and upon whom she was dependent wholly for support; said pension to be at the rate of eight dollars per month from and after the passage of this act.

Approved, April 23, 1880.

April 23, 1880.

CHAIN. 66.—An act granting a pension to Abram F. Farrar.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension rolls the name of Abram F. Farrar, late first lieutenant Company F, Thirty-fifth Regiment Indiana Volunteer Infantry, subject to the provisions and limitations of the pension laws of the United States.

Approved, April 23, 1880.

April 24, 1880.

CHAIN. 68.—An act for the relief of the owner of the bark Grapeshot.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, directed to pay to George Law, of the city and State of New York, the sum of fifteen thousand eight hundred and sixty-one dollars and fifty cents, the same properly belonging to said Law, and being a deposit in the Treasury to be returned.

Approved, April 24, 1880.

April 29, 1880.

CHAIN. 69.—An act granting a pension to Esther E. Lieurance.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Esther E. Lieurance, widow of Stephen Lieurance, late a soldier in Company H, Third Wisconsin Volunteer Infantry.

Approved, April 29, 1880.

April 29, 1880.

CHAIN. 70.—An act granting a pension to Ellen W. P. Carter.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Ellen W. P. Carter, of Bradley County, Tennessee.

Approved, April 29, 1880.
CHAP. 79.—An act for the relief of Cyrus B. Ingham, of the Territory of Dakota, Harvey Bryant and Guilford A. Wood, of Kansas, and Richard Parker, of Minnesota, James H. Pinkerton, of Colorado, and Ed. G. Wright, of Kansas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the right to homestead pre-emption and timber culture entry, upon public lands, subject thereto, is hereby restored to Cyrus B. Ingham of the Territory of Dakota, Harvey Bryant and Guilford A. Wood of Kansas, and Richard Parker of Minnesota, James H. Pinkerton of Colorado, and Ed. G. Wright of Kansas, as fully as though they had not heretofore made any one or all of such entries, and had abandoned the same or for any cause they have been unable to perfect their title thereto: Provided, That this act shall not be so construed as to enable any of said parties to procure title to land, either as a homestead pre-emption or timber culture claim in excess of what is fixed and provided by law.

Approved, May 3, 1880.

CHAP. 82.—An act to confirm the title of Charles Olivier Duclozel to certain lands in the State of Louisiana.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That a certain tract of land, of ten arpents front by forty arpents in depth, on the west side of Bayou Teche, being section seventy-nine, in township ten south, of range six east, in the State of Louisiana, as per plat of the United States consolidated land-office, district of Louisiana, be, and the same is hereby, confirmed to and in Charles Olivier Duclozel, his heirs or assigns.

SEC. 2. That the Secretary of the Interior of the United States is hereby authorized, directed, and required to issue a patent for the lands aforesaid, herein described, to said Charles Olivier Duclozel: Provided, That this act and the said patent shall be considered and construed only as a quit-claim on the part of the United States of such title only as the United States have a legal and equitable right to convey, and shall not affect the rights or interests of any other claimants, or affect or preclude any judicial investigation.

Approved, May 5, 1880.

CHAP. 86.—An act granting a pension to Mrs. Mary Allison.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Mrs. Mary Allison, widow of Robert Allison, a soldier of the war of eighteen hundred and twelve.

Approved, May 12, 1880.

CHAP. 87.—An act for the relief of Solomon Morris.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to Solomon Morris, of Company A, Thirty-eighth Illinois Infantry Volunteers, the pay and allowances of a second lieutenant of infantry from the thirtieth day of July, eighteen hundred and sixty-three, to the seventh day of February, anno Domini eighteen hundred and sixty-five, deducting the pay he received as sergeant of infantry, out of any money in the Treasury not otherwise appropriated.

Approved, May 12, 1880.
CHAP. 90.—An act directing the issue of a duplicate check to Elizabeth D. Thomas, a pensioner of the United States.

Whereas, the United States pension agent at Detroit, Michigan, on the twenty-ninth day of May, eighteen hundred and seventy-nine, issued a check, numbered fifty-nine thousand four hundred and twenty-five, drawn on the Second National Bank of Detroit, a United States depository, in favor of Elizabeth D. Thomas, a pensioner residing at Grass Lake, Michigan, for the sum of one thousand four hundred and twenty-four dollars and seventy cents, in payment of pension then due said Elizabeth D. Thomas; and

Whereas said check was lost while being transmitted by mail from Detroit to said pensioner at Grass Lake and has not since been found or paid; Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the pension agent at Detroit, Michigan, be and he is hereby instructed to issue duplicate check numbered, fifty-nine thousand four hundred and twenty-five, for four hundred and twenty-four dollars and seventy cents in favor of Elizabeth D. Thomas, for one lost in the mail May twenty-ninth, eighteen hundred and seventy-nine: Provided, That said Elizabeth D. Thomas shall first execute a bond with good and sufficient sureties to be approved by the Secretary of the Treasury to hold the United States harmless against the double payment of said check.

Approved, May 14, 1880.

CHAP. 91.—An act for the relief of George V. Hebb.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting officers of the Treasury are hereby authorized and directed to audit the claim of George V. Hebb, late captain and assistant quartermaster in Mexico, for any balance of pay that may be found due him as an officer, and to pay the amount due in full settlement of the same; and a sufficient sum is hereby appropriated out of any money not otherwise appropriated by law, to pay the same, not to exceed the sum of one hundred and thirty-six dollars and fifty cents.

Approved, May 14, 1880.

CHAP. 92.—An act for the relief of Peter Meagher.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to Peter Meagher, out of any money in the Treasury not otherwise appropriated, the sum of one hundred and seventy dollars for labor performed in unloading coal from the schooners "My Rover", "Althea", and "Jonathan May", and the bark "David G. Wilson", at Long Key, Tortugas, Florida, in full compensation for the services of himself, and of Louis Helt, Victor Helmkampf, William M. Kinsman, James Riley, Edward F. Riley, F. Richards, and Charles Wilber.

Approved, May 14, 1880.

CHAP. 93.—An act granting a pension to Peter K. Morgan, private in the war of eighteen hundred and twelve.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the
name of Peter K. Morgan, a private in Captain Andrew Stevenson's Company of Virginia Infantry in the war of eighteen hundred and twelve. Approved, May 14, 1880.

CHAP. 96.—An act for the relief of George Heard.

Whereas George Heard, of Pettis County, Missouri, did on June eighth, eighteen hundred and fifty-two, at the then Clinton (Missouri) land-office, attempt to locate bounty-land warrant number sixty-one thousand one hundred and seventy-eight, for one hundred and sixty acres of land, act of eighteen hundred and forty-seven, issued to Chester Hebner, upon the west half of lot two of northeast quarter and east half of lot two of northwest quarter, section two, township forty-five, and west half of southeast quarter, section thirty-five, township forty-six, range twenty-one, the transfer of said bounty-land warrant being in blank, and the said land-warrant and the application of said George Heard to locate the same upon said lands were duly forwarded to the General Land Office in Washington, District of Columbia, and were returned by said General Land Office to the Clinton (Missouri) land-office for correction, and were burned and destroyed in said land-office, November twenty-sixth, eighteen hundred and sixty-one, at Warsaw, Missouri, to which said Clinton land-office had been removed, and said Heard was not notified of the said return of said warrant for correction, and could not therefore make the correction, and did not know of the said defective assignment of said warrant or its return for correction or its destruction until very recently, and until said Chester Hebner, in whose name such warrant was issued, had died or disappeared, and it was impossible for him to correct said error; and said George Heard did, in July, eighteen hundred and seventy-eight, pay the purchase-money for said lands, two hundred dollars in cash, and make a cash entry of the same, and receive a patent therefor, and was at the time of the attempted location of said land-warrant the actual and real owner thereof, and no other person has ever claimed or attempted to locate the same, and said warrant is now lost and destroyed; and said George Heard is in justice entitled to have issued to him another land-warrant in lieu of said warrant so burned: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper officers of the Interior Department be, and hereby are, authorized and directed to prepare and cause to be issued and delivered to the said George Heard, assignee of Chester Hebner, a bounty-land warrant, for one hundred and sixty acres of land, in lieu of said bounty-land warrant number sixty-one thousand one hundred and seventy-eight, issued under said act of Congress of eighteen hundred and forty-seven, and so burned and destroyed, in such form that the same can be located by said George Heard, or assigned and transferred by him, and located by his assignee.

Approved, May 19, 1880.

CHAP. 97.—An act to remove the political disabilities of Thomas L. Harrison of Mobile, Alabama.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein), That all political disabilities imposed upon Thomas L. Harrison, of Mobile, Alabama, by the fourteenth amendment to the Constitution of the United States, be, and the same are hereby, removed.

Approved, May 22, 1880.
May 22, 1880.

**CHAP. 98.**—An act to remove the political disabilities of William B. Taliaferro of Virginia.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein), That all political disabilities imposed upon William B. Taliaferro, of the State of Virginia by the fourteenth amendment to the Constitution of the United States, be and the same are hereby removed.*

Approved, May 22, 1880.

May 22, 1880.

**CHAP. 99.**—An act to remove the political disabilities of Francis L. Galt.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein), That all political disabilities imposed upon Francis L. Galt of Virginia by the fourteenth amendment to the Constitution of the United States, be, and the same are hereby, removed.*

Approved, May 22, 1880.

May 26, 1880.

**CHAP. 104.**—An act to relieve John D. Defrees, Public Printer.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting officers of the Treasury be, and they are hereby, authorized and directed to allow John D. Defrees, Public Printer, in the settlement of his accounts with the Treasury Department the sum of nine thousand eight hundred and thirteen dollars, being the sum taken by robbers from the safe of the Government Printing Office on the second day of January, eighteen hundred and seventy-nine, for which they stand indicted in the criminal court for the District of Columbia. This act to be in force from and after its passage.*

Approved, May 26, 1880.

May 28, 1880.

**CHAP. 109.**—An act granting a pension to Martha J. Robinson.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, directed to place on the pension-roll the name of Martha J. Robinson, widow of James H. Robinson, late private in Company E, Fifth Regiment Indiana Cavalry Volunteers, and to pay her a pension from and after the passage of this act.*

Approved, May 28, 1880.

May 28, 1880.

**CHAP. 110.**—An act granting a pension to Mary Meighan.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Mary Meighan, widow of Peter Meighan, late a private in Company F, Twenty-fourth Regiment of United States Infantry.*

Approved, May 28, 1880.

May 28, 1880.

**CHAP. 111.**—An act granting a pension to Edward U Leib.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll,*
roll, subject to the provisions and limitations of the pension laws, the
name of Edward U. Leib, late a brevet lieutenant-colonel, United States
Army, captain Fifth United States Cavalry, and pay him a pension at
the rate of fifty dollars per month, in lieu of the pension he now receives.
Approved, May 28, 1880.

CHAP. 112.—An act granting an increase of pension to James P. Sayer.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Secretary of the In-
terior be, and is hereby, authorized and directed, from and after the
passage of this act, to carry upon the pension rolls the name of James P.
Sayer, late of Company C, One hundred and fortieth Regiment Penn-
sylvania Volunteers, at the rate of thirty dollars per month, in lieu of
the pension he is now receiving.
Approved, May 28, 1880.

CHAP. 114.—An act to authorize the payment of sixty-six dollars and nine cents to
Judith Brown, one seventh of the pension of Margaret Duncan.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the Secretary of the Treas-
ury be, and he is hereby, authorized and directed to pay to Judith
Brown, out of any money in the Treasury not otherwise appropriated
the sum of sixty-six dollars and nine cents, being the amount due her
as one of the children of Margaret Duncan, widow of Charles Duncan, a
revolutionary soldier, under the act of July seventh, eighteen hundred
and thirty-eight, and subsequent acts; which said sum has not been
paid to her or any one for her.
Approved, May 31, 1880.

CHAP. 117.—An act for the relief of Edward Braden and J. W. Angus.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the claim of Edward Braden
and J. W. Angus for extra compensation for the construction of supply
depot building and shops at San Antonio, Texas, be referred to the
Court of Claims to be heard and determined according to law and justice
Approved, June 1, 1880.

CHAP. 118.—An act for the relief of Ernst Hein.

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
hereby authorized and directed to cause to be issued to Ernst Hein, late
corporal of Company C, Thirteenth Regiment Massachusetts Veteran
Reserve Corps, an honorable discharge from the service of the United
States to date from November thirtieth, eighteen hundred and sixty-five,
and to remove the charge of desertion from the military record of said
Ernst Hein.
Approved, June 1, 1880.

CHAP. 122.—An act for the relief of certain homestead and pre-emption settlers in
Kansas and Nebraska.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That it shall be lawful for home-
stead and pre-emption settlers on the public lands, or pre-emption set-
tlers upon Indian reservations, in the States of Kansas and Nebraska
west of the sixth principal meridian where there has been a loss or fail-
ure of crops, from unavoidable cause, in the year of eighteen hundred and seventy-nine, or eighteen hundred and eighty, to leave and be absent from said lands until the first day of October, eighteen hundred and eighty-one under such rules and regulations as to proof and notice as the Commissioner of the General Land Office may prescribe; and during said absence no adverse rights shall attach to said lands, such settlers being allowed to resume and perfect their settlement as though no such absence had occurred.

Sec. 2. That the time for making final proof and payment by such pre-emptors is hereby extended for one year after the expiration of the term of absence provided for in the first section of this act; but in cases where the purchase money is by law payable in installments, the first unpaid installment shall be held not to be due until one year after the expiration of the leave of absence aforesaid.

Approved, June 4, 1880.

June 4, 1880.

CHAP. 123.—An act to permit Elias C. Boudinot, of the Cherokee Nation, to sue in the Court of Claims.

Whereas, the United States by the enactment of the one hundred and seventh section of the act of Congress approved the twentieth day of July, anno Domini eighteen hundred and sixty-eight superseded the tenth section of the treaty entered into by and between the United States and the Cherokee Nation on the nineteenth day of July, anno Domini eighteen hundred and sixty-six; and

Whereas the property of Elias C. Boudinot, a Cherokee Indian, was seized and disposed of by the authorities of the United States in consequence of the enactment of said one hundred and seventh section, although the Supreme Court of the United States in its opinion expressed in the case prosecuted by said Elias C. Boudinot to test the constitutionality of said one hundred and seventh section and the validity of the said seizure and disposition of his property, and reported in eleventh Wallace United States Supreme Court Reports, page six hundred and sixteen entitled “The Cherokee Tobacco”, declared “that there was no ground for any imputation upon the integrity or good faith of” him, the said Elias C. Boudinot; and, further, that it is to be presumed that if a wrong has been done to him, the said Elias C. Boudinot, the Congress of the United States will promptly give the proper relief if applied to by the said Elias C. Boudinot; and

Whereas the Supreme Court of the United States was not called upon to decide, and did not decide, whether the executive officers of the United States had taken the necessary steps to make operative said one hundred and seventh section in said Cherokee Nation anterior to said seizure of the property of said Elias C. Boudinot; and

Whereas there is grave doubt that such steps were taken, and it manifestly appears that a wrong has been done to said Elias C. Boudinot, in consequence of the casual infraction of the said treaty, which should be repaired by appropriate satisfaction in maintenance of said treaty, which still subsists; Now therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in order to give Elias C. Boudinot, of the Cherokee Nation the proper relief for the wrong done him by reason of said seizure and disposition of his property, he, the said Elias C. Boudinot, be, and he is hereby, authorized to bring suit in the Court of Claims against the United States Government, to recover what may be due to him in justice and equity for the loss inflicted upon him by reason of said seizure for an alleged violation of the internal-revenue laws, of his property, a tobacco factory, its detention, and damage thereto whilst under seizure, the value of the tobacco, material, and other personal property also seized, and the expenses to which he was subjected thereby.

Approved, June 4, 1880.
CHAP. 125.—An act to remove the political disabilities of Johnathan H. Carter, of South Carolina.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled (two-thirds of each House concurring therein), That all political disabilities imposed upon Johnathan H. Carter, of the State of South Carolina, by the fourteenth amendment to the Constitution of the United States, be, and the same are hereby, removed.

Approved, June 7, 1880.

CHAP. 126.—An act to amend an act entitled “An act granting a pension to Sophia Brooke Taylor, widow of the late Major Francis Taylor”.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act entitled “An act granting a pension to Sophia Brooke Taylor, widow of the late Major Francis Taylor”, approved March the third, eighteen hundred and sixty-five, be, and the same is hereby, amended, so that she shall be entitled to receive, and shall receive, a pension at the rate of fifty dollars per month from and after the passage of this act, to be paid to her in lieu of the monthly rate of pension granted to her by the act hereby amended.

Approved, June 7, 1880.

CHAP. 138.—An act for the relief of certain citizens of Lynchburg, Virginia, and refunding to them taxes improperly collected from them on manufactured tobacco.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, directed to pay to the following-enumerated citizens or firms of Lynchburg, Virginia, or to their legal representatives, out of any money in the Treasury not otherwise appropriated, the following sums, respectively, namely;

To C. Ford, jr, and Son, the sum of seven thousand five hundred and eighty-four dollars and seventy-five cents; tobacco.  
To John T. Smith and Company, the sum of two thousand five hundred and twelve dollars and fifty-three cents;  
To Winfree and Allen, the sum of one thousand one hundred and seventeen dollars and seventy cents;  
To John H. Smith and Company, the sum of one thousand eight hundred and thirty-four dollars and sixty cents;  
To F. M. Dunnington and Company, the sum of one thousand eight hundred and nineteen dollars and fifty-four cents;  
To Ferguson and Chambers, the sum of four thousand and ninety-three dollars;  
To Hancock and Moorman, the sum of two thousand four hundred and seventy-eight dollars and ninety-three cents;  
To William D. Miller, the sum of one thousand one hundred and ninety-three dollars and sixty cents;  
To Robert Mays, the sum of three thousand two hundred and fifty-two dollars and fifty cents;  
To Tanner and Asher, the sum of three hundred and ninety-three dollars and forty-five cents;  
In full satisfaction of their claims for internal-revenue taxes improperly collected of them on manufactured tobacco.

Approved, June 8, 1880.

CHAP. 139.—An act granting an increase of pension to Isaiah W. Bunker.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Isaiah W. Bunker, late private of Company C, in the Eighty-fourth Regiment Pennsylvania
Pension increased.
Pension increased.
Pension increased.
Pension increased.

CHAP. 140.—An act to increase the pension of Thomas Riley.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll of the United States the name of Thomas Riley, late a private in Company L, Seventh Regiment United States Cavalry, and pay him a pension at the rate of seventy-two dollars per month from and after the passage of this act.

Approved, June 8, 1880.

CHAP. 141.—An act to remove the charge of desertion against Enoch Davis.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the charge of desertion now standing against Enoch Davis, late a private of Company G, Sixth Iowa Volunteer Infantry, on the rolls filed in the office of the Adjutant-General be removed, and that the Adjutant-General aforesaid be, and he is hereby, directed to grant said Davis an honorable discharge.

Approved, June 8, 1880.

CHAP. 142.—An act granting relief to William Turman, guardian of William W. Brewer.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, directed to issue a duplicate of check number one hundred and forty-four thousand nine hundred and eighty-nine, drawn by D. T. Boynton, pension agent, dated October thirteenth, eighteen hundred and seventy-nine, for the sum of one thousand six hundred and forty-six dollars and eighty-three cents, in favor of William Turman, guardian of William W. Brewer; said check having been lost in the mails: Provided, That said William Turman shall first execute a bond with good and sufficient security, to be approved by the Secretary of the Treasury, to hold the United States harmless against the double payment of said check

Approved, June 8, 1880.

CHAP. 143.—An act granting a pension to Rachael J. Reber.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Rachael J. Reber, widow of Effenger L. Reber, first lieutenant and adjutant of the Two hundred and fifth Regiment of Pennsylvania Volunteers, and pay her a pension for herself and minor children from and after the passage of this act.

Approved, June 8, 1880.
CHAP. 144.—An act granting a pension to Thomas H. Vaughn.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll the name of Thomas H. Vaughn, of Company C, Seventy-sixth Regiment of Pennsylvania Volunteers, and that the said Thomas H. Vaughn be allowed a pension at the rate of four dollars per month, commencing from and after the passage of this act.

Approved, June 8, 1880.

CHAP. 145.—An act granting a pension to Elizabeth Dougherty.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll the name of Elizabeth Dougherty, widow of Charles Dougherty, deceased, a soldier in the late war of the rebellion, and pay her a pension from and after the passage of this act.

Approved, June 8, 1880.

CHAP. 146.—An act granting a pension to Abner Hoopes

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll the name of Abner Hoopes, late a private in Company A, First Regiment of Pennsylvania Reserves, subject to the provisions and limitations of the pension laws, and pay him a pension from and after the passage of the act.

Approved, June 8, 1880.

CHAP. 147.—An act granting a pension to Elizabeth Aults.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Elizabeth Aults, widow of Ambrose N. Aults, of Company G, of the Two hundredth and fifth Regiment of Pennsylvania Volunteers, and that the said Elizabeth Aults be allowed a pension from and after the passage of this act, and for two children from the date of their birth until they reach the age of sixteen.

Approved, June 8, 1880.

CHAP. 148.—An act granting a pension to Michael Lingenfelter.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, the name of Michael Lingenfelter, a private in Company I, Sixteenth Regiment of Pennsylvania Veteran Reserves, formerly Company I, Nineteenth Pennsylvania Cavalry, for injury received and disease contracted while in the military service of the United States, and in line of duty, subject, however, to the laws governing the rate of disability.

Approved, June 8, 1880.
CHAP. 149.—An act granting a pension to Jacob J. Smith.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll the name of Jacob J. Smith, first lieutenant of Company H, Twelfth Regiment of Pennsylvania Cavalry, subject to the provisions and limitations of the pension laws.

Approved, June 8, 1880.

CHAP. 150.—An act granting an increase of pension to Herman Baldwin.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Herman Baldwin, late corporal of Company B, in the Fifty-fourth Regiment Pennsylvania Volunteer Infantry, be, and he is hereby, granted, a pension at the rate of ten dollars per month; and the Secretary of the Interior be, and he is hereby, authorized and directed to place the name of said Herman Baldwin on the pension-roll at said rate in lieu of the pension now paid him, such increase to date from the passage of this act.

Approved, June 8, 1880.

CHAP. 151.—An act to remove the disabilities of Sergeant P. P. Powell, Sixth Regiment United States Cavalry.

Whereas, Sergeant P. P. Powell, Sixth Regiment United States Cavalry has served faithfully as a private soldier and non-commissioned officer in the Army of the United States since October twenty-seventh, eighteen hundred and seventy-five; and

Whereas he is debarred from all hope of promotion by the provisions of section twelve hundred and eighteen of the Revised Statutes: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That his disabilities under said section be and they are hereby removed.

Approved, June 8, 1880.

CHAP. 152.—An act for the relief of John N. Reed.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of four thousand one hundred and twenty-four dollars and fifty cents be, and the same is hereby, appropriated, out of any money in the Treasury not otherwise appropriated, to pay John N. Reed for material delivered, labor, time, and demurrages, upon the contract of Reed, Pitt and McPherson, approved by the Secretary of War on the third day of September, eighteen hundred and sixty, and assigned to said Reed, and shall be in full discharge of all claim against the United States in any manner arising upon or by reason of the said contract, or for any non-fulfillment thereof.

Approved, June 8, 1880.

CHAP. 153.—An act for the relief of the heirs of Charles B. Smith, deceased.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting officers of the Treasury be, and they are hereby, authorized and directed, in the settlement of the accounts of Charles B. Smith, deceased, late first lieutenant of the Fifth Iowa Cavalry Volunteers, to receive and allow, where the proper vouchers cannot be procured, a statement veri-
fied, or other satisfactory evidence, of all expenditures or issues made by him for the government, as will be sufficient to close his subsistence and quartermaster's accounts upon the books of the Treasury.

Approved, June 8, 1880.

CHAP. 154.—An act for the relief of Somerville and Davis.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to adjust the claim of Somerville and Davis, of Galveston, Texas, for excess of duties paid by them on twelve hundred and sixty-eight bundles of cotton -ties imported by them, per steamship China, at the port of Boston, July twenty-ninth, eighteen hundred and seventy-six, and to refund to them the amount found to have been paid in excess of the duties chargeable by law.

Approved, June 8, 1880.

CHAP. 155.—An act to remove the political disabilities of John R. F. Tatnall, of Georgia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein), That John R. F. Tatnall, of Georgia, be, and is hereby, relieved of all political disabilities imposed upon him by the third section of the fourteenth article of amendments to the Constitution of the United States.

Approved, June 8, 1880.

CHAP. 156.—An act for the relief of the estate of N. Boyden

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and hereby is, directed to pay the sum of seventy-five dollars, without interest, to the estate of N. Boyden, for rent of rooms in Salisbury, North Carolina, from January first to March thirty-first, eighteen hundred and sixty-six, used for post headquarters, under contract with the said Boyden, at a monthly rental of twenty-five dollars; and the sum of seventy-five dollars is hereby appropriated to pay the same upon the presentation of proper evidence of the qualification of a legal representative of his estate.

Approved, June 8, 1880.

CHAP. 157.—An act for the relief of Monroe Donoho.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and required to pay to Monroe Donoho, late register of the United States land-office at Tuscaloosa, Alabama, the sum of one hundred and sixty-nine dollars and forty-five cents, out of any money in the Treasury not otherwise appropriated.

Approved, June 8, 1880.

CHAP. 158.—An act for the relief of Henry Warren.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury of the United States be, and he is hereby, authorized and directed

to pay Henry Warren, of Weatherford, Texas, the sum of fifteen thousand eight hundred and sixty-seven dollars and fifty cents, out of any money in the Treasury not otherwise appropriated, in full satisfaction for damages sustained by reason of capture of trains and destruction of property by Comanche, Kiowa, and Cheyenne Indians in eighteen hundred and seventy-one while said Warren was in the employ of the government, supplying the troops at Fort Griffin, Texas; and that the Secretary of the Interior be, and he is hereby, directed to retain, out or any annuities due or to become due the Comanche and Kiowa Indians, the sum of eleven thousand eight hundred and fifty-two dollars and fifty cents, and from any annuities due or to become due the Cheyennes the sum of four thousand and fifteen dollars, and cover the same into the Treasury in accordance with treaty stipulations between said Indian tribes and the United States.

Approved, June 8, 1880.

CHAP. 159.—An act for the payment of certain moneys to the heirs of Constantino Brumidi, deceased.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, directed to pay to Elena Brumidi of Rome, Italy, and Lawrence S. Brumidi of Washington, District of Columbia, children of Constantino Brumidi, deceased, the sum of five hundred dollars one half to each, being the amount reserved from the last voucher paid him for painting in fresco the picture on the canopy of the dome of the Capitol; and also to pay the sum of two hundred dollars to defray the funeral expenses of said deceased, said payments to be made out of the moneys appropriated by an act approved March third, eighteen hundred and sev- enteen, entitled “An act making appropriations for sundry civil expenses of the government for the fiscal year ending June thirtieth, eighteen hundred and eighty, and for other purposes” said appropriation being in the language following: To pay C. Brumidi, for retouching and blending the picture in fresco on the canopy of the dome of the Capitol, and for constructing a scaffolding under said picture seven hundred dollars.

Approved, June 8, 1880.

CHAP. 160.—An act for the relief of W. J. Morris.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of W. J. Morris, of Delhi, Illinois, and pay him a pension at the rate to which, upon examination, his disability may entitle him to receive

Approved, June 8, 1880.

CHAP. 172.—An act granting a pension to Herman Netterfield.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Herman Netterfield, late of Canby’s Scouts, and to pay him a pension as an enlisted private.

Approved, June 9, 1880.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is hereby authorized and directed to pay, out of any money in the Treasury not otherwise appropriated to Emma G. Nelson, executrix, and Aaron H. Nelson, executor, of the estate of W. F. Nelson, deceased, late chaplain United States Army, the sum of five hundred dollars and twenty-six cents, in full payment for rent of quarters hired by said deceased while stationed at Washington Park United States General Hospital Cincinnati, Ohio, between the ninth day of April, eighteen hundred and sixty-four, and the twenty-eighth day of July, eighteen hundred and sixty-five: Provided, That before any payment is made the parties herein named shall file with the proper officer a duly authenticated copy of their letters testamentary.

Approved, June 9, 1880.

CHAP. 174.—An act for the relief of Priscilla Watson.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Priscilla Watson be, and she hereby is, authorized, at any time within one year from and after the date at which the body of the land embraced in the Fort Dalles military reservation in Oregon shall be offered for sale pursuant to the act of Congress of March third, eighteen hundred and seventy-seven, to become the purchaser of that portion of the land embraced within the limits of the said reservation upon which she has made improvements, in consequence of an error of survey, and believing the same to be outside of the said reservation and within the limits of her own land, at such a price as the register and the receiver of the land-district within which the land is situated shall determine, subject to the approval of the Commissioner of the General Land Office.

Approved, June 9, 1880.

CHAP. 175.—An act to remove the political disabilities of C. Manigault Morris, of Georgia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein), That all political disabilities imposed upon C. Manigault Morris, of the State of Georgia, by the fourteenth amendment to the Constitution of the United States, be, and the same are hereby, removed.

Approved, June 9, 1880.

CHAP. 176.—An act granting a pension to Eli Cooprider.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension rolls, subject to the provisions and limitations of the pension laws, the name of Eli Cooprider, late a private of Company G, Fifty-ninth Regiment Indiana Volunteer Infantry.

Approved, June 9, 1880.

CHAP. 177.—An act authorizing the closing of the accounts of the late Rear-Admiral A. H. Foote, United States Navy.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting officers of the Treasury Department be, and hereby are, authorized and
settlement of accounts

Direct to close the accounts of the late Rear-Admiral A. H. Foote by crediting him with the sum of eight hundred and thirty-four dollars, being the amount advanced to him while under orders to take command of the South Atlantic squadron, and which he expended in preparing to execute his orders, but was prevented from reaching his post by reason of death caused by wounds and exposure incurred in service and in the line of duty.

Approved, June 9, 1880.

June 9, 1880.

Chap. 178.—An act for the relief of certain settlers within the late Fort Kearney military reservation in Nebraska.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the homestead entries numbered seventy-one hundred and eighty-two, seventy-two hundred and twenty-six, seventy-two hundred and thirty-three, seventy-five hundred and eighty-seven, seventy-nine hundred and twenty and seventy-nine hundred and twenty-one, made at Grand Island, Nebraska, under the act of Congress of July twenty-first, eighteen hundred and seventy-six, by Morgan T. Martin, Samuel H. McNutt, Allan D. Randall, John J. Brown, Joseph B. Long, and Matthew O. Riley, as actual settlers, in section thirty-six, township nine north, of range fifteen west, and section thirty-six, township nine north, of range thirteen west, within the late Fort Kearney military reservation be, and the same are hereby, confirmed: Provided, The State of Nebraska shall, by legislative act, assent thereto; and thereafter the said State shall be entitled to select other lands of equal area for school purposes as indemnity for the lands embraced in said entries, in like manner as by existing law may be done in cases where lands in sections sixteen and thirty-six, appropriated for schools in Nebraska, have been sold, or otherwise disposed of by any act of Congress.

Approved, June 9, 1880.

June 9, 1880.

Chap. 179.—An act to authorize the Roman Catholic bishops in California to sell certain church lands.

Whereas certain lands known as the Canada de los Pinos or College Ranch, situate in Santa Barbara County, State of California, pursuant to the decree of the board of land commissioners appointed under the act of Congress approved March third, eighteen hundred and fifty-one, entitled "An act to ascertain and settle the private land-claims in the State of California", were granted by patent of the United States dated February twenty-eighth, eighteen hundred and sixty-one, to Joseph Sadoc Alemany, Roman Catholic bishop of Monterey, in the State of California, and his successors, "in trust for the religious purposes and uses to which the said lands have been respectively appropriated"; the said patent being recorded in the proper office at Washington City, in volume three, pages two hundred and twenty-eight to two hundred and thirty-five, inclusive; and whereas it is found that said lands are not suitably located for said purposes and uses: Therefore

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the said lands or any part or parts thereof may be sold and conveyed by said grantee or his successors in such trust, discharged of said trust, and that said grantee or his successors shall be bound to apply the proceeds of said college ranch, and of all such sales in such other places as they may deem more suitable for the purposes and uses of said trust, discharged from the obligation, if any, of keeping the seminary college on said ranch, but not from that of keeping one or more seminary colleges in accordance with the object.
of the trust: Provided, however, That the purchaser or purchasers shall not be responsible for the proper application of the purchase-money.
Approved, June 9, 1880.

CHAP. 180.—An act granting an increase of pension to Horace Boughton

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Horace Boughton, late colonel One hundred and forty-third Regiment New York Volunteers, and brevet brigadier-general, and pay him a pension of seventy-two dollars per month in lieu of that which he now receives.
Approved, June 9, 1880.

CHAP. 181.—An act to reimburse Charles Dougherty for his expenses to the consulate of Londonderry.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and is hereby, authorized and required to pay Charles Dougherty, out of any money in the Treasury not otherwise appropriated, the sum of one thousand dollars, to reimburse him for his expenses to the consulate of Londonderry.
Approved, June 9, 1880.

CHAP. 182.—An act for the relief of George Eyster.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is hereby authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to George Eyster, of Philadelphia, the sum of eight hundred and eighty-two dollars and fifty cents, the same being the amount stolen from said Eyster, while he was assistant treasurer of the United States, by a subordinate in his office, without the fault or negligence of said George Eyster.
Approved, June 9, 1880.

CHAP. 183.—An act granting an increase of pension to John H. Black.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That John H. Black, late first lieutenant Company G Twelfth Regiment Pennsylvania Volunteer Cavalry, be, and he is hereby, granted and allowed, from and after the passage of this act a pension at the rate of fifty dollars per month; and the Secretary of the Interior be, and he is hereby, authorized and directed to place the name of said John H. Black on the pension-roll at said rate (in lieu of the pension now paid him)
Approved, June 9, 1880.

CHAP. 184.—An act for the relief of Rev Paul E. Gillen

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Paymaster-General of the Army be, and he is hereby, authorized and required to pay to the Reverend Paul E. Gillen, out of any money appropriated or hereafter
appropriated for the payment of the Army, such sum as may be due him and unpaid, for service as chaplain in the Army from the twentieth of July, eighteen hundred and sixty-one the date of his actual commencement of duty as such.

Approved, June 9, 1880.

CHAP. 185.—An act to remove the charge of desertion from the military record of Jerry Foley.

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, and he is hereby, authorized and directed to remove the charge of desertion now standing upon the records of the War Department against the name of Jerry Foley late of Company "G", Ninth Regiment of Maine Volunteers, and grant to him an honorable discharge with the same pay, bounties and benefits he would have been entitled to if the charge of desertion had not been entered against his name.

Approved, June 9, 1880.

CHAP. 191.—An act for the relief of Thomas Lucas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioners of the District of Columbia or their successors in office, be, and they are hereby, directed and empowered to examine and audit for settlement the claim of Thomas Lucas, assignee of Peter Murray and Company, growing out of a contract, in writing, with the Board of Health of the District of Columbia, to abate certain nuisances in the city of Washington by lateral sewers running from the premises upon which the nuisances existed to certain main sewers in said city, said contract being dated June second, anno Domini eighteen hundred and seventy-four; and said Commissioners, or their successors in office, as the case may be, are also hereby directed to pay to said Thomas Lucas the amount found due upon such audit, out of any moneys belonging to the general fund of said District.

Approved, June 10, 1880.

CHAP. 192.—An act for the relief of L. C. Cantwell.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and hereby is, directed to pay to L. C. Cantwell, postmaster at Richmond, Ray County, Missouri, out of any money in the Treasury not otherwise appropriated, the sum of three hundred and twenty-seven dollars and forty-six cents, being the amount of money-order and postage funds in his possession belonging to the United States, and totally destroyed by a cyclone on the first day of June, eighteen hundred and seventy-eight, without any fault whatever of said Cantwell, and since fully paid by him to the United States.

Approved, June 10, 1880.

CHAP. 193.—An act granting an increase of pension to Harrietta M. Davis.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed, subject to the provisions and limitations of the pension laws, to increase the pension of Harrietta M. Davis, widow of the late Rear-Admiral Charles H. Davis,
from thirty dollars to fifty dollars a month, said increase to take effect from and after the passage of this act; and the Secretary of the Treasury is hereby directed to pay to the said Harrietta M. Davis the sum of money necessary to carry into effect the provisions of this act, out of any moneys in the Treasury of the United States not otherwise appropriated.

Approved, June 10, 1880.

CHAP. 194.—An act granting a pension to Peter Claesgens.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Peter Claesgens, late captain of Company F, of the One hundred and forty-sixth Regiment New York Infantry.

Approved, June 10, 1880.

CHAP. 195.—An act granting a pension to Aaron Hatcher.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Aaron Hatcher, late private Company F of the Twenty-third Regiment Missouri Volunteer Infantry.

Approved, June 10, 1880.

CHAP. 196.—An act to refund to Jackson Grubb or his legal representative internal revenue tax wrongly collected

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, directed to refund to Jackson Grubb, of McMinn County, Tennessee, or his legal representative, three hundred dollars, improperly collected from him by the internal-revenue collector in the year eighteen hundred and sixty-eight, for tax improperly assessed upon him as a distiller of fruit brandy, in the year eighteen hundred and sixty-eight, after orders had been issued suspending the collection of the special tax on fruit distillers, and the same is hereby appropriated.

Approved, June 10, 1880.

CHAP. 197.—An act refunding to the University of Notre Dame du Lac, of Saint Joseph County, in the State of Indiana, the sum of two thousand three hundred and thirty-four dollars and seven cents, that being the amount paid on certain imported articles and so forth.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of two thousand three hundred and thirty-four dollars and seven cents be, and the same hereby is appropriated, out of any money in the Treasury not otherwise appropriated, as and for a repayment to the University of Notre Dame du Lac for moneys paid by it as duty on the following articles, namely: For impost duties on twenty-two cases of paintings on glass per steamer Ville de Paris, of date December fourteenth, eighteen hundred and seventy-four, at the rate of forty per centum ad valorem, amounting to the sum of seven hundred and thirty-one dollars and eighty cents; also on

a church lamp, March ninth, eighteen hundred and seventy-five, paid as impost duty, the sum of seven hundred and forty-nine dollars and thirty-nine cents; also on twenty-one cases of paintings on glass, received per steamer France, of date April first, eighteen hundred and seventy-six, upon which was paid an impost duty of forty per centum ad valorem tax, amounting to the sum of eight hundred and fifty-two dollars and eighty-eight cents, amounting to the total sum of two thousand three hundred and thirty-four dollars and seven cents.

SEC. 2. The Secretary of the Treasury is hereby authorized and directed to pay the said sum of money to the said university upon the execution and delivery to him by the president thereof of proper receipts therefor.

Approved, June 10, 1880.

CHAP. 198.—An act for the relief of William D. Oyler.

Whereas, William D. Oyler, purchased of the United States, by cash entry on the twenty-first day of July, eighteen hundred and seventy-four, at Dixon, Illinois, the west half of the northeast quarter of section nineteen, in township twenty-six north, of range six east, and paid therefor the sum of one hundred dollars, and afterward conveyed the same to Jacob Jackson, who conveyed the same to Peter H. Bigelow and John Jackson, who were in fact, partners in trade; and

Whereas afterward the title of said William D. Oyler and his assignees to said land failing, by reason of conflict of his entry with a prior pre-emption claim thereon of John Shumaker, and the said William D. Oyler, because of said failure of title, having, as appears, afterward refunded the purchase-money to said Peter H. Bigelow and John Jackson, and thereby became entitled to have said original purchase-money refunded to him by the United States; and

Whereas the same has never been refunded because of technical insufficiency of the quit-claim made by said assignees to said Oyler: Now, therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to refund and pay to said William D. Oyler, or his legal representatives, the sum of one hundred dollars in full satisfaction and discharge of any claim in the premises.

Approved, June 10, 1880.

CHAP. 199.—An act to remove the political disabilities of William Sharp of Virginia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein), That all political disabilities imposed by the fourteenth amendment to the Constitution of the United States on William Sharp of Virginia be and the same are hereby removed.

Approved, June 10, 1880.

CHAP. 200.—An act to remove the political disabilities of Abner Smead of Oregon.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein), That all disabilities imposed upon Abner Smead of Oregon by the third section of the fourteenth article of the amendments to the Constitution of the United States be, and the same are hereby removed.

Approved, June 10, 1880.
CHAP. 201.—An act to remove the political disabilities of John M. Brooke, of Virginia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein) That all disabilities imposed upon John M. Brooke of Virginia by the third section of the fourteenth article of the amendments to the Constitution of the United States, be, and the same are hereby removed.

Approved, June 10, 1880.

CHAP. 202.—An act to remove the political disabilities of Walter R. Butt, of California.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein) That all disabilities imposed upon Walter R. Butt, of California, by the third section of the fourteenth article of the amendments to the Constitution of the United States, be, and the same are hereby removed.

Approved, June 10, 1880.

CHAP. 215.—An act authorizing the Treasurer of the United States to refund to W. B. Farrar, of Whitfield County, Georgia, illegal taxes collected from him in the year eighteen hundred and seventy-seven.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Treasurer of the United States be authorized and required to refund to W. B. Farrar, of Whitfield County, Georgia the sum of three hundred dollars, being the amount of illegal and unjust taxes paid during a part of the year eighteen hundred and seventy-seven, for deficiency in the production of spirits at his distillery.

Approved, June 14, 1880.

CHAP. 216.—An act to remove disabilities of I. Wilkinson.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein), That I. Wilkinson, late lieutenant of the United States Navy, of Richmond, Virginia, be, and is hereby, relieved of all disabilities imposed upon him by the third section of the fourteenth article of the amendments of the Constitution of the United States.

Approved, June 14, 1880.

CHAP. 217.—An act to remove the political disabilities of John Owins of Portsmouth, Virginia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein), That all political disabilities imposed by the fourteenth amendment of the Constitution of the United States on John Owins of Virginia, be and the same are hereby removed.

Approved, June 14, 1880.

CHAP. 218.—An act to remove the political disabilities of Joseph A. Seawell, of Virginia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein), That all political disabilities imposed by the fourteenth amendment of the Constitution of the United States on Joseph A. Seawell of Virginia, be and the same are hereby removed.

Approved, June 14, 1880.
CHAP. 218.-An act removing the political disabilities of Joseph A. Seawell, of Illinois, imposed by the fourteenth amendment to the Constitution of the United States, on Joseph A. Seawell, be, and the same are hereby removed.

Approved, June 14, 1880.

CHAP. 219.—An act to remove the political disabilities of Charles Carroll Simms, of Virginia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two-thirds of each House concurring therein), That all political disabilities imposed upon Charles Carroll Simms, of the State of Virginia by the fourteenth amendment to the Constitution of the United States be, and the same are hereby removed.

Approved, June 14, 1880.

CHAP. 220.—An act making appropriations for the payment of claims reported allowed by the Commissioners of Claims under the act of Congress of March third, eighteen hundred and seventy-one, and acts amendatory thereof.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and required to pay, out of any money in the Treasury not otherwise appropriated, to the several persons in this act named, the several sums mentioned herein, the same being in full for, and the receipt of the same to be taken and accepted in each case as a full and final discharge of, the several claims presented by such persons to the Commissioners of Claims under the act of March third, eighteen hundred and seventy-one, and reported to the House of Representatives under the said act, namely:

OF THE STATE OF ALABAMA.

To Lucy C. Acker, the sum of eighty-two dollars and sixty cents.
To Isaac Allen, one hundred and fifty dollars.
To William Anderson, one hundred and twenty dollars.
To Femailia Angle, two hundred and thirty-two dollars.
To Eliza Barnard, the sum of two hundred and eight dollars.
To Martha Bennett, widow of William Bennett, one hundred and sixty-two dollars and fifty cents.
To William J. Bibb, one thousand eight hundred and ninety-five dollars.
To Alexander Bratton, one hundred dollars.
To Shadrach Bray, three hundred and twenty dollars.
To Christopher Brewer, two hundred dollars.
To Charles A. Clayton, one hundred and thirty dollars.
To Solomon H. Clayton, one hundred and thirty dollars.
To Sophia Cole, one hundred and sixty dollars.
To Reuben M. Craig, administrator of Miles S. Craig, deceased, eight hundred and forty dollars.
To James Crain, two hundred and sixty dollars.
To Clarissa Crane, one hundred and thirty-one dollars.
To Henry Dawson, three hundred and twenty-nine dollars.
To Mary Ann Dearing, one hundred and fifty dollars.
To Daniel Eastis, one hundred and twenty dollars.
To Sallie Floyd, three hundred and fifty dollars.
To John F. C. Foster, three hundred and thirty-six dollars.
To John N. Griffin, one hundred dollars.
To Benjamin F. Guttry, one hundred and twenty-five dollars.
To B. H. Harrison, executor of Jesse Stephens, deceased, four hundred and twenty dollars.
To John H. Hollis, three hundred and twenty-six dollars and fifty cents.
To Peter Ingle, two hundred and ten dollars.
To William B. Jones, administrator of Seaborn Jones, deceased, for the use and benefit of Allen, Decherd, Martha, Margaret, Susan, Trenton, and Vina Jones, heirs of Seaborn Jones, deceased, two hundred and thirty dollars and fifty cents.
To William R. Keith, one hundred dollars.
To Seneca J. Kelly, one hundred dollars.
To James Long, four hundred and sixty-five dollars.
To Thomas T. McCorkle, one thousand seven hundred and eleven dollars.

To Delphina McCormack, widow of William McCormack, three hundred and seven dollars and fifty cents.
To Lydia Matthews, administratrix of Lavinia Gilreath, deceased, ninety-five dollars.
To Erastus W. Miller, administrator of Zachary White, deceased, five hundred and fifteen dollars.
To David H. Moore, one hundred and ninety-four dollars.
To Delila Morgan, administratrix of Jeremiah F. Morgan, deceased, two hundred dollars.
To Joseph Nations, one hundred and eight dollars.
To John B. Penn, one hundred and fifty dollars.
To Sarah Phillips, seventy dollars.
To William C. Price, one hundred and seventy dollars.
To James H. Prince, administrator of Isham Prince, deceased, two hundred and twenty dollars.
To Dildeny Read, four hundred and fifty dollars.
To Olivia Ricks, three hundred and twenty-five dollars.
To John Roberts, two hundred and fifty dollars.
To Miles Ryan, four hundred and ninety dollars.
To Grove Sammons, one thousand one hundred and eighty-five dollars.
To John Sanders, three hundred and two dollars and fifty cents.
To Elizabeth Sherley, three hundred and fifty-seven dollars.
To Andrew A. Sides, administrator of Richmond Townley, one hundred and seventy-five dollars.
To Levi Snow, two hundred and twenty-two dollars.
To Claiborne Steward, eight hundred and forty-five dollars.
To John Stoltz, two hundred and eighty-five dollars.
To John K. Strut, one thousand seven hundred dollars.
To Francis Tate, two hundred and seventy dollars.
To James W. Tate, one hundred and eighty-two dollars.
To David Thomas, one hundred and twenty-five dollars.
To Charles E. Tucker, six hundred and forty-seven dollars and seventy-five cents.
To Simon Whittecur, administrator of Nathaniel Whittecur, deceased, one hundred and sixty-five dollars.
To Elias Wood, eighty-two dollars.
To Elias Wright, one hundred and thirty-seven dollars and fifty cents.
To Nancy Berry, five hundred and fifty dollars.
To Ann E. Bonnell, three thousand six hundred and five dollars.
To Thomas Boyett, two hundred and fifty-five dollars.
To Newell P. Brooks, seven hundred and fifty-nine dollars.
To Samuel Bryson, three hundred and fifty-nine dollars.
To Archibald Buck, two hundred and ten dollars.
To John Buttry, four hundred and ninety dollars.
To Anthony Casey, two hundred and thirty dollars.
To William M. Crawford, one hundred and twenty-five dollars.
To Thomas Cribbens, two hundred dollars.
To Margaret A. Dement, three hundred and fifteen dollars.
To Louisa F. Dill, one hundred and fifty dollars.
To James L. Duff, guardian of J. D. and Mary E. Duff, two thousand seven hundred and eighty dollars.
To John Estes, three hundred and fifteen dollars.
To Samuel Evans, one thousand four hundred and forty-seven dollars.
To John Fincher, one hundred and twenty dollars.
To George R. Foster, nine hundred and sixty dollars.
To Elizabeth Fowler, one hundred and seventy-three dollars and seventy-five cents.
To Henry French, two hundred dollars.
To John H. Glidewell, administrator of Nelson Wright, deceased, ninety-six dollars.
To William Godbehere, five hundred and sixty-six dollars.
To Noah Gordon, one hundred and thirty-five dollars.
To James S. Guinn, three hundred and sixty dollars.
To Miranda Gilbert Greer, one hundred and twenty dollars.
To Joseph P. Hinkle, three hundred dollars.
To Alfred Jackson, one hundred and ten dollars.
To Margaret Jackson, one hundred and twenty-five dollars.
To Daniel F. Kennedy, one hundred dollars.
To Thomas Latham, two hundred and ten dollars.
To Michael Landers, seven hundred and fifty-four dollars.
To Sarah E. McMahan, widow of David G. McMahan, deceased, one hundred and forty dollars.
To Cynthia A. McMillan, two hundred and thirty dollars.
To James C. McMurry, one hundred and fifty dollars.
To Joseph Malone, one hundred and twenty-five dollars.
To Cynthia O. Mann, seventy-nine dollars.
To John J. Mason, three hundred and fifty-three dollars.
To William H. Mason, one hundred and twenty-five dollars.
To Thomas J. Pendergrass, one hundred and fifty dollars.
To John W. Price, seven hundred and one dollar.
To Benjamin F. Rigsby, administrator of Isaac Warford, deceased, three hundred and twenty dollars.
To Lewis E. Moulder, one hundred and fifty dollars and fifty cents.
To John L. Murray, two hundred and sixty-five dollars.
To James Muse, seventy-five dollars.
To Reuben Newman, one hundred and fifty dollars.
To Thomas Nicholas, one hundred and fifty dollars.
To William J. Parks, three hundred and fifty dollars.
To James R. Patterson, one hundred and twenty-five dollars.
To Thomas J. Pendergrass, one hundred and fifty dollars.
To John W. Price, seven hundred and one dollar.
To Benjamin F. Rigsby, administrator of Isaac Warford, deceased, three hundred and twenty dollars.
To Fanny Schaad, five hundred dollars.
To Samuel D. Shannon and others, three hundred and forty dollars.
To Rankin Sloan, two hundred and eighty-five dollars.
To Archibald G. Smith, four hundred and fifty dollars.
To George R. Smith, thirty dollars.
To Catharine Stapp, administratrix of A. J. Stapp, deceased, one hundred and sixty dollars.
To Minerva Stewart, five hundred and forty dollars.
To Mary E. Stone, five hundred and thirty-three dollars and thirty-three cents.
To James Surratt, two hundred and twenty-five dollars.
To George W. Sutherland, one hundred and ninety-four dollars and seventy-five cents.
To Rebecca Tollett, sixty dollars.
To Elizabeth H. Trice, administratrix of Matthew A. Trice, deceased, one thousand five hundred and thirty-five dollars.
To Wallis True, one hundred and twenty dollars.
To Martha A. Tyus, James H. and Ellen M. Tyus, six hundred and fifty-three dollars.
To Lucinda A. Vernon, two hundred and seventy dollars.
To Samuel Vernon, one hundred and nine dollars.
To Hiram Ward, sixty-five dollars.
To Hugh Warren, one hundred and twenty-five dollars.
To Margaret Warren, nine hundred and forty-seven dollars.
To Michael Warren, four hundred and ten dollars.
To Ephraim Weaver, two hundred and sixty-seven dollars and fifty cents.
To Wilbur Westmoreland, one hundred and thirty-three dollars.
To R. C. Wharton, two hundred dollars.
To Squire B. Williams, one hundred dollars.
To Garner McRussell, the sum of three hundred and four dollars.

OF THE STATE OF FLORIDA.

To Mary Allen, administratrix of Ann Hurlbut, deceased, one hundred and fifty dollars.
To John M. Bates, one hundred and twenty-five dollars.
To William Falconer, two thousand seven hundred and eighty dollars.
To Wiley Jackson, two hundred and forty dollars.
To George W. Walton, one hundred and seventy-five dollars.

OF THE STATE OF GEORGIA.

To Alfred Allen, two hundred and sixty dollars.
To Matthew Almond, three hundred and fourteen dollars and fifty cents.
To Eliza Andrews, executrix of John Warnock, deceased, four hundred and eighty-one dollars and fifty cents.
To Sandy Austin, one hundred and sixty-two dollars.
To Martha Barrett, administratrix of Nancy Russell, deceased, three hundred and eighty-nine dollars and fifty cents.
To John Blackman, four hundred and sixty-eight dollars.
To James B. Bostick, three hundred and ninety-five dollars.
To Andrew J. Boyle, one hundred dollars.
To Mary Brogden, two hundred and ninety-five dollars.
To James H. Brown, one thousand one hundred and thirteen dollars.
To Danton Browne, one hundred and ninety dollars and fifty cents.
To Thomas Butler, two hundred and forty dollars.
To Stephen Carter, one hundred and fifty dollars.
To Ellison Casey, four hundred and thirty-nine dollars.
To William Collins, two hundred and sixty-eight dollars.
To James Craft, one hundred and twenty-five dollars.
To Sarah Crow, two hundred and eighty-five dollars.
To James Custard, two hundred and twenty-six dollars.
To John Cuthbert, forty dollars.
To Adam A. Davis, two hundred and sixty dollars.
To Sidney Defoor, three hundred and sixty dollars.
To William N. Dickson, one thousand six hundred and five dollars.
To Stephen Dodson, two hundred and sixty-eight dollars.
To Matthew Earp, two hundred and eighty dollars.
To Mayson P. Echols, two hundred and eighty-five dollars.
To Catharine M. Enright, administratrix of Patrick S. Enright, four hundred and eighteen dollars.
To Samuel C. Finley, executor of Samuel Finley, deceased, two thousand five hundred and forty dollars and fifty cents.
To Thomas J. Gaddis, seven hundred and fifty dollars.
To Thomas L. Garrett, five hundred and ten dollars.
To Samuel Gaulden, senior (estate of), two hundred and seventy-three dollars.
To Stephen Gildersleeve, two hundred and forty-five dollars.
To Francis Gilliland, three hundred and seventeen dollars.
To William A. Golding, two hundred and twenty dollars.
To Jerusha Griffin, eight hundred and sixty-eight dollars.
To John W. Grubb, two hundred dollars.
To John S. Hambright, two hundred and eighty-one dollars and fifty cents.
To Joel Hodges, three hundred and fifty dollars.
To James M. Holcomb, two hundred and six dollars and twenty-five cents.
To Jane Holmes, one hundred and twenty dollars.
To Berry Houk, three hundred and sixty dollars.
To Catharine Howell, heir of Ann Moore, three hundred dollars.
To Joseph James, one hundred and twenty dollars.
To Paris James, four hundred and fifty dollars.
To Bartlett M. Jenkins, three hundred and forty dollars.
To Abraham Johnson, six hundred and fifty dollars.
To Edwin Johnson, two hundred and fifty dollars.
To Carrie J. Johnston, three hundred dollars.
To Marlborough Jones, forty-three dollars.
To Francis J. Keaton, one hundred dollars.
To Benjamin L. Lane, one thousand seven hundred and thirty dollars.
To David M. Langston, two hundred and thirty dollars.
To Joshua Lecount, seventy-five dollars.
To Nathaniel D. Lewis, four hundred and eighty-three dollars and fifty cents.
To Thomas Loden, one hundred and twenty dollars.
To Willis McDow, one hundred dollars.
To Samuel A. McLver, three hundred and thirty dollars.
To Lina McKay, one hundred and thirty dollars.
To William F. Metcalf, three hundred and sixty dollars.
To James Miller, two hundred and fifty dollars.
To Peter Miller, one hundred and forty dollars.
To Baccus Mills, one hundred dollars.
To Crawford Monroe, one hundred and twenty dollars.
To Richard Moore, five hundred dollars.
To Sarah Moore, one hundred dollars.
To Mary J. Mulkey, three hundred and forty dollars.
To Henry L. Nasworthy, executor of James Nasworthy, deceased, one hundred and eighty dollars.
To John L. Newton, three hundred and five dollars.
To W. E. Norton, three hundred and eleven dollars.
To Mary K. Parker, one hundred and forty dollars.
To John Partlow, five hundred and thirty dollars.
To John Phillips, two hundred and twenty-seven dollars and twenty-five cents.
To William Phillips, two hundred and twenty dollars.
To Maltilda Plowman, two hundred and fifty dollars.
To George Powell, eighty-six dollars.
To R. L. A. Pursley, executor of James M. Pursley, senior, deceased, one hundred and thirty-six dollars and seventy cents.
To Jacob Quarterman, one hundred dollars.
To John Rannals, two hundred and twenty dollars.
To James M. C. Reynolds, two hundred and ninety-seven dollars and fifty cents.
To Asa Roberts, two hundred and seventy-three dollars and seventy-five cents.
To Judy Rose, one hundred and six dollars.
To Gray Rounsaville, two hundred and forty-three dollars.
To Mary Rutledge, two hundred and ninety-one dollars.
To James R. Shepherd, four hundred and fifty-four dollars.
To Isaac Simpson, ninety-two dollars.
To Dennis Smith, one hundred and thirty-six dollars.
To James D. Stell, three hundred and seventy dollars.
To Prince Stevens, one hundred dollars.
To Prince Stewart, one hundred and thirty-six dollars.
To Somerset Stewart, ninety dollars.
To Joseph Stover, one hundred and twenty-five dollars.
To William N. Thomas, two hundred and twenty-four dollars and fifty cents.
To Wiley J. Tipton, one thousand two hundred dollars.
To Thomas S. Tuggle, one thousand two hundred dollars.
To Grandison F. Vaughan, five hundred and twenty dollars.
To Elijah Walea, three hundred and sixty dollars.
To Anna E. Walton, administratrix of Isaac L. Walton, deceased, one thousand one hundred and sixty-four dollars.
To Eber Ward, one hundred and eighty dollars.
To Amanda White, three hundred and fifty dollars.
To Sarah Wiggins, three hundred and sixty-five dollars.
To Furgos Wilson, two hundred and forty-six dollars.
To Allen Witcher, seventy dollars.
To Elizabeth H. Wright, administratrix, one thousand seven hundred and twenty-three dollars.
To Joshua Wyatt, two hundred and fifty dollars.
To Leah Wilson, widow of Primus Wilson, senior, deceased, the sum of two hundred and twenty-five dollars.
To London Floyd, one hundred and fifty-five dollars.
To William L. Thompson, minor son of John Thompson, deceased, one hundred dollars; the same to be in satisfaction and discharge of claim allowed by the Commissioners of Claims, in their eighth general report, to “Sydney Defoor, guardian of heir, Georgia”, to be paid on surrender and cancellation of Treasury warrant, dated April eighteenth, eighteen hundred and seventy-nine, number twenty-two hundred and ninety-one (F five hundred and fifteen), series eighteen hundred and seventy-four, heretofore issued thereon to “Sydney Defoor, true name Sidney Defoor, guardian of heir (Georgia)”, for one hundred dollars.

OF THE STATE OF LOUISIANA.

To Catharine A. Blackburn, administratrix of David F. Blackburn, deceased, one thousand nine hundred and forty-one dollars and thirty-three cents.
To Carey E. Blanchard, and others, nine hundred and forty-eight dollars.
To Abby L. Bodfish, for herself and guardian of Mary P. Bodfish, two thousand dollars.
To Amanda Bonner Compton, one thousand six hundred and thirty-eight dollars.
To Francis Dellucky, one thousand two hundred dollars.
To Omer Honore, four hundred and seventy dollars.
To Theophile Mahier, six hundred and twenty-eight dollars.
To Mary E. Payne, Edwina C. Suddeth, and Cornelia C. Blanchard, four hundred and seventy-four dollars.
To Isaac Perry, two hundred dollars.
Louisiana—Continued.

To Louis B. Rachel, six hundred and seventy dollars.
To William A. Riggs, one hundred and twenty-five dollars.
To Louise E. Sigur, tutrix of Joseph O. Sigur, one thousand one hundred dollars.
To Jacob C. Van Wickle, one thousand and seventeen dollars and fifty cents.

Mississippi.

OF THE STATE OF MISSISSIPPI.

To William M. Alderson, two hundred and fifty dollars.
To Matilda Anderson, two hundred and fifty dollars.
To Priscilla W. Burwell, executrix of Armistead Burwell, deceased, eleven thousand two hundred and forty-eight dollars.
To Thomas H. Christmas, administrator of James R. West, two hundred and fifty dollars.
To Hugh Devaney, three hundred and sixty dollars.
To M. B. Egger, executor of Hugh Ingram, deceased, and guardian of his heirs, five hundred and thirty dollars.
To Loyd Elliott, two hundred dollars.
To Mary F. Erwin, administratrix of Samuel W. Stone, two thousand four hundred and sixty-seven dollars and thirty-three cents.
To Martha J. Fake, four hundred dollars.
To Ann B. Finley, administratrix of John L. Finley, one thousand and ten dollars.
To William Hardin, three hundred and thirty dollars.
To Horace H. Hillman, two hundred and twenty-five dollars.
To William Hitch, one hundred dollars.
To Allison Knox, one hundred dollars.
To William H. B. Lane, one hundred and sixty-six dollars.
To Irvin E. Lewis, executor of Hugh Lewis, two hundred and eleven dollars and sixty-six cents.
To Edmond McCoy, three hundred dollars.
To William McKnight, eight hundred and nineteen dollars.
To Elizabeth Meacham, one hundred and twenty-five dollars.
To Katherine S. Minor, thirteen thousand and seventy-two dollars.
To Lemuel D. Moore, two hundred and forty-seven dollars and fifty cents.
To Noel Parish, seven hundred and five dollars.
To William J. Porter, six hundred and seventy dollars.
To Frank Sheppard, three hundred and seventy-five dollars.
To Eliza J. Strong, three hundred dollars.
To James Warnes, three hundred and ninety dollars.

North Carolina.

OF THE STATE OF NORTH CAROLINA.

To Rittenhouse Baird, one hundred and ten dollars.
To Christiana Blue, four hundred and fifty dollars.
To Thomas Burgess, one hundred and eighty dollars.
To Mary Carpenter, two hundred dollars.
To Mary E. Carver, one thousand four hundred and twenty dollars.
To Smith P. Green, one hundred dollars.
To Adolphus Gudger, one hundred and fifty dollars.
To Betty Ann Hamilton, one hundred and fifty dollars.
To Abner F. Jordan, one hundred and twenty dollars.
To Martha Keller, two hundred dollars.
To James M. Lindsay, two hundred dollars.
To Sidney S. McLean, four hundred and eighty-seven dollars.
To John O. McRae, two hundred and seventeen dollars.
To Kelley Mitchell, one hundred and fifteen dollars.
To Cesar Moore, one hundred and eighty-one dollars.
To Ellerton Newbern, two thousand dollars.
To Contentna Oglesby, one hundred dollars.
To Edward Osteen, one hundred dollars.
To Abel Payne, two hundred and fourteen dollars.
To Sally W. Perkins, one hundred and fifty dollars.
To A. E. Phillips, one hundred and fifty-five dollars.
To Ann Revels, two hundred and sixty-nine dollars.
To Thomas S. Runnings, two hundred and thirty dollars.
To Raleigh Seaberry, one hundred and fifty-five dollars.
To Nathan Shannon, one hundred dollars.
To John Shores, one hundred and fifteen dollars.
To Josiah Simmons, three thousand dollars.
To Samuel Smith, three hundred and forty-one dollars.
To Dissey Snelling, administratrix of William Snelling, four hundred and forty-one dollars.
To Joseph B. Whitehurst, seventy dollars.
To Samuel Williams, one hundred and thirty-five dollars.
To John M. Woods, executor of Sterling Proctor, eight hundred and sixty dollars.

OF THE STATE OF SOUTH CAROLINA.

To Thomas Anderson, eight hundred and forty-one dollars.
To Catharine R. Belton, three hundred and ninety-six dollars.
To Henry Brooker, one hundred and forty-five dollars and twenty-five cents.
To Robert Bryant, one hundred and eighty dollars.
To Lavinia Cohen, widow of Sheldon Cohen, three hundred and seven dollars.
To Matthew Driggers, five hundred dollars.
To Henry Joy, three hundred and fifteen dollars.
To James McLeskey, one hundred and twenty-five dollars.
To John A. Miller, two hundred and ninety-five dollars.
To Henry Newton, one hundred and twenty-five dollars.
To Ransom P. Pigg, three hundred and sixty dollars.
To Benjamin Platts, one hundred and sixty-six dollars.
To Abner Smith, four hundred and eighty dollars.
To Philip Smith, five hundred and thirty dollars.
To John T. Thomas, one hundred and forty-five dollars.
To Benjamin Tyson, two hundred and ten dollars.
To Hugh Young, seven hundred and ninety dollars.

OF THE STATE OF TENNESSEE.

To Edward Adams, one hundred and ninety-eight dollars.
To John Alford, two hundred and twenty-five dollars.
To Jesse Anderson, one hundred and twenty-five dollars.
To Noah H. Atchley, executor of Joshua H. Atchley, four hundred and forty-four dollars.
To John C. Austin, seven hundred and thirty-six dollars.
To Drua A. Bacon, one hundred and thirty-five dollars.
To Charles M. Bailey, one hundred and twenty dollars.
To John Bails, forty-five dollars.
To Alexander B. Barnes, fifty-seven dollars and twenty-five cents.
To Seacil B. Bartlett, eight hundred dollars.
To Pheba A. Bartley, one hundred and ten dollars.
To estate of Valentine Bell, one hundred dollars.
To Henry N. Berrong, two hundred and twenty dollars.
To Thomas Bond, one thousand and ninety dollars.
To John L. Bradley, one hundred and sixty-five dollars.
To Thomas Bradshaw, sixty-eight dollars.
To W. Y. Britt, one hundred dollars.
To Isaac Broyles, two hundred and fifty dollars.
To McDonald Bryant, one hundred and eighty-eight dollars.
To Thomas W. Buchanan and Robert H. Hughey, one hundred and twenty-five dollars.
To William P. Burton, one hundred dollars.
To A. C. E. Callen, administrator of Isaac B. Janeway, deceased, one hundred and sixty-six dollars.
To Alexander Campbell, three hundred and thirty dollars.
To Joseph T. Cannon, one hundred and eighty-nine dollars.
To John A. Cargile, administrator of Elizabeth Price, five hundred and fifty dollars.
To Obadiah Carlton, one hundred and twenty-five dollars.
To Peter Cason, one hundred and twenty-five dollars.
To Hugh A. Catron, three hundred and thirty-eight dollars.
To James Childers, ninety-nine dollars and fifty cents.
To Sarah B. Clark, executrix of James W. Clark, one hundred and twenty-five dollars.
To Lemuel Curlin, three hundred and twenty-five dollars.
To William F. Daniel, one hundred and fifty-five dollars and seventy-five cents.
To James Davis, five hundred dollars.
To Jehu L. Davy, one hundred and twenty dollars.
To J. H. Dinwiddie, three hundred and sixty dollars.
To Elizabeth Dodd, three hundred and forty-eight dollars.
To Oliver Dodson, one hundred and fifty dollars.
To Robert W. Donnell, seven hundred and thirty-five dollars.
To Alexander Douglass, one hundred and fifty dollars.
To Charles L. Dungan, two hundred dollars.
To George W. Eastham, two hundred and fifty dollars and fifty cents.
To W. Y. Elliott, executor of Thomas A. Elliott, five hundred and twenty dollars and ninety cents.
To John Elsea, senior, four hundred and ninety-six dollars.
To Robert K. Falls, three hundred and seven dollars and fifty cents.
To James M. Fann, one hundred and fifty dollars.
To Alexander Fields, two hundred and thirty-five dollars.
To John L. Fletcher, one hundred and twenty dollars.
To James H. Forsyth, administrator of Darcus Forsyth, one hundred and seventy-nine dollars.
To James E. Gillilan, three hundred and ten dollars.
To Catharine Gregg, administratrix of William B. Samples, six hundred dollars.
To John C. Griffin, two hundred and ninety-eight dollars.
To Andrew J. Gwinn, one hundred and seventy dollars.
To Robert N. Hamilton, one hundred and twenty dollars.
To Nancy Hancock, two hundred and ninety dollars and fifty cents.
To Jesse H Harper, eight hundred and three dollars.
To Doctor John B. Harrison, one hundred and fifteen dollars.
To Jacob B. Hartsell, administrator of Isaac W. Hartsell, four hundred dollars.
To James Hastings, two hundred and thirty dollars.
To Austin Helton, one hundred and twenty-five dollars.
To William Hensley, administrator of John Courtney, two hundred and forty-seven dollars.
To Washington Hixson, guardian of Thomas Layman, three hundred dollars.
To James Hodge, one thousand four hundred and ninety-one dollars.
To Allison Howard, three hundred and fifty-three dollars.
To Benjamin F. Humble, one hundred dollars.
To William S. Ivens, ninety dollars.
To Richard Keeble, four hundred and sixty-five dollars.
To Marcus L. Kennedy, eight hundred and eighty-seven dollars and fifty cents.
To Henderson Kidwell, thirty-two dollars.
To Henry A. King, two hundred dollars.
To James L. Kirby, one hundred dollars.
To Martin V. Lasley, one hundred and thirty dollars.
To James Laughlin, forty-five dollars.
To Abner Lawler, administrator of John H. Sherrod, one hundred dollars.
To Harmon G Lea, two hundred dollars and fifty cents.
To Isaac R. Lea, one hundred and eighty-two dollars.
To Catharine F. Lenoir, administratrix of Albert S. Lenoir, one thousand five hundred and forty-eight dollars.
To William Looney, one hundred and fifty dollars.
To Sarah Lord, three hundred and sixty-three dollars and fifty cents.
To Alfred McKinney, administrator of Walton Dobbins, deceased, one hundred and forty dollars.
To Mary McManaman, three hundred dollars.
To Daniel Mayfield, one hundred dollars.
To Jane M. Maynor, administratrix of Pleasant Maynor, two hundred and ninety-four dollars and twenty-five cents.
To Lewis M. Meals, one hundred and ten dollars.
To Sophronia Medlin, widow of Robert Medlin, one hundred dollars.
To Mary Miller, administratrix of Moses D. Miller, four hundred and eighty-three dollars.
To Solomon Miller, one hundred dollars.
To Levi Moore, thirty dollars.
To Elias H. Morgan, ninety dollars.
To Humphrey Mount, four hundred and seventy-three dollars.
To Edmund Murfree, two hundred and ten dollars.
To Abraham H. Nail, seven hundred and sixty dollars.
To John Nance, executor of Joseph H. Parrott, eighty-four dollars.
To William C. Napier, seven hundred and ten dollars.
To J. P. Newsom, one hundred and twenty-five dollars.
To Alfred Northern, sixty dollars.
To George W. Park, administrator of George Park, one hundred and twenty-five dollars.
To Samuel Park, four hundred and twenty-five dollars.
To Mary K. Parker, administratrix of Barclay McGhee, two thousand eight hundred and twenty dollars.
To George W. Payne, one hundred and fifty dollars.
To Joseph F. Peck, one hundred and seventy-five dollars.
To Isom Penney, three hundred and eleven dollars.
To Ed. Peters, seven hundred and seventy-three dollars and fifty cents.
Tennessee—Continued.

To George W. Petty, two hundred and ninety-eight dollars.
To Ansel Poe, one hundred and thirty dollars.
To James Rankin, three hundred and seventy-eight dollars.
To Elbert S. Ripley, administrator of Margaret Ripley, two hundred and eighty dollars and sixty-six cents.
To Sylvester B. Ripley, sixty dollars.
To D. H. Roberson and J. S. Roberson, administrators of James F. Roberson, two hundred and fifty dollars.
To James Scott, six hundred and thirty-four dollars and sixty-five cents.
To Samuel Sellers, one hundred and sixty dollars.
To C. E. Shelton, executor of John Poe, three hundred and fifty-eight dollars.
To Rebecca C. Sherwood, one hundred dollars.
To Jeptha Sivels, eight hundred and sixty-one dollars.
To William M. Smith, one hundred and sixty dollars.
To Abraham Taylor, two hundred and twenty dollars.
To John M. Tulloch, one hundred and twenty-five dollars.
To Josiah Varnell, three hundred and fifty dollars.
To Thomas Walker, (Sevier County), three hundred and thirty dollars.
To John J. Ward, one hundred and forty dollars.
To Samuel S. Watkins, four hundred and sixty dollars.
To James W. Webb, one hundred and ninety-two dollars.
To Abraham Taylor, two hundred and twenty dollars.
To John M. Tulloch, one hundred and twenty-five dollars.
To Josiah Varnell, three hundred and fifty dollars.
To Thomas Walker, (Sevier County), three hundred and thirty dollars.
To John J. Ward, one hundred and forty dollars.
To Samuel S. Watkins, four hundred and sixty dollars.
To James W. Webb, one hundred and ninety-two dollars.
To Abraham Taylor, two hundred and twenty dollars.
To John M. Tulloch, one hundred and twenty-five dollars.
To Josiah Varnell, three hundred and fifty dollars.
To Thomas Walker, (Sevier County), three hundred and thirty dollars.
To John J. Ward, one hundred and forty dollars.
To Samuel S. Watkins, four hundred and sixty dollars.
To James W. Webb, one hundred and ninety-two dollars.
To John W. Sutton, one hundred and thirty-five dollars.
To John C. Swann, eight hundred and six dollars.
To Jacob H. Swing, one hundred and ten dollars.
To William F. Talley, administrator of John L. Sherman, two hundred and sixty-nine dollars.
To Abraham Taylor, two hundred and twenty dollars.
To John M. Tulloch, one hundred and twenty-five dollars.
To Josiah Varnell, three hundred and fifty dollars.
To Thomas Walker, (Sevier County), three hundred and thirty dollars.
To John J. Ward, one hundred and forty dollars.
To Samuel S. Watkins, four hundred and sixty dollars.
To James W. Webb, one hundred and ninety-two dollars.
To Abraham Taylor, two hundred and twenty dollars.
To John M. Tulloch, one hundred and twenty-five dollars.
To Josiah Varnell, three hundred and fifty dollars.
To Thomas Walker, (Sevier County), three hundred and thirty dollars.
To John J. Ward, one hundred and forty dollars.
To Samuel S. Watkins, four hundred and sixty dollars.
To James W. Webb, one hundred and ninety-two dollars.
To Jonathan T. Johnson, administrator of J. Johnson, deceased, the sum of two hundred and seven dollars and fifty cents.
To John K. McKnight, one hundred and three dollars.
To Patrick Sherry, one hundred and twenty-seven dollars.

Texas.

To Martha E. Harrison, one thousand dollars.
To W. C. Phillips, one hundred and twenty dollars.
To John H. Shaffer, four hundred and五十 dollars.

Virginia.

To Susannah Abbott, widow of John Abbott, three hundred and fifty dollars.
To Mary Anderson, one thousand two hundred and ninety-seven dollars.
To Isaac P. Baldwin, for the heirs of Sally Sexsmith, one hundred and thirty dollars.
To James H. Barnhart, surviving partner of George Barnhart and Son, three hundred and thirteen dollars.
To Richard Bastow, one hundred and sixty dollars.
To Nancy Beckley, administratrix of William C. Beckley, deceased,
for claim allowed to him during his life-time, one hundred and fifty dollars.
To Thomas W. Blackstone, six hundred and twenty-four dollars.
To John Browning, one hundred and forty-five dollars.
To John Browning, one hundred and ten dollars.
To John Browning, one hundred and fifty dollars.
To Armistead M. Bullington, three hundred and thirty-five dollars.
To William S. Bullock, two hundred and twenty-eight dollars.
To Harris W. Burton, two hundred and sixty-nine dollars.
To William D. Cooper, administrator of Thornton S. Botts, three hundred and forty dollars and sixty-six and two-thirds cents.
To Robert S. Costin, five hundred and twenty-five dollars.
To George W. Davidson, one thousand four hundred and twenty-five dollars.
To John Eller, senior, eighty-three dollars and thirty-four cents.
To William Ellington, one thousand one hundred and eighty-nine dollars and fifty cents.
To Henry Fauth, administrator of Ann Eliza Hodges, two thousand dollars.
To Mary L. and Tavenner W. Goodloe, two hundred and seventy-six dollars and thirty-eight cents.
To Theodore B. Henry, three hundred and sixty-six dollars.
To George R. Herrick, one thousand seven hundred and sixty-six dollars.
To Cynthia Hilliard, two hundred and seventy-five dollars.
To Isaac R. Hite, sixty-two dollars.
To Samuel Hord, seven hundred and twenty-eight dollars.
To Lewis N. Huck, trustee for Cornelia E. Cadwalder, Samuel D., William H., and Annie S. Baker, three hundred dollars.
To Elizabeth Hughlett, three hundred and ninety-four dollars.
To Mary W. Jones, executrix of Thomas Ap C. Jones, two thousand dollars and forty-one dollars and thirty-six cents.
To John W. Kenney, four hundred and nine dollars.
To David W. Landes, one hundred and forty dollars.
To John F. and L. L. Lewis, executors of Samuel H. Lewis, five hundred and twenty-five dollars.
To Mary Jane Little, two thousand and forty-six dollars.
To Jacob Mann, one hundred dollars.
To David Martin, thirty-three dollars.
To Emma R. Moore, widow of George W. Moore, one hundred and twenty dollars.
To William Nelson, one hundred dollars.
To James E. and Sarah Piper, one hundred and forty-three dollars.
To F. M. Potts, three hundred and sixty-two dollars.
To Oliver W. Reid, thirty-four dollars and nineteen cents.
To William L. Shackleford, one thousand dollars.
To James Sharp, one thousand one hundred and eighty-one dollars.
To George W. Simms, one hundred and twenty dollars.
To Bartine Slater, one hundred and forty dollars.
To Cain Smith, three hundred and fifty-seven dollars.
To William H. Stewart, five hundred and sixty-nine dollars.
To Samuel D. Stover, one hundred and sixteen dollars.
To Letitia Strother, two hundred and thirty dollars.
To Benjamin Summers, one hundred and twenty-five dollars.
To Taylor Thornton, thirty dollars and fifty cents.
To Edward C. Turner, three thousand three hundred and twenty-nine dollars.
To Jacob Walters, one hundred dollars.
To Henrietta G. C. Warder, administratrix of Samuel Weaver, one thousand one hundred and forty-one dollars and eighty-four cents.
To John F. Waters, administrator of Levi Waters, one hundred and fourteen dollars.
To Isaac C. Webster, five hundred dollars.
To Ephraim Wynn, sixty dollars.

OF THE STATE OF WEST VIRGINIA.

To John S. Bond, one thousand and thirty-five dollars.
To Allen Campbell, one hundred and twenty-five dollars.
To Samuel Lewis, two hundred dollars.
To Anthony Mowery, one hundred dollars.
To William H. Dixon, five hundred and seventy-two dollars.
To Mary E. Rutherford, trustee for Miss Mary S. Jewett, five hundred and six dollars and twenty-five cents.
To Anna Stipes, one hundred and nine dollars.

Approved, June 14, 1880.

CHAP. 228.—An act for the relief of the heirs and legal representatives of Israel Dodge, deceased.

Whereas, it appears that the claim of Israel Dodge, or his legal representatives, was confirmed by the act of Congress entitled "An act to confirm certain land-claims in the State of Missouri", approved June twenty-first, eighteen hundred and sixty, to the extent of seven thousand and fifty-six arpents, equal to six thousand and two acres and fifty-hundredths of an acre, and that on the twenty-second day of December, eighteen hundred and sixty-five, a certificate of location number two was issued by the Commissioner of the General Land Office in full satisfaction of said claim of Israel Dodge, erroneously reciting the act of Congress approved June second, eighteen hundred and fifty-eight, as the authority for the issue of said certificate; and

Whereas it appears that certain tracts of land subject to location and entry under the provisions of the aforesaid act of June twenty-first, eighteen hundred and sixty, have been duly entered under and by virtue of said certificate, and in part satisfaction thereof: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioner of the General Land Office be, and he is hereby, authorized and required to issue patents to such of the legal representatives of Israel Dodge, deceased, as may be entitled to them, for lands entered under and by virtue of said certificate, and in part satisfaction thereof: Therefore,

Provided, Said entries be found free from objection in every other particular, and that for the remainder of the land yet authorized to be located under said certificate upon the surrender thereof, he issue to the legal representatives aforesaid, who may be legally entitled thereto, certificates of location in quantities not to exceed eighty acres and subject to all the provisions of said act of June twenty-first, eighteen hundred and sixty: Provided, That the location in each case shall conform to the legal subdivisions of the public surveys.

Approved, June 15, 1880.
CHAP. 229.—An act for the relief of Clement C. Clay, of Alabama.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, two-thirds of each House concurring therein, That the disabilities imposed by the third section of the fourteenth amendment of the Constitution of the United States are removed from Clement C. Clay, of Alabama.

Approved, June 15, 1880.

CHAP. 230.—An act for the allowance of certain claims reported by the accounting officers of the United States Treasury Department.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby authorized and required to pay, out of any moneys in the Treasury not otherwise appropriated, to the several persons in this act named, the several sums mentioned herein, the same being in full for, and the receipt of the same to be taken and accepted in each case as a full and final discharge of, the several claims examined and allowed by the proper accounting officers, under the provisions of the act of July fourth, eighteen hundred and sixty-four, since January sixth, eighteen hundred and seventy-nine, namely:

John Adams, Jefferson County, Ohio, eighty dollars.
R. J. Anderson, administrator of James Evans, deceased, Jefferson County, Tennessee, one thousand nine hundred and sixty dollars.
James W. Adkisson, Roane County, Tennessee, one hundred and twenty-five dollars.
W. W. Arnold, Bedford County, Tennessee, one hundred and twenty-five dollars.
Levi Albaugh, Jefferson County, Ohio, one hundred and twenty-five dollars.
Mary Anderson, executrix of James Anderson, deceased, Guernsey County, Ohio, two hundred and thirty dollars.
Nelson Applegate, Clermont County, Ohio, one hundred and twenty-five dollars.
Mary E. Aber, administratrix of Christian Homan, deceased, Highland County, Ohio, one hundred dollars.
Henry Albin, Pike County, Ohio, one hundred and twenty-five dollars.
David P. Armstrong, Franklin County, Tennessee, fourteen dollars.
Matthew Adams, Morgan County, Kentucky, seventy-five dollars.
Samuel Artz, Washington County, Maryland, one hundred and twenty-five dollars.
Ignatius Abell, Marion County, Kentucky six hundred and ninety-two dollars.
William H. Albert, Washington County, Maryland, forty dollars.
Anthony L. Beard, Hancock County, Illinois, one hundred dollars.
Harris Burlingame, Guernsey County, Ohio, ninety dollars.
G. W. Barlow, Jackson County, Ohio, one hundred and ninety dollars.
Stephen Burk (in his own right), Hamilton County, Ohio, eighty-eight dollars.
Stephen Burk, executor of Ulick Burk, deceased, Hamilton County, Ohio, two hundred and fifty-three dollars and fifteen cents.
Oliver J. Beard, administrator of William K. Downard, deceased, Jefferson County, Ohio, one hundred and thirty-five dollars.
James Bell, Meigs County, Ohio, one hundred and nineteen dollars.
David N. Bell, Hamilton County, Tennessee, one hundred and twenty-five dollars.
William T. Beeler, Washington County, Maryland, eighty-five dollars.
A. L. Bolton, Hamilton County, Tennessee, sixty-three dollars.
Emanuel Brooks, Jackson County, Ohio, seventy-five dollars.
John Brown, Highland County, Ohio, ninety dollars.
Mary Buhrman, executrix of Daniel Buhrman, deceased, Frederick County, Maryland, one hundred and fifty-four dollars.
Mary Jane Bishop, administratrix of Alfred N. Bishop, deceased, Brown County, Ohio, one hundred dollars.
Joseph B. Beavers, Jefferson County, West Virginia, one hundred and four dollars.
George F. Bowers, Lawrence County, Missouri, fifteen dollars.
William S. Bates, Jefferson County, Ohio, one hundred dollars.
Eliza Burke, widow of W. N. Burke, deceased, Jackson County, Ohio, sixty-five dollars.
Sarah Blakemore, Harrison County, Ohio, forty-one dollars.
Ezekiel S. Bailey, Roane County, Tennessee, three hundred and thirty-eight dollars and sixty-two cents.
Sarah Bates, administratrix of Lewis Gutch, deceased, Livingston County, Kentucky, three hundred and sixty-two dollars and sixteen cents.
Andrew Beagle, Clermont County, Ohio, one hundred and thirty-five dollars.
Michael T. Branner, Jefferson County, Tennessee, two hundred and fifty-eight dollars and seventy-five cents.
James E. Beaven, Marion County, Kentucky, eight hundred and twenty-four dollars.
William Bennett, Brown County, Ohio, fifteen dollars.
Ann E. Birely, administratrix of George K. Birely, deceased, Frederick County, Maryland, eighty-one dollars.
Ann L. Boyd, McCracken County, Kentucky, two hundred and fifty dollars.
Jane Bloxom, Shelby County, Tennessee, two hundred and twenty-seven dollars.
Daniel Booth, Caldwell County, Missouri, eighty dollars.
Jefferson Brownfield, La Rue County, Kentucky, three hundred and thirty-eight dollars and seventy-five cents.
H. C. Buchanan, administrator of David Buchanan, deceased, Lincoln County, Tennessee, one hundred and seventy-five dollars.
Thomas Burgess, Ozark County, Missouri, three hundred dollars.
Solomon Boaz, Livingston County, Kentucky, one hundred and thirty dollars.
William Burns, Brown County, Ohio, one hundred and twenty dollars.
John W. Bussard, Frederick County, Maryland, four hundred and eighty dollars.
Jeremiah Butterfield, Hamilton County, Ohio, three hundred and sixty dollars.
John R. Brown, Brown County, Ohio, seventy dollars.
John Buntin, Robertson County, Tennessee, four hundred and eighty-one dollars.
William B. Byrn, Rutherford County, Tennessee, two hundred and fifty dollars.
William Barton, Cannon County, Tennessee, four hundred and seventy-five dollars.
Ira Bogan, administrator of Nancy G. Barns, deceased, Simpson County, Kentucky, one hundred and forty-six dollars and forty-five cents.
Thomas E. Britton, Texas County, Missouri, two hundred and eighty-two dollars.
William J. Brock, Hardeman County, Tennessee, thirty-seven dollars and fifty cents.
Thomas J. Brown, Bedford County, Tennessee, one hundred and fifty dollars.
Margaret Bridges, Franklin County, Tennessee, one hundred and twenty-five dollars.
Hannah Bryson, Rhea County, Tennessee, twenty seven dollars.
James F. Braddock, Montgomery County, Maryland, one hundred and forty-eight dollars and eighty cents.
Jacob Brady, Frederick County, Maryland, twenty-four dollars.
Thomas Barnum, Washington County, Maryland, seven hundred and fifty dollars.
William A. Blount, executor of Benjamin Chandler, deceased, Sevier County, Tennessee, one hundred dollars.
G. H. Burney, Robertson County, Tennessee, one hundred and twenty-five dollars.
James W. Bussell, Knox County, Tennessee, one hundred and fifty dollars.
Sarah L. Bell, Weakley County, Tennessee, one hundred dollars.
John Butterfield, Butler County, Ohio, one hundred and ten dollars.
James W. Butler, Stone County, Missouri, one hundred and fifty dollars.
Mary Caseholt, widow of Thomas Caseholt, deceased, Pocahontas County, West Virginia one hundred and twenty dollars.
John W. Comly, Harrison County, Ohio, one hundred and thirty-five dollars.
Joseph P. Conly, Columbiana County, Ohio, two hundred and five dollars.
Samuel Cheer, Jackson County, Ohio, one hundred dollars.
Z. T. Coker, Livingston County, Kentucky, three hundred dollars.
Havilah Cook, Magoffin County, Kentucky, thirty-eight dollars and twelve cents.
Joseph C. Crissman, Sumner County, Tennessee, two hundred and forty dollars.
William B. Clagett, executor of Hezekiah Clagett, deceased, Hardy County, West Virginia, one hundred and sixteen dollars and seventy-eight cents.
Joseph J. Coon, Kanawha County, West Virginia, one hundred dollars.
Alfred Cochran, Taylor County, West Virginia, one hundred and seventeen dollars and fifty cents.
James P. Cain, administrator of Andrew Cain, deceased, Madison County, Tennessee, two hundred and eighty-five dollars.
James H. Connell, Trimble County, Kentucky, one hundred and ten dollars.
Margaret M. Clewers, executrix of Doctor T. B. Clewers, deceased, Jackson County, Ohio, one hundred and fifty dollars.
James D. Carter, Hart County, Kentucky, three hundred dollars.
Catharine Cartwright, Davidson County, Tennessee, seventy-five dollars and forty-two cents.
Alexander C. Clark, Hamilton County, Ohio, ninety dollars.
Robert S. Clark, Sevier County, Tennessee, thirty-one dollars and fifty cents.
Joseph P. Chaney, Washington County, Maryland, six hundred dollars.
Thomas J. Carey, Claiborne County, Tennessee, ninety dollars.
John P. Crump, Hart County, Kentucky, fifty-six dollars.
Samuel W. Culp, Jefferson County, Ohio, one hundred and fifteen dollars.
Samuel Curtis, junior, Belmont County, Ohio, one hundred and thirty dollars.
Thomas Carlton, administrator of William Carlton, deceased, Meigs County, Ohio, one hundred and twenty-five dollars.
Francis B. Capron, Baltimore City, Maryland, one hundred and sixty-five dollars.
G. B. Cloud, administrator of Joseph Hodges, deceased, Claiborne County, Tennessee, thirty-two dollars.
John Clinton, Hardeman County, Tennessee, seventy-two dollars.
Claimants.

Jesse Carlton, Marion County, Tennessee, one hundred and five dollars.

David H. Crawford, Wright County, Missouri, ninety dollars.

Stephen Campbell, Wolfe County, Kentucky, sixteen dollars.

James A. Coulter, Shelby County, Tennessee, one hundred dollars.

Joseph Crane, Jefferson County, West Virginia, one thousand one hundred and seventy dollars.

Hugh Craig, Hocking County, Ohio, seventy-six dollars and twenty-three cents.

John L. Devine, administrator of James Early, deceased, Hamilton County, Tennessee, five hundred and thirty-five dollars.

David Deyarmon, administrator of David Deyarmon, deceased, Jefferson County, Ohio, one hundred dollars.


Isaac Dayton, Alleghany County, Maryland, seventy-eight dollars and ninety-eight cents.

Robert Dial, Clermont County, Ohio, one hundred and thirty-five dollars.

James R. Duncan, Simpson County, Kentucky, one hundred dollars.

Michael Delashmit, Phelps County, Missouri, seventy-five dollars.

E. L. Delashmett, Frederick County, Maryland, ninety-one dollars.

Catharine Dunawin, Frederick County, Maryland, forty-eight dollars.

Isaac Ewen, Hamilton County, Ohio, one hundred and twenty-five dollars.

Nancy P. Emmet, Sevier County, Tennessee, forty-five dollars.
Abraham Evans, Grant County, West Virginia, two hundred and two dollars and fifty-nine cents.
William Etherton, Sevier County, Tennessee, one hundred and forty-four dollars.
John B. Earle, Randolph County, West Virginia, two hundred and thirty-six dollars and sixty-four cents.
Joseph B. Edelin, Prince George's County, Maryland, one hundred and thirty-six dollars and sixty-four cents.
T. B. Fearis, Brown County, Ohio, one hundred and thirty-five dollars.
John B. Funk, Union County, Kentucky, six hundred dollars.
Zachariah Freeman, Pocahontas County, West Virginia, one hundred and fifty-six dollars and twenty-five cents.
Bernard Fitzpatrick, Franklin County, Missouri, one hundred dollars.
J. A. Fry, McNairy County, Tennessee, four hundred and fifty dollars.
Moses H. Fite, Wilson County, Tennessee, one hundred dollars.
D. A. Ferguson, Hardeman County, Tennessee, three hundred and fifty-one dollars and twenty-five cents.
Thomas Foster, administrator of William Foster, deceased, Meigs County, Tennessee, four hundred and thirteen dollars.
William Foster, Jefferson County, Tennessee, fifty-nine dollars and twenty cents.
Thomas Foster administrator of George W. Deatherage, deceased, McMinn County, Tennessee, three hundred and thirty-five dollars.
Rutha Fox, widow of George Fox, deceased, Sevier County, Tennessee, forty dollars.
John W. Franks, Lawrence County, Tennessee, three hundred dollars.
Mother Francis Xavier Fitzpatrick, Superioress of the Sisters of the Good Shepherd, Jefferson County, Kentucky, one hundred dollars.
Jacob C. Grove, administrator of Jeremiah P. Grove, deceased Washington County, Maryland, three hundred and fifty-seven dollars.
J. H. Gregory, administrator of Hugh C. Harrison, deceased, Maury County, Tennessee, two hundred and seventy-two dollars.
John Gardner, Adams County, Ohio, two hundred dollars.
Horatio Gramman, Guernsey County, Ohio, one hundred and ten dollars.
Elijah L. Givings, Union County, Kentucky four hundred and thirty-nine dollars.
John Glass, Hardeman County, Tennessee, one hundred dollars.
William A. Graham, Hamilton County, Ohio, one hundred and twenty dollars.
W. H. Gudgeon, Hamilton County, Ohio, one hundred and thirty-five dollars.
Frank Gossett and J. W. McClanahan, executors of John Gossett, deceased, Grainger County, Tennessee, one hundred and twenty-five dollars.
Joseph Gray, Grainger County, Tennessee, one hundred and ninety-five dollars.
Alexander Grossman, Jackson County, Ohio, eighty dollars.
Edmund Graves, Marion County, Kentucky, seven hundred and twenty dollars.
Barbara Glassburn, widow of George Glassburn, deceased, Jackson County, Ohio, fifty dollars.
George S. Gatch, Clermont County, Ohio, two hundred dollars.
Newton Goad, Maury County, Tennessee, one hundred and forty dollars.
John C. Gray, Bracken County, Kentucky, one hundred and ten dollars.
I. C. Grant, Loudon County, Tennessee, seventy-nine dollars and ninety-four cents.
A. J. Guthrie, Carroll County, Kentucky, thirty dollars.
Samuel Garling, Washington County, Maryland, two hundred and twenty-seven dollars and fifty cents.
Claimants.

Elizabeth S. Grant, executrix of James H. Grant, deceased, Rutherford County, Tennessee, one thousand three hundred and eighty-three dollars and thirty-four cents.

George F. Gilpin, Frederick County Maryland, forty-six dollars and eighty-seven cents.

Isabella Gallaher, Webster County, Missouri, forty dollars.

Beverly J. Gregory, executor of William Gregory, deceased, Madison County Tennessee, two hundred and forty dollars.

Martin W. Guy, Shelby County, Tennessee, two hundred and fifteen dollars.

Harrison Gill, Bath County, Kentucky, four hundred and twenty-eight dollars and twenty-two cents.

George L. Gillespie and E. S. Caldwell, heirs at law of George L. Gillespie deceased, Hamilton County, Tennessee, two hundred and ten dollars and ninety-eight cents.

George Gares, Washington County, District of Columbia, one hundred and twenty-five dollars.

S. P. Hildebrand, and Reese T. Mitchell, partners under the firm of Hildebrand and Mitchell, Cherokee Nation, Indian Territory, three hundred and sixty-eight dollars and eighteen cents.

Jacob Houser, Washington County, Maryland, one thousand three hundred and fifty-three dollars.

Benjamin Huffminan, Braxton County, West Virginia, forty-five dollars and eighty-seven cents.

Otho Householder, Jefferson County, Ohio, seventy-five dollars.

Edward L. Hays, Montgomery County, Maryland, thirty-two dollars and twenty cents.

Joshua Harp, Washington County Maryland, one hundred and thirty-nine dollars and fifty cents.

Albert Huddleston, Fayette County, West Virginia two hundred and fifty-eight dollars and twelve cents.

Michael Howard, Harlan County, Kentucky one hundred and seventy-five dollars.

Mary E. Hank and Elmira Vandiver, Washington County, Maryland, five hundred and forty dollars.

Emanuel Homan, Warren County, Missouri, seventy-five dollars.
Barbara Hettrick, administrator of Benedict Hettrick, deceased, Hamilton County Ohio, thirty dollars.

Henry H. Hanna, Guernsey County, Ohio, ninety-two dollars.

Franklin Hanks, Grainger County, Tennessee, five hundred dollars.

Sarah Hardin, executrix of Mark Hardin, deceased, Laurel County, Kentucky, ninety-eight dollars and seventeen cents.

James Harper, Jefferson County, Tennessee, five hundred and twenty-two dollars and fifty cents.

Margaret E. S. Hood, administratrix of Daniel Scholl, deceased Frederick County, Maryland, seventy-five dollars.

Archibald Hammond, Harrison County, Ohio, one hundred and sixty-eight dollars.

John Hannah, Pocahontas County, West Virginia, one hundred and eighteen dollars and fifty cents.

Mary A Holmead, Washington, District of Columbia, one thousand one hundred and eighty dollars and fifty cents.

William Howard, Jackson County, Ohio, eighty-five dollars.

Moses N. Hall, Woodford County, Kentucky, ninety-six dollars.

John Hickman, Fayette County, West Virginia, three hundred and sixty-three dollars and thirty-three cents.

C. B. C. Hodge, Jefferson County, Tennessee, two hundred and eight dollars and fifty cents.

David C. Hall, Madison County, Tennessee, three hundred and ninety-four dollars and eighty cents.

Wilson Hixson surviving administrator of John Hughes, deceased, Hamilton County, Tennessee, two hundred and twenty-four dollars.

Martha M. Hanserd (late Phelps), Giles County, Tennessee, two hundred and twenty-four dollars and fifty cents.

John C. Harris, Madison County, Tennessee, four hundred and eighty dollars.

Thomas Harris, Kanawha County, West Virginia, one hundred and eighty-three dollars and seventy-five cents.

Azariah Hendley, Robertson County, Tennessee, one hundred and sixty dollars.

Henson L. Hoff, Barbour County, West Virginia, one hundred and seventy dollars.

Joseph Hudson, McNairy County Tennessee, one hundred and twenty-five dollars.

Jordan Higgins, Davidson County, Tennessee, one hundred and twenty-five dollars.

Peter Huntsman, administrator of Zachariah Coal, deceased, Allen County, Kentucky, one hundred and fifteen dollars.

E. A Henderson, widow of Richard Henderson, deceased, Jefferson County, West Virginia nine hundred and five dollars and twenty-four cents.

Sarah T. Dougherty, Jefferson County, West Virginia, one hundred and fifty dollars and eighty-eight cents.

Janet L. Hilleary, Jefferson County, West Virginia, one hundred and fifty dollars and eighty-seven cents.

Arcanna S. Henderson, Jefferson County, West Virginia, one hundred and fifty dollars and eighty-seven cents.

Elizabeth L. Hilleary, Jefferson County, West Virginia, one hundred and fifty dollars and eighty-seven cents.

Cornelia Henderson, Jefferson County, West Virginia, one hundred and fifty dollars and eighty-seven cents.

George H. Henderson, Jefferson County, West Virginia, one hundred and fifty dollars and eighty-seven cents.

Norman F. Henderson, Jefferson County, West Virginia, one hundred and fifty dollars and eighty-seven cents.

Martin Hortman, Hamilton County, Tennessee, eighty-three dollars.

George W. Henson, Berkeley County, West Virginia, two hundred and forty dollars.
Claimants.

L. M. Hopewell, Nelson County, Kentucky, one hundred and fifty dollars.

G. B. Hudson, Wilson County, Tennessee, one hundred and twenty-five dollars.

D. S. Harris, Allen County, Kentucky, one hundred and five dollars.

Winfred Head, executrix of Hadley A. Head, deceased, Jackson County, Missouri, two hundred and eighty-five dollars.

R. E. Harris, widow of William N. Harris, deceased, Weakley County, Tennessee, twenty-two dollars.

G. B. Hudson, Wilson County, Tennessee, one hundred and twenty-five dollars.

D. S. Harris, Allen County, Kentucky, one hundred and five dollars.

Winfred Head, executrix of Hadley A. Head, deceased, Jackson County, Missouri, two hundred and eighty-five dollars.

R. E. Harris, widow of William N. Harris, deceased, Weakley County, Tennessee, twenty-two dollars.

G. B. Hudson, Wilson County, Tennessee, one hundred and twenty-five dollars.

D. S. Harris, Allen County, Kentucky, one hundred and five dollars.

Winfred Head, executrix of Hadley A. Head, deceased, Jackson County, Missouri, two hundred and eighty-five dollars.

R. E. Harris, widow of William N. Harris, deceased, Weakley County, Tennessee, twenty-two dollars.

G. B. Hudson, Wilson County, Tennessee, one hundred and twenty-five dollars.

D. S. Harris, Allen County, Kentucky, one hundred and five dollars.

Winfred Head, executrix of Hadley A. Head, deceased, Jackson County, Missouri, two hundred and eighty-five dollars.

R. E. Harris, widow of William N. Harris, deceased, Weakley County, Tennessee, twenty-two dollars.

G. B. Hudson, Wilson County, Tennessee, one hundred and twenty-five dollars.

D. S. Harris, Allen County, Kentucky, one hundred and five dollars.

Winfred Head, executrix of Hadley A. Head, deceased, Jackson County, Missouri, two hundred and eighty-five dollars.

R. E. Harris, widow of William N. Harris, deceased, Weakley County, Tennessee, twenty-two dollars.

G. B. Hudson, Wilson County, Tennessee, one hundred and twenty-five dollars.

D. S. Harris, Allen County, Kentucky, one hundred and five dollars.

Winfred Head, executrix of Hadley A. Head, deceased, Jackson County, Missouri, two hundred and eighty-five dollars.

R. E. Harris, widow of William N. Harris, deceased, Weakley County, Tennessee, twenty-two dollars.
David P. Logan, Hamilton County, Ohio, one hundred and thirty-five dollars.
John A. Lynch, executor of William H. Lynch, deceased, Frederick County, Maryland, ninety-one dollars and eighty-seven cents.
Christian Lappo, Jackson County, Ohio, seventy-five dollars.
John Lingefelter, Knox County, Tennessee, one hundred and thirty dollars and eighty cents.
William Lilly, Raleigh County, West Virginia, eighty-six dollars and sixty-two cents.
David Long, executor of Lydia Long, deceased, Washington County, Maryland, one hundred and one dollars.
Nathaniel V. Liller, Mineral County, West Virginia, one hundred dollars.
Sarah E. Lane, executrix of W. K. Lane, deceased, Sumner County, Tennessee, two thousand six hundred and ninety-eight dollars.
Mary Ledbetter, Coffee County, Tennessee, ninety-three dollars and seventy-five cents.
Charles Logan, Clermont County, Ohio, one hundred and nine dollars.
William Long, Shelby County, Kentucky, one hundred and twenty-five dollars.
John Lutes, Owsley County, Kentucky, ninety-five dollars.
Peter Lamb, Muhlenburg County, Kentucky, seventy-five dollars.
Adam Lackey, Jackson County, Ohio, one hundred dollars.
Jesse C. Lee, Bradley County, Tennessee, one hundred and five dollars.
Jane Long, widow of Anderson Long, deceased, Marion County, Tennessee ninety-seven dollars and fifty cents.
J. E. Luckett, administrator of G. W. Luckett, deceased, Daviess County, Tennessee, six hundred and ten dollars.
John W. Laymance, Morgan County, Tennessee, seventy-five dollars.
John S. Lilly, Raleigh County, West Virginia, one hundred and twenty-five dollars.
William R. Loveday, Sevier County, Tennessee, one hundred and thirty-seven dollars and fifty cents.
James T. Leach, Rutherford County Tennessee, one hundred and twenty dollars.
Richard Loundes, administrator of Lloyd Loundes, deceased, Harrison County, West Virginia, ninety-nine dollars and twenty-eight cents.
S. B. Lard, administrator of Richard Booker, deceased, Shelby County, Kentucky, two hundred and seventy-five dollars.
James H. Lawson, Sevier County, Tennessee, three hundred and twenty-three dollars.
Abraham F. Lillard, Marshall County, Tennessee, eighty-five dollars.
Ebenzer Leach, Knox County, Kentucky, ninety dollars.
Daniel R. McPeck, administrator of William Hopper, deceased, Guernsey County, Ohio, ninety dollars.
Franklin A. McCarley, Jackson County, Ohio, one hundred dollars.
John Masters, Jackson County, Ohio, one hundred and twenty-five dollars.
Daniel Marshall, Jefferson County, Ohio, one hundred and thirty-five dollars.
John D. Myers, Hamilton County Ohio, one hundred and thirty-five dollars.
Mary Miller, Jackson County, Ohio, thirty-five dollars.
Joseph Miller, Sumner County, Tennessee, ninety-nine dollars and fifty cents.
O H Morrow, Simpson County, Kentucky, one hundred and fifty dollars.
Jacob Miller, Jackson County, Ohio, eighty-five dollars.
FORTY-SIXTH CONGRESS.  Sess. II.  Ch. 230.  1880.

Claimants.

B. L. McFerrin, Cannon County, Tennessee, six hundred and twenty-five dollars.

Eliza Madden, Franklin County, Tennessee, one hundred and eighty-seven dollars and fifty cents.

Elizabth B. Maynard, administrator of Horace G. Maynard, deceased, Hamilton County, Ohio, one hundred and thirty-five dollars.

Betsey Jane Meek, Jefferson County, Tennessee, six hundred and thirty-seven dollars and fifty cents.

George W. Millard, McMinn County, Tennessee, one hundred and thirty dollars.

L. C. Moore, Clermont County, Ohio, one hundred and thirty-five dollars.

Alfred Moon, Clinton County, Ohio, one hundred dollars.

David D. Morgan, administrator of David Rasser, deceased, Gallia County, Ohio, thirty-four dollars and sixty-three cents.

Daniel McWilliams, Guernsey County, Ohio, eighty dollars.

James M. Miller, Lewis County, Missouri, two hundred and forty dollars.

George W. Moore, Stone County, Missouri, seventy-five dollars.

Doctor W. P. Moore, Sumner County, Tennessee, eighty dollars.

George C. McCorkle, Meigs County, Tennessee, seventeen dollars and thirty-four cents.

Stewart McClung, Cook County, Illinois, seven hundred and sixty-two dollars and thirty-three cents.

John W. McCurdy, executor of William H. Conklyn, deceased, Jefferson County, West Virginia, three hundred dollars.

H. W. McCord, surviving executor of Matthew London, deceased, Columbiana County, Ohio, one hundred and twenty dollars.

Kenney B. McLaughlin, Harrison County Ohio, seventy-five dollars.

Armstrong Maley, Jefferson County, Ohio, one hundred and thirty-five dollars.

William A. Miller, Ballard County, Kentucky, one hundred and forty dollars.

Harriet Moore, Shelby County, Kentucky, one hundred dollars.

William Megniar, Robertson County, Tennessee, four hundred and seventy dollars.

Daniel McMillon, Greenbrier County, West Virginia, one hundred and fifteen dollars.

James W. Marshall, administrator of Martha A. Lodge, deceased, Shelby County, Kentucky, one thousand two hundred and seventy-three dollars and eighty cents.

Asher McMillin, Gallia County, Ohio, thirty-five dollars.

A. C. Mitchell, Polk County, Missouri, one hundred and nineteen dollars.

Mary E. Moseley, née Hancock, McLean County, Kentucky, one hundred and forty dollars.

Robert McGill, Sevier County, Tennessee, one hundred and twenty dollars.

Charles Marshall, Hardin County, Kentucky, one hundred and twenty dollars.

O. L. Medsker, Harrison County, West Virginia, one hundred and twenty dollars.

Nancy Muse, widow of Alexander Muse, deceased, Jefferson County, Missouri, thirty-six dollars.

Samuel McPherson, guardian of infant heirs of Campbell Glover, deceased, Monroe County, Kentucky, one hundred and twenty-five dollars.

Elizabth Matthews, administratrix of L. L. Matthews, Franklin County Tennessee, forty-one dollars and ninety cents.

Martha Moore, administratrix of James Massey, deceased, Stone County, Missouri, two hundred and seventy-three dollars and fifty cents.

Aaron B. McAntire, Scotland County, Missouri, one hundred and eight dollars and fifty cents.

Drury Minton, Gibson County, Tennessee, ninety-five dollars.
John P. Nunnelly, Pulaski County, Kentucky, eight hundred and thirty-one dollars.
Otho Nesbit, Washington County, Maryland, fifty-one dollars and thirty-seven cents.
Robert H. Nelson, Pendleton County, West Virginia, three hundred and thirty dollars.
David Naylor, Belmont County, Ohio, one hundred dollars.
John Nelson, Nelson County, Kentucky, four hundred and ten dollars.
David J. Newbern, Hardeman County Tennessee, two thousand six hundred and seventy dollars.
Bernard Norris, Montgomery County, Maryland, seventy-four dollars and sixty-two cents.
John R. Nailing, Weakley County, Tennessee, one hundred and thirty-four dollars and twenty cents.
William Neal, Jefferson County, Tennessee, twenty-four dollars and eighty cents.
Michael Overly, Jackson County, Ohio, twenty-five dollars.
John Organ, administrator of George W. Armstrong, deceased, Wilson County, Tennessee, one hundred and twenty-five dollars.
John Parkinson, Guernsey County, Ohio, forty-five dollars.
Joseph Passmore, Pike County, Ohio, ninety-six dollars.
Joseph S. Poor, Jackson County, Ohio, fifty dollars.
Lawrence Pry, Washington County, Maryland, three hundred and sixty-two dollars.
J. M. Phillips, Clermont County, Ohio, one hundred and twenty-five dollars.
O. Norman Peck, Anderson County, Tennessee, sixty-five dollars.
Elisha Patrick, Hardeman County, Tennessee, thirty-one dollars and twenty-five cents.
Erastus Patton, Cabell County, West Virginia, ninety dollars.
Andrew Poffenberger, administrator of Henry Poffenberger, deceased, Washington County Maryland, ninety-one dollars and eighteen cents.
James Peterson, Jefferson County, Ohio, one hundred and thirty-five dollars.
George Persinger, Carter County, Tennessee, seventy-five dollars.
Henry Propst, Pendleton County, West Virginia, three hundred and fifty dollars.
Benjamin F. Price, executor of Peter Price, deceased, Boone County West Virginia, three hundred and sixty-two dollars and fifty cents.
Calvin Page, Frederick County, Maryland, six hundred and eighty-seven dollars and fifty cents.
William G. Patterson, Columbiana County, Ohio, fifty-two dollars.
Milton L. Phillips, McMinn County, Tennessee, one hundred and fifty dollars.
O. R. Purcell, Hamilton County, Ohio, sixty-five dollars.
William T. Prout, Anne Arundel County, Maryland, one hundred dollars.
William J. Parker, Trimble County, Kentucky, three hundred and ten dollars.
Elihu Payne, Knox County, Kentucky, one hundred and twenty-five dollars.
Nathan Phillips, Green County, Missouri, one hundred and twenty-eight dollars and fifty-seven cents.
Alfred J. Pierce, administrator of William Alford, deceased, Rutherford County Tennessee, three hundred and fifty-nine dollars and ninety cents.
Garret Parker, Marshall County, Mississippi, six hundred and fifteen dollars.
John B. Quimby, Davidson County, Tennessee, thirty-seven dollars and fifty cents.
William M. Reynolds, Cincinnati, Ohio, one thousand dollars.
Lewis Ripple and B. T. Newcomer, Baltimore County, Maryland, one thousand eight hundred and six dollars and fifty cents.
Daniel M. Ross, Jackson County, Missouri, five thousand eight hundred and forty-three dollars and seventy-five cents.
Rosilla Ross, widow of James G. Ross, deceased, Hamilton County, Ohio, one hundred and twenty-five dollars.
John W. Rockenbaugh, Jefferson County, West Virginia, three hundred and forty dollars.
Simeon Rutledge, Jefferson County, Ohio, sixty dollars.
George Rainier, Meigs County, Ohio, one hundred dollars.
John L. Ramsey, Meigs County, Tennessee, three hundred and one dollar.
James Reed, executor of Margaret Long, deceased, Jefferson County, Ohio, one hundred and thirty dollars.
William H. Rutledge, executor of Martin Vandivort, deceased, Jackson County, Ohio, eighty dollars.
Malinda J. Ray, (late Hunt), Monroe County, Tennessee, fifteen dollars.
Elijah W. Reavis, Weakley County, Tennessee, sixty-eight dollars.
John S. Riddle, Guernsey County, Ohio, one hundred and ten dollars.
Eliza Rittenhouse, administratrix of George Rittenhouse, deceased, Hamilton County, Ohio, one hundred dollars.
John Robinson and Samuel Ewing, executors of Thomas Loudon deceased, Columbiana County, Ohio, one hundred and twenty-five dollars.
Moses Roland, Warren County, Tennessee, two hundred and fifty-nine dollars and fifty cents.
Stephen J. Rybolt, administrator of Charles R. Rybolt, deceased, Clermont County, Ohio, two hundred and thirty five dollars.
Sophia H. Rankin guardian of the minor children of Adam Rankin, deceased, McCracken County, Kentucky, fifty-six dollars and fifty-five cents.
James E. Rust, Davidson County, Tennessee, one hundred and fifty dollars.
James H. Ragsdale, Green County, Missouri, one hundred and twelve dollars and fifty cents.
Ferdinand F. Rempel, Hocking County, Ohio, seventy-five dollars.
Mrs. Olive Ramsey, Hardeman County, Tennessee, seven hundred and twenty-five dollars.
Rufus E. Rice, Jefferson County, Tennessee, seventy-one dollars and sixty-eight cents.
Emanuel Renner, Frederick County, Maryland, three dollars.
T. J. Rafflin, administrator of William H. Fewel, deceased, Hardeman County, Tennessee, one hundred and sixty dollars.
James P. Robertson, Coffee County, Tennessee, thirty-seven dollars and fifty cents.
Peter Riggs, Macon County, Missouri, one hundred and fifteen dollars.
Sallie A. Steinbarger (formerly Beard) Hancock County, Illinois, one hundred dollars.
James F. Simpson, Carroll County, Tennessee, eighty dollars.
Walter E. Scott, Hamilton County, Ohio, one hundred dollars.
Allen D. Settle, Barren County, Kentucky, one hundred and fifty dollars.
Benjamin Simonson, Hamilton County, Ohio, one hundred and thirty dollars.
Armstead Scurlock, Jackson County, Ohio, one hundred and twenty-four dollars.
A. K. Shriver, Carroll County, Maryland, sixty-two dollars.
John Sims, administrator of William Sims, deceased, Muskingum County, Ohio, one hundred and twenty dollars.
Mary E. Smith, Brown County, Ohio, eighty dollars.
Philip Smith, Meigs County, Ohio, one hundred and twenty-five dollars.
Thomas Shopshire, Pike County, Ohio, eighty dollars.
James Stewart, administrator of John Deemer, deceased, Meigs County, Ohio, ninety dollars.
William Symmes, Gallia County, Ohio, one hundred dollars.
James Sprouse, Gallia County, Ohio, one hundred dollars.
John N. Stine, Washington County, Maryland, fifty-four dollars and forty-six cents.
William Strawbourn, Phelps County, Missouri, seventy dollars.
Abner Swaggerty, Knox County, Tennessee, two hundred and twenty dollars and twenty-five cents.
Moses Sebastian, Madison County, Missouri, two hundred and thirty dollars.
S. W. Shields, administrator of Jonathan Moorlock, deceased, Hamblen County, Tennessee, three hundred and thirty-four dollars.
William V. Sator, Hamilton County, Ohio, one hundred and thirty-five dollars.
Mary A. Smyzer, widow of Philip Smyzer, deceased, Clermont County, Ohio, one hundred dollars.
Stacy S. Trotter, Highland County, Ohio, one hundred dollars.
Colmore L. Sutton, La Rue County, Kentucky, two hundred and sixteen dollars and twenty-five cents.
C. W. Swain, Rutherford County, Tennessee, four hundred and eighty-five dollars.
A. M. Sanders, McNairy County, Tennessee, one hundred and fifty dollars.
Richard Scruggs, executor of Theophilus Scruggs, deceased, Davidson County, Tennessee, one hundred and ten dollars.
Robert Smith, Whiteley County, Kentucky, thirty-two dollars and eighty cents.
John H. Smoot, administrator de bonis non of Daniel B. Duvall, Frederick County Maryland, one hundred and twenty-five dollars.
Lucinda Stout, widow of Levi Stout, deceased, Meigs County, Ohio, one hundred dollars.
Moses Smith, Hamilton County Tennessee, four hundred and sixty-three dollars.
A. M. Sponseller, Jefferson County, West Virginia, one hundred and eighty dollars.
Howard Scott, McMinn County Tennessee, ninety dollars.
Peter Saunders, Texas County, Missouri, one hundred and twenty dollars.
Jonathan Sims, Fayette County, West Virginia, twenty-five dollars.
Claimants

William Spencer Breathitt County, Kentucky, five hundred dollars.
E. T. Small, Scotland County, Missouri, one hundred and twelve dollars and fifty cents.
Hiram Smith, Marion County, Tennessee, one hundred and sixty-eight dollars and seventy-five cents.
David Shoopman, Scott County, Tennessee, seventy-six dollars and eighty cents.
Joseph Temple, Guernsey County, Ohio, ninety dollars.
Isaac Thompson, Bedford County, Tennessee, one hundred and forty dollars.
John T. Tansil and Mary Ann, his wife, Weakley County, Tennessee, one hundred and thirty-five dollars.
Moses Thompson, Laclede County, Missouri, fifty dollars.
Zadok Talbert, Montgomery County, Maryland, two hundred and sixty-five dollars and ten cents.
Robert B. Taylor, Cumberland County, Kentucky, one hundred and ten dollars.
Asa Thomas, Bedford County, Tennessee, one hundred and twenty-five dollars.
Manuel Thompson, Bedford County, Tennessee, one hundred and ten dollars.
Isaac Thomas, Jefferson County, Ohio, seventy-five dollars.
Elijah Tidd, Pike County, Ohio, one hundred and twenty dollars.
Daniel L. Tice Highland County, Ohio, forty dollars.
John C. Thompson, Howard County, Maryland, eight hundred and forty-six dollars and forty-six cents.
Charles E. Trail, Frederick County, Maryland, one thousand two hundred and thirty dollars and twenty-two cents.
David Best, Frederick County, Maryland, one hundred and ninety-seven dollars and fifty cents.
William Taylor, administrator of Preston Taylor, deceased, Rockcastle County, Kentucky, one hundred and ninety-two dollars and eighty-three cents.
Jonathan Taylor, Weakley County, Tennessee, sixty-nine dollars.
Thomas C. Thompson, Jefferson County, Ohio, eighty dollars.
Daniel Trundle, Sevier County, Tennessee, three hundred and seventy dollars.
J. D. Tarpley and J. A. Tarpley, executors of Edward Tarpley, deceased, Bedford County, Tennessee, one hundred and twenty-five dollars.
Maletha J. Tipler, Hardeman County, Tennessee, one hundred dollars.
Samuel D. Trice, Webster County, Kentucky, sixty dollars.
William Urton, Sandusky County, Ohio, one hundred and ten dollars.
Martha Vaughn, Hardeman County, Tennessee, forty-five dollars.
Henry Vanderhoff, Loudon County, Virginia, five hundred and seventy-nine dollars and fifty cents.
William H. Villines, Robertson County, Tennessee, seven dollars and eighty cents.
James H. Walker, executor of Hy R. Walker, deceased Cooper County Missouri, six hundred and ninety dollars.
Helen Williams, Lincoln County, Kentucky, ninety-three dollars and fifty cents.
Robert Waide, Mississippi County, Missouri, two hundred and sixty-two dollars and forty cents.
John F. Ware, Jackson County, Ohio, eighty dollars.
George W. Washington, Montgomery County, Maryland, two hundred and eighty dollars.
Gardner Wetherbee, Hamilton County, Ohio, two hundred and sixty dollars.
Michael Wilfong, Pocahontas County, West Virginia, two hundred and thirteen dollars and twenty cents.
James M. Williamson, Meigs County, Ohio, three hundred and thirty dollars.
Henry Wright, Highland County, Ohio, one hundred and fifteen dollars.
John Weaver, administrator of James Saltman, deceased, Columbiana County, Ohio, sixty-five dollars.
George A. Webber, and Company, Davidson County, Tennessee, three hundred and seventy-eight dollars.
Philip Ward, Meigs County Ohio, one hundred and thirty-five dollars.
William Watson, Bell County, Kentucky, two hundred and fifty-five dollars.
John Williams, Cannon County, Tennessee, eighty dollars.
Rufus L. Watson, Wilson County, Tennessee, eighty-five dollars.
John Weber, Phelps County, Missouri, one thousand three hundred and fifty dollars.
John H. R. Wolfe, executor of Eli Wolfe, deceased, Montgomery County, Maryland, three hundred and twenty-three dollars and twenty-five cents.
Robert Wortham, Nelson County, Kentucky, two hundred and twenty-five dollars.
John H. Wright, Livingston County, Kentucky, seven hundred and fifty dollars.
Thomas Walters, Weakley County, Tennessee, three hundred and ninety dollars.
William Word, Bedford County, Tennessee, one hundred and forty-five dollars.
Pinckney Whitener, Madison County, Missouri, one hundred and one dollar.
Edward D Wortham, Bedford County, Tennessee, one hundred and fifty dollars.
Margaret Wallace, executrix of Michael Wallace, deceased, Brown County, Ohio, one hundred dollars.
Ross Winters, Jefferson County, Ohio, one hundred and ten dollars.
Evander Wallace, Weakley County, Tennessee, one hundred and ten dollars.
Ephraim Watson, Jefferson County, West Virginia, one hundred and eighty-seven dollars and fifty cents.
Josiah Watson, Jefferson County, West Virginia, two hundred and eighty-seven dollars and fifty cents.
William Woolever, Hamilton County, Ohio, one hundred and ten dollars.
John F. Wright, Dickson County, Tennessee, three hundred and ten dollars.
Martha C. Wright, executrix of John S. Wright, deceased Rutherford County, Tennessee, one hundred and fifty-five dollars.
Lavina Whitehead, administratrix of Newton Whitehead, deceased, Rockcastle County, Kentucky, one hundred and forty-eight dollars and twenty cents.
James H. Willett, administrator of Richard P. Vowels, deceased, Nelson County, Kentucky, one hundred and fifty dollars.
Benjamin Wittmer, Washington County, Maryland, thirty dollars and five cents.
James M. Wood, administrator of Nancy Hodgen, deceased, Taylor County, Kentucky, one hundred dollars.
R. D. Wheeler, Campbell County, Tennessee, one hundred and seventy-five dollars.
Henry Young, administrator of Sophia Moxley, deceased, Montgomery County, Maryland, forty-nine dollars.
David Young, Wright County, Missouri, one hundred dollars.
Stephen Young, McNairy County, Tennessee, thirty dollars.
Claimants.

M. L. Zimmerman, Washington County, Maryland, thirty-six dollars and forty-three cents.

Samuel and Elias Zimmerman, executors of George Zimmerman, deceased, Frederick County, Maryland, two hundred and thirty-nine dollars and ninety-seven cents.

Garlinda J. Weltz, widow of Abraham Weltz, deceased, Highland County, Ohio, one hundred dollars.

SEC. 2. That the agents appointed by the Quartermaster-General or his subordinates to investigate claims under the act of July fourth, eighteen hundred and sixty-four, shall give notice to claimants whose claims it is proposed to investigate of the time and place of taking testimony, who shall have the right to cross-examine every witness who may testify in behalf of the government; and said agents shall also take, at the same time, testimony of any and all witnesses who may be presented by the claimant. And all, both in behalf of claimants and the government, shall be taken under the law and rules which usually govern the taking of testimony. And the reports of said agents shall be open to the inspection of the claimant or his attorney at all times, on application, subject to such regulations as the Quartermaster-General or Commissary-General may prescribe.

Approved, June 15, 1880.

June 15, 1880.

CHAP. 231.—An act granting a pension to John Fisher guardian of the infant heirs of William Dakin, deceased.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of John Fisher, of West Virginia, guardian of the infant heirs of William Dakin, deceased, late private of Company G, Sixth Regiment of West Virginia Infantry, and pay him as such guardian the sum allowed by law to minor children of deceased private soldiers, until they the said children, arrive respectively at the age of sixteen years, commencing from July thirteenth, eighteen hundred and sixty-four, that being the date of the death of their said father.

Approved, June 15, 1880.

June 15, 1880.

CHAP. 232.—An act to pay for expert services relating to the metric system rendered the Forty-fifth Congress.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of three hundred and fifty dollars be, and is hereby, appropriated, out of any moneys in the Treasury not otherwise appropriated, to enable the Secretary of the Treasury to pay the bills of June eighteenth and June twenty-eighth, eighteen hundred and seventy-eight, for expert services rendered by William Wheeler Hubbell to the Forty-fifth Congress, respecting the application of the system of metric weights and measures.

Approved, June 15, 1880.

June 15, 1880.

CHAP. 233.—An act for the relief of John Hohstadt.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Third Auditor of the Treasury be, and he is hereby, authorized and directed to issue to John Hohstadt, sergeant in Captain Elijah W. Wood's company of Vermont Militia in the war of eighteen hundred and twelve, an honorable discharge from that service, and to so amend the records and rolls in the
War Department as to relieve him from the charge of desertion; the said John Hohstadt to be entitled to the same bounty and pension as other soldiers of his rank and arm of service.

Approved, June 15, 1880.

CHAP. 254.—An act for the relief of Benjamin Babb and others.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioner of Internal Revenue be, and he is hereby, authorized and directed to re-examine and settle the following claims for tax on rope and bagging, alleged to have been illegally assessed and collected, upon the separate application of the parties hereinafter named, and the Secretary of the Treasury is hereby authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the several amounts of taxes so found, by said Commissioner of Internal Revenue as aforesaid, to have been illegally and improperly assessed and collected, to said parties respectively: Provided, That the amount paid in any case shall not exceed the amount hereinafter named:

To Benjamin Babb, two thousand seven hundred and twenty-five dollars and fifty-six cents.
To Branson Bayliss, two thousand five hundred and fifty-eight dollars and twenty-five cents;
To Thomas Leech, one thousand three hundred and thirty-three dollars and two cents;
To E. M. Apperson, one thousand and twenty-two dollars and eighteen cents;
To Davis and Norton, three hundred and ninety-eight dollars and seventy-seven cents;
To Davis and Norton, three hundred and ninety-eight dollars and seventy-seven cents;
To Lacey and McGee, nine hundred and forty dollars and nine cents;
To Tate, Gill and Able, one hundred and eleven dollars and ninety-six cents;
To George M. Gill, two thousand two hundred and twenty-six dollars and eighty-eight cents;
To G. Falls and Company, one thousand nine hundred and thirty dollars and sixty-five cents;
To G. Falls, six hundred and fifteen dollars and seven cents;
To E. Meyer, one thousand four hundred and ninety dollars and thirty-eight cents;
To Pierce, Park and Company, six hundred and eighteen dollars and four cents; and
To John B. Leach, one thousand and eight dollars and twenty cents.

Approved, June 16, 1880.

CHAP. 255.—An act granting a pension to Harvey Burk.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, directed to place upon the pension-roll, subject to the provisions and limitations of the pension laws, the name of Harvey Burk, late a private in Company E, of the Sixty-seventh Regiment Indiana Infantry Volunteers.

Approved, June 16, 1880.

CHAP. 256.—An act granting a pension to Thomas J. Jackson.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized to place upon the pension-roll,
subject to the provisions and limitations of the pension laws, the name of Thomas J. Jackson, late lieutenant-colonel of the Eleventh United States Colored Infantry.

Approved, June 16, 1880.

June 16, 1880.

CHAP. 257.—An act for the relief of Eliza K. Ashby.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, directed to place upon the pension-rolls, subject to the provisions of the law now in force, the name of Eliza K. Ashby, widow of John P. Ashby, deceased, late a private in Company B, Seventeenth Regiment Kentucky Cavalry Volunteers.

Approved, June 16, 1880.

June 16, 1880.

John H. Standish.

Compensation in full for services.

June 16, 1880.

CHAP. 258.—An act for the relief of John H. Standish.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, instructed and directed to pay, out of any money not otherwise appropriated, the sum of two hundred and twenty-five dollars to John H. Standish, late United States attorney for the western judicial district of Michigan, being compensation in full for services as attorney of the United States, rendered by him by order of the court, from the expiration of his term of office to the date of the qualification of his successor in office, to wit, from March eighth, eighteen hundred and seventy-seven, to April twenty-first, eighteen hundred and seventy-seven.

Approved, June 16, 1880.

June 16, 1880.

Amanda M. Cook.

Payment to, charged to annuities of Arapahoe or Cheyenne Indians.

June 16, 1880.

CHAP. 259.—An act for the relief of Amanda M. Cook.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, directed to deduct, from any annuities due or to become due to the Cheyenne or Arapahoe Indians, the sum of two thousand dollars, and pay the same to Amanda M. Cook, formerly Amanda M. Fletcher, whose mother was killed and herself captured by the Cheyenne and Arapahoe Indians, in the Territory of Wyoming, in August, eighteen hundred and sixty-five, while en route from the State of Illinois to California.

Approved, June 16, 1880.

June 16, 1880.

James N. Ruby.

Payment to, for military services.

June 16, 1880.

CHAP. 260.—An act for the relief of James N. Ruby

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury of the United States of America is hereby directed and authorized to pay James N. Ruby the pay of a private soldier from and including the twenty-eighth day of June, anno Domini eighteen hundred and sixty-two, to the eighteenth day of August, anno Domini eighteen hundred and sixty-two, and the pay of a sergeant-major from the eighteenth day of August, anno Domini eighteen hundred and sixty-two, to the twenty-sixth day of August, anno Domini eighteen hundred and sixty-two, the period which the said Ruby was sergeant-major of the Twentieth Regiment of Wisconsin Volunteer Infantry, and also the pay of first lieutenant from the twenty-sixth day of August, anno Domini eighteen hundred and sixty-two (inclusive), when the said Ruby was commis-
sioned and mustered as first lieutenant in the Eighteenth Regiment of Wisconsin Volunteer Infantry, to the second day of December, anno Domini eighteen hundred and sixty-two, when the said Ruby was commissioned and mustered as an officer in the Thirty-fourth Regiment of Wisconsin Volunteer Infantry.

Approved, June 16, 1880.

CHAP. 261.—An act granting a pension to Belinda Curtis.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll the name of Belinda Curtis, widow of Major-General Samuel R. Curtis, at the rate of fifty dollars per month.

Approved, June 16, 1880.

CHAP. 262.—An act for the relief of E. K. Snead, deceased, and his sureties, for the loss of certain books of special stamps and coupons.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to credit upon the official bond of E. K. Snead, deceased, late collector of internal revenue for the first district of Virginia, and of his sureties therein, so much, not exceeding two thousand and twenty dollars and eighty-three cents, as shall be satisfactorily proven to said Secretary to have been transmitted, in books containing special-tax stamps and coupons, by the deputy of said E. K. Snead, deceased, a certain Patrick H. Slaughter, on or about April twenty-first, eighteen hundred and seventy-four, through the mail to said E. K. Snead, and were lost in transit, and were never received by said Snead, and have never therefore been accounted for by him to the government: Provided, however, That it shall be satisfactorily shown that the said stamps and coupons were not lost under such circumstances as to have probably devolved a loss upon the government by reason thereof, or were not lost from the fault or negligence of the collector or his deputy, involving in its result a probable loss to the government.

Approved, June 16, 1880.

CHAP. 263.—An act to place upon the pension-roll the name of Masach Finn.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place upon the pension-roll the name of Masach Finn, late corporal of Company F Fifty-second Regiment of Kentucky Mounted Infantry Volunteers, on account of disabilities equivalent to the total loss of his eye sight, received while in the service of the government, subject to the provisions and limitations of the pension laws.

Approved, June 16, 1880.

CHAP. 264.—An act for the relief of Rachael Martin.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to credit Rachael Martin, postmaster at New Castle, Craig County, Virginia, with the sum of thirty-four dollars and twenty-five cents, being the amount forwarded
by her, on her account as such postmaster, by registered letter on the thirty-first day of May, eighteen hundred and seventy-nine, addressed to the Third Assistant Postmaster-General, which said sum was stolen from the United States mail-bags by one William E. Cundiff, who was subsequently indicted for the larceny thereof in the United States district court, at Lynchburg, Virginia, and, upon his arraignment therefor, pleaded guilty thereto; and if, at the date of the passage of this act, the said Rachael Martin shall have paid the said sum of money to the proper officer of the United States, then the Secretary of the Treasury is hereby authorized and directed to refund to her the said sum of thirty-four dollars and twenty-five cents out of any money in the Treasury not otherwise appropriated.

Sec. 2. This act shall be in force from its passage.

Approved, June 16, 1880.

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CHAP. 265.—An act for the relief of Francis W. Maxwell.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting officer of the Treasury Department be, and he is hereby, authorized to pay to Francis W. Maxwell, late first sergeant of Company I, Eighteenth Regiment Illinois Infantry Volunteers, out of money not otherwise appropriated, the full pay and allowance of second lieutenant of infantry, commanding company, from the nineteenth day of April, eighteen hundred and sixty-three, until the fifteenth day of May, eighteen hundred and sixty-five, after deducting all pay and allowance received by the said Francis W. Maxwell for that time.

Approved, June 16, 1880.

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CHAP. 266.—An act authorizing the Secretary of the Interior to place upon the pension-roll the name of Della Benner, widow of the late Lieutenant Hiram H. Benner, of Company “C”, Eighteenth Infantry.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be and he is hereby authorized and directed to have placed upon the pension-roll the name of Della Benner, widow of the late Lieutenant Hiram H. Benner, of Company “C”, Eighteenth Infantry.

Approved, June 16, 1880.

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CHAP. 267.—An act to remove the political disabilities of John S. Maury.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, (two thirds of each House concurring therein) That all political disabilities imposed upon John S. Maury by the third section of the fourteenth article of amendments to the Constitution of the United States be, and the same are hereby removed.

Approved, June 16, 1880.

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CHAP. 268.—An act to correct the military record of Byron Rosecrans.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the military record of Byron Rosecrans, late of Company H, Twenty-ninth Michigan Volunteer Infantry, be corrected by removing the charge of desertion against him, and that he be granted an honorable discharge as of the date of the mustering out of said regiment.

Approved, June 16, 1880.
CHAP. 269.—An act to reinstate R. W. Barkley as cadet-midshipman in the United States Naval Academy at Annapolis.

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 be, and he is hereby, authorized to reinstate as cadet-midshipman in the United States Naval Academy at Annapolis, Maryland, R. W. Barkley, of Chillicothe, county of Livingston and State of Missouri, if in his judgment such reinstatement is proper to fill the vacancy now existing in said institution from the tenth Congressional district of the said State of Missouri: And provided, That said Barkley is designated and appointed for such purpose by the Representative in Congress from said district.

Approved, June 16, 1880.

CHAP. 270.—An act to confirm to John Hepting and others title to certain lands.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all the right title claim and interest of the United States to certain tracts of land on the right bank of the Mississippi River opposite the city of New Orleans in the parish of Jefferson and now the site of the village of Mechanicham and described as a tract of land fronting sixteen arpents on the river by forty arpents in depth between parallel lines and further described in the official maps of the General Land Office of the United States as sections three and five, thirty-four, thirty-five and thirty-six in township thirteen South, range twenty-four east, and sections forty, forty-one, forty-two, fifty-seven, fifty-eight and fifty-nine in township fourteen south, range twenty-four east southeast, district of Louisiana, be and the same is hereby granted and conveyed to the Lady Abbess and community of Ursuline Lady Nuns of New Orleans, Louisiana, their successors transferees vendees and assignees: Provided, That this shall have the effect only of a quitclaim of all the right title and interest of the United States therein, not to affect any valid adverse right or title to said land nor create any liability on the part of the United States.

Approved, June 16, 1880.

CHAP. 271.—An act for the relief of the estate and sureties of John P. Hall, deceased.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting officers of the Treasury are hereby directed to credit the accounts of John P. Hall, deceased, late collector of internal revenue for the first collection-district in the State of Kentucky, with the sum of three thousand seven hundred and one dollars and ninety-six cents, being the amount due the United States of America, as shown by the Treasury statements; and the estate and sureties of said Hall, deceased, are hereby released from liability on the bonds of said Hall as such collector, and from any judgment which may have been rendered on said bonds or either of them.

Approved, June 16, 1880.
**RESOLUTIONS.**

[No. 5.] Joint resolution for the relief of D. M. Hamlin and Andrew F. Slade.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to D. M. Hamlin the sum of fifty-six dollars and twenty-five cents, the same being his salary as a member of the Capitol police force, from the eighth to the thirty-first of July, eighteen hundred and seventy-nine; and an amount sufficient to pay the same is hereby appropriated out of any money in the Treasury not otherwise appropriated. That the Secretary of the Senate be, and he is hereby, authorized and directed to pay Andrew F. Slade the sum of three hundred and forty-two dollars and fifty cents, the same being for services as a riding-page of the Senate at the rate of two dollars and fifty cents per day from the seventeenth day of July to the thirtieth day of November, inclusive, eighteen hundred and seventy-nine; and an amount sufficient to pay the same is hereby appropriated out of any money in the Treasury not otherwise appropriated.

Approved, January 14, 1880.

[No. 19.] Joint resolution authorizing the Secretary of War to lend United States flags to Centennial Commissioners at Nashville, Tennessee.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be and he is hereby authorized to lend to the Centennial Commissioners at Nashville, Tennessee, ten large national flags taking from them such security as in their opinion may insure their safe return.

Approved, April 7, 1880.

[No. 20.] Joint resolution authorizing the Secretary of War to loan certain tents, flags, and so forth, to the triennial committee of Knights Templar at Chicago.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War is hereby authorized to loan the triennial committee, representing Apollo, Chicago, and St Bernard commanderies of Knights Templar, for use at their triennial encampment at Chicago, Illinois, on the sixteenth, seventeenth, eighteenth, and nineteenth days of August, eighteen hundred and eighty, such tents, tent-poles, flags, standards, guidons, and camp equipage as they may require: Provided, That such things are in the reserve supplies at the various quartermaster's depots: And provided further, That the said society shall pay all freight charges to and from said supply depots to Chicago, and shall return said articles in as good order as when received, ordinary wear excepted, or otherwise to pay the assessed damages: Provided, That said articles shall be receipted for by some responsible person or persons: Provided further, That they can be spared without detriment, injury or loss to the public service.

Approved, April 16, 1880.

[No. 21.] Joint resolution granting the use of artillery, tents, and so forth, at the soldiers reunion to be held at Central City Nebraska.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he
Resolutions of the Congress of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized to send from some convenient government arsenal, to be used at the soldiers' reunion at Central City, Nebraska, in September, eighteen hundred and eighty, four pieces of artillery, and such tents and muskets, as can be conveniently spared; said cannon, tents and muskets, to be returned after the holding of said reunion meeting in as like good condition as when received: Provided, That the same can be spared without detriment or injury to the public service: And provided, That all transportation of said articles to and from the place of the reunion to the arsenal shall be without expense to the government: Provided further, That the adjutant-general of the State of Nebraska, or other proper accounting officer, shall receipt for said arms, and camp equipage in the name of said State, and that such of them as shall not be returned shall be charged to said State, and deducted out of the sum, amount and share of the annual sum of two hundred thousand dollars appropriated for the purpose of providing arms and equipments for the whole body of the militia, which may be assignable or distributable or allotted to said State of Nebraska.

Approved, April 16, 1880.

[No. 24.] Joint resolution authorizing the Secretary of War to loan certain tents, flags, and camp equipage for the use of the soldiers' reunion to be held at Milwaukee in the State of Wisconsin in June eighteen hundred and eighty.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized and directed to loan to the Governor of the State of Missouri, five hundred tents or so many thereof as may be required to be used for the benefit of the sufferers from the recent tornado in that State, said tents to be returned when no longer required for the purpose herein specified.

Approved, April 22, 1880.

[No. 27.] Joint resolution authorizing the Secretary of War to furnish two hospital tents to the Soldiers' Orphans Home of the State of Illinois.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be and is
hereby authorized to loan two hospital tents to the Soldiers’ Orphans Home of the State of Illinois for a period of six months from June first, eighteen hundred and eighty.

Approved, May 1, 1880.

[No. 34.] Joint resolution to pay C. R. Faulkner thirty-two dollars and fifty cents in full for services as messenger in the Forty-fifth Congress, and for other purposes.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Clerk of the House be, and he is hereby, instructed to pay C. R. Faulkner, the sum of thirty-two dollars and fifty cents, balance due him as an employee of the House during the Forty-fifth Congress. For the payment of said claim the sum of thirty-two dollars and fifty cents is hereby appropriated out of any money in the Treasury not otherwise appropriated.

Sec. 2. That the sum of one thousand dollars, or so much thereof as may be necessary, be, and the same is hereby, appropriated, out of any money in the Treasury not otherwise appropriated, to pay folders in the Senate folding room for folding pamphlets and speeches, for the fiscal year ending June thirtieth, eighteen hundred and eighty, at the rates now established by law.

Approved, May 14, 1880.

[No. 36.] Joint resolution to authorize the Secretary of the Navy to loan flags to the Grand Army of the Republic of the District of Columbia.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy be, and he is hereby authorized to loan to Charles E. Joyce representing the Grand Army of the Republic in the District of Columbia such United States and foreign flags as can be spared and one hundred fathoms of light rope for use in decorating the cemetery at Arlington Virginia, on the twenty-ninth day of May, eighteen hundred and eighty: Provided, however, That security be required for good care of the property and its return on or before the thirty-first day of May eighteen hundred and eighty.

Approved, May 27, 1880.

[No. 37.] Joint resolution authorizing the Secretary of War to furnish for use at the Soldiers’ and Sailors’ Reunion at Columbus, Ohio, to be held in August eighteen hundred and eighty, certain artillery, tents, and muskets.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and is hereby, authorized to send from some government arsenal, to be used at the Soldier’s and Sailor’s Reunion, at Columbus, Ohio, to be held on August tenth, eleventh, and twelfth, eighteen hundred and eighty, to the Re-union, such artillery, tents, and muskets, as can be conveniently spared without loss, detriment, or expense to the public service, said cannon, tents, and muskets, to be receipted for by solvent and responsible persons, and to be returned after the holding of the Re-union in as like good condition as when received.

Approved, May 28, 1880.

[No. 40.] Joint resolution authorizing the settlement of the account of Thomas Worthington, late colonel Forty-sixth Regiment Ohio Volunteer Infantry.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he hereby is, authorized and required to settle and adjust the account of Thomas Worthington.
Payment in full for services.

Proviso.

provided, that this compensation shall be accepted and receipted for by said Worthington as a full satisfaction of all claims on his part against the United States on account of said military services.

Approved, June 1, 1880.

Proviso.

Provided, that the same can be spared without detriment to the public service: And provided, that all transportation of said articles to and from the place of reunion to the arsenal shall be without expense to the United States: And provided further, that the Adjutant General of the State of Iowa, or other proper accounting officer shall receipt for said tents, camp equipage, flags, muskets and pieces of artillery in the name of said State and that such of them as shall not be returned shall be charged to said State and deducted from the sum, amount and share of the annual sum of two hundred thousand dollars appropriated for the purpose of providing arms and equipments for the whole body of the militia which may be assignable or distributable or allotted to the State of Iowa.

Approved, June 1, 1880.

Proviso.

Bond.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be and he is hereby authorized to send from the government arsenal at Rock Island, Illinois, to be used at the Soldiers' Reunion at Muscatine, Iowa, to be held in September or October eighteen hundred and eighty, such tents, camp equipage, flags and muskets as can be spared and four pieces of artillery; said tents, camp equipage, flags, muskets and pieces of artillery to be returned after the holding of said reunion in like good condition as when received: Provided, That the same can be spared without detriment to the public service: And provided, that all transportation of said articles to and from the place of reunion to the arsenal shall be without expense to the United States: And provided further, that the Adjutant General of the State of Iowa, or other proper accounting officer shall receipt for said tents, camp equipage, flags, muskets and pieces of artillery in the name of said State and that such of them as shall not be returned shall be charged to said State and deducted from the sum, amount and share of the annual sum of two hundred thousand dollars appropriated for the purpose of providing arms and equipments for the whole body of the militia which may be assignable or distributable or allotted to the State of Iowa.

Approved, June 1, 1880.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be and he is hereby authorized to deliver arms, and accoutrements, ammunition, and tents to the Soldiers Re-union committee of the Northwest.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and he is hereby, authorized and empowered to deliver from the most convenient arsenal of the government, to the Soldiers' Re-union committee of the Northwest, three thousand stand of arms and accoutrements, twelve pieces of field-artillery, and six tents, if not incompatible with the public interests, to be used at a re-union of the soldiers of the Northwest, to be held in the State of Illinois in the summer of eighteen hundred and eighty, the said Secretary of War first taking a suitable bond for the return of said arms and tents free of cost to the government, and in as good condition as when delivered; and that the Secretary of War is further empowered and authorized to deliver to said committee such quantities of blank cartridges for use in said guns during said re-union as said committee may require and pay for; the amount to be charged for said blank cartridges to be the actual cost of the same.

Approved, June 4, 1880.
[No. 43.] Joint resolution granting the use of artillery, muskets and tents at the Soldiers Re-union in Northeast Missouri.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and hereby is, authorized to send from some convenient arsenal for use at the Soldiers Re-union in North-east Missouri, to be held in September, eighteen hundred and eighty, at Kirksville, Missouri, four cannon, five hundred muskets, and five hundred tents, if the same or any part, can be spared without detriment or injury to the public service: Provided, That all transportation to and from the place of re-union, shall be, without any expense to the United States, and the said cannon, muskets, and tents or the number that can be spared, shall be duly receipted for by responsible persons, who shall execute a bond to the United States in such form as the Secretary of War direct and approve and be responsible for the same and shall return the same in as good order as when received, ordinary wear and tear excepted; and shall be responsible for all such articles received and pay for any not returned at cost price. Approved, June 4, 1880.

[No. 46.] Joint resolution authorizing the Secretary of War to loan to the Governor of North Carolina one hundred and forty-five tents for the use of the State Guards to enable them to participate in the centennial celebration at King's Mountain in October next.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be authorized, upon the requisition of the Governor of North Carolina, to furnish to the State Guard of North Carolina one hundred and twenty tents and twenty-five wall tents with the necessary poles and pins, if so many can be spared from the service: Provided, the same be done without expense to the government, to enable the said State Guards to attend and participate in the centennial celebration of the battle of King's Mountain in October, eighteen hundred and eighty: Provided, That the Governor of the State shall receipt for and return the same at the close of such celebration. Approved, June 7, 1880.

[No. 47.] Joint resolution to authorize the loaning of certain tents and artillery to the Union Veteran Corps, composed of ex-Union soldiers, for the purposes of a reunion to be held at Wichita, Kansas, in the month of October, eighteen hundred and eighty.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be authorized and required to loan to the Union Veteran Corps, an organization composed of former Union soldiers, such tents, not exceeding two hundred and fifty in number, as may be necessary for the accommodation of the members of said Union Veteran Corps and such visitors as may attend their reunion, and also of a section of artillery for the purpose of a reunion of said corps to be held at Wichita, Kansas, in October, eighteen hundred and eighty: Provided, Said tents and artillery can be spared without detriment to the public service and without expense to the United States, and that proper security shall be given for the return of said public stores in proper condition. Approved, June 9, 1880.

[No. 49.] Joint resolution authorizing the remission or refunding of duty on a stained-glass window from Munich, Germany, for All Saints' Church, in Saint Michael's Parish, in Talbot County, Maryland.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury
All Saints' Church in Maryland.
Duties on glass window remitted.

June 10, 1880.

[No. 50.] Joint resolution for the relief of Robert L. Martin.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That leave be granted to Robert L. Martin to withdraw from the files of the House of Representatives the papers and proofs filed by him before the Southern Claims Commission in support of his disallowed claim.

Approved, June 10, 1880.

June 14, 1880.

[No. 53.] Joint resolution granting the use of artillery muskets and tents at the soldiers' reunion at Decatur, Illinois.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be and hereby is, authorized to send for use at the soldiers' reunion in Decatur, Illinois, one light battery and equipments, six hundred stand of arms and accouterments, and five hundred tents, if not incompatible with the public interests, to be used at a reunion of the soldiers of Illinois to be held at Decatur Illinois, during the fall of eighteen hundred and eighty, the Secretary of War first taking a suitable bond for the return of said artillery, arms, and tents free of cost to the government in as good order as when received, ordinary wear and tear excepted. And the Secretary of War is authorized to deliver for use in said light battery during said reunion blank cartridges at the actual cost of same.

Approved, June 14, 1880.

June 14, 1880.

[No. 54.] Joint resolution to authorize the Secretary of the Navy to loan flags and bunting to the city of Boston.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy be and he is hereby authorized and directed to loan to the city of Boston such flags and bunting for decorative purposes, as said city may desire and as may be now in possession of said Secretary, for use on the seventeenth of June, eighteen hundred and eighty.

Approved, June 14, 1880.

June 16, 1880.

[No. 55.] Joint resolution authorizing the Secretary of War to lend to the “Gate City Guard” a military company of Atlanta, Georgia, four hundred government tents under certain circumstances.

Preamble.

Whereas, the “Gate City Guard” of Atlanta, Georgia, are preparing to build a “memorial armory” in said city commemorative of the re-union of the States and the return of fraternal feeling between the sections; and

Whereas, many large organizations of the citizen soldiery of different States, North and South, numbering several thousands, have accepted invitations to be present on the occasion of laying the corner-stone of said “memorial armory” during the fall of the present year; and

Whereas, the said “Gate City Guard” have not the means to furnish
comfortable quarters for so large a number of invited guests expected to be present on the great occasion: Therefore,

Be it resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be and is hereby authorized to lend to said "Gate City Guard," of Atlanta, Ga., four hundred tents, if they can be conveniently spared, for the purpose of encamping said soldiery for a few days during their attendance upon the ceremonies aforesaid: Provided, That said tents be transported to and from Atlanta, Georgia, without expense to the United States: And provided further: That ample security be given to the Secretary of War, to be judged of by him, that the said tents shall be returned in good condition immediately after their use as aforesaid.

Approved, June 16, 1880.
PRIVATE ACTS OF THE FORTY-SIXTH CONGRESS
OF THE
UNITED STATES,
Passed at the third session, which was begun and held at the city of Washington, in the District of Columbia, on Monday, the sixth day of December, 1880, and was adjourned without day on Friday, the fourth day of March, 1881.

RUTHERFORD B. HAYES, President: WILLIAM A. WHEELER, Vice-President, and President of the Senate. ALLEN G. THURMAN was elected President of the Senate pro tempore on the seventh of April, 1880. He was again chosen on the sixth day of May, 1880. SAMUEL J. RANDALL, Speaker of the House of Representatives.

CHAP. 3.—An act granting a pension to Thomas Pettijohn

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and required to place the name of Thomas Pettijohn, late corporal of Company D, Ninth Regiment Minnesota Volunteers, on the pension-roll, subject to the limitations and provisions of the pension laws, for total blindness.

Approved, December 17, 1880.

CHAP. 11.—An act granting an increase of pension to J. J. Purman

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That J. Jackson Purman, late first lieutenant in the One hundred and fortieth Regiment Pennsylvania Volunteer Infantry, be, and he is hereby, granted and allowed, from and after the passage of this act, a pension at the rate of thirty dollars per month; and the Secretary of the Interior be, and he is hereby, authorized and directed to place the name of said J. Jackson Purman on the pension-roll at said rate, in lieu of the pension now paid him.

Approved, December 23, 1880.

CHAP. 12.—An act for the relief of Charles W. Abbot, a pay-director, and W. W. Barry, a passed assistant paymaster, in the United States Navy.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Charles W. Abbot, a pay-director, and W. W. Barry, a passed assistant paymaster, in the United States Navy, be, and they are hereby, released from liability or loss in consequence of the embezzlement of two thousand six hundred and five dollars and fifty-four cents, by R. J. O'Reilly, a paymaster's clerk in the navy-yard at Boston. And the Secretary of the Treasury is hereby authorized and directed to refund to said Abbot the sum of seven hundred and ninety-seven dollars and fifteen cents, and to said Barry one thousand eight hundred and eight dollars and thirty-nine cents, out of any money in the Treasury not otherwise appropriated.

Approved, December 23, 1880.
CHAP. 13.—An act granting an increase of pension to Mrs. Julia Gardner Tyler, widow of ex-President Tyler.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Mrs. Julia Gardner Tyler, widow of ex-President John Tyler, and to pay her a pension of one hundred dollars per month from and after the passage of this act.

Approved, December 23, 1880.

CHAP. 14.—An act granting a pension to Margaret S. Heintzelman.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll the name of Margaret S. Heintzelman, widow of Major-General Samuel P. Heintzelman, deceased, and pay her a pension at the rate of fifty dollars per month from and after the passage of this act.

Approved, December 23, 1880.

CHAP. 16.—An act for the relief of Samuel I. Gustin.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to S. I. Gustin the sum of one thousand one hundred and twenty-nine dollars for supplies furnished by him under contract made with government officials to the Army of the United States.

Approved, January 12, 1881.

CHAP. 20.—An act for the relief of the legal representative of Henry M. Shreve, deceased.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury pay to the legal representatives of Henry M. Shreve, deceased, the sum of fifty thousand dollars as a full compensation for, and in satisfaction of, all claims for the invention of the steam snag-boat, and for the use of the same, past, present, and future, and for any and all rights that the said Shreve may have acquired under the patent granted to him for the invention of the steam snag-boat.

Approved, January 13, 1881.

CHAP. 21.—An act for the relief of "N and G. Taylor Company".

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to refund and pay to "N and G. Taylor Company" of Philadelphia, out of any moneys in the Treasury not otherwise appropriated the sum of eleven thousand and seventeen dollars and six cents, being the amount of duties paid by them under protest and appeal on certain importations in excess of the legal rate, as ascertained by the decision of the United States circuit court for the southern district of New York giving construction to the
law, said decision having been acquiesced in and said rate thereafter adopted by the Treasury Department.

Approved, January 15, 1881.

CHAP. 22.—An act for the relief of John Gault, junior, late a major of the Twenty-eighth Regiment of Kentucky Volunteer Infantry.

Approved, January 15, 1881.

CHAP. 26.—An act for the relief of James D. Grant.

Approved, January 21, 1881.

CHAP. 32.—An act authorizing the persons therein named to accept of certain decorations and presents therein named, from foreign governments, and for other purposes.

Approved, January 31, 1881.
That General Francis A. Walker, Superintendent of the Census, be, and he is hereby, authorized to accept a decoration of Knight Commander of the Swedish order of Wasa, tendered him by the Government of Sweden, and also that of Commander of the Spanish order of Isabella, from the Government of Spain, as a recognition of his services as chief of the bureau of awards at the Centennial Exhibition at Philadelphia;

That First Lieutenant Henry Metcalfe, of the Ordnance Department of the United States Army, be, and he is hereby, authorized to accept from the Sultan of Turkey a decoration of the order of the Osmanie, tendered as an evidence of the Sultan’s appreciation of the efforts of that officer in conducting the inspection of arms and ammunition manufactured for the Imperial Ottoman Government at Providence, Rhode Island, and Bridgeport and New Haven, Connecticut;

That Rear-Admiral John J. Almy, United States Navy, be, and he is hereby, authorized to accept a decoration of the order of Kemehameha the First, which has been tendered to him by the King of the Hawaiian Islands as an evidence of his appreciation of that officer;

That Lieutenant Z. L. Tanner, of the United States Navy, late commanding the Pacific mail steamer City of Pekin, be, and he is hereby, authorized to accept from the Japanese Government a pair of flower-vases and a lacquered box in acknowledgment of his services in rescuing four Japanese seamen from a wreck on the Pacific Ocean on the nineteenth of January, eighteen hundred and seventy-seven;

That Lieutenant Francis V. Greene, of the United States Army, be, and he is hereby, authorized to accept from the Emperor of Russia a decoration of the third class of the order of Saint Anne for bravery under fire at the battle of Shipka Pass August twenty-third and twenty-fourth, eighteen hundred and seventy-seven, and at the assault of Plevna September eleventh, eighteen hundred and seventy-seven; also, a decoration of the fourth class of the order of Saint Vladimir for bravery under fire during the passage of the Balkans December twenty-fifth to thirty-first, eighteen hundred and seventy-seven, and at the battle of Philippopolis January fifteenth to seventeenth, eighteen hundred and seventy-eight; also, the campaign medal conferred upon all persons present in the campaign;

That William J. Wilson, assistant surgeon United States Army, be, and he is hereby, authorized to accept from the Khedive of Egypt a decoration of the order of Nejidieh, for gallantry in battle in the action near Gura, in Abyssinia, March seventh, eighteen hundred and seventy-six;

That Commodore J. W. A. Nicholson, United States Navy, be, and he is hereby, authorized to accept from the Spanish Government the Grand Cross of Naval Merit, with a white badge, as a mark of appreciation of the services rendered to the officers and crew of the wrecked war-ship Pizarro.

SEC. 2. That no decoration, or other thing, the acceptance of which is authorized by this act, and no decoration heretofore accepted, or which may hereafter be accepted, by consent of Congress, by any officer of the United States, from any foreign government, shall be publicly shown or exposed upon the person of the officer so receiving the same.

SEC. 3. That hereafter any present, decoration, or other thing, which shall be conferred or presented by any foreign government to any officer of the United States, civil, naval, or military, shall be tendered through the Department of State, and not to the individual in person, but such present, decoration, or other thing shall not be delivered by the Department of State unless so authorized by act of Congress.

Approved, January 31, 1881.
CHAP. 37.—An act for the relief of John S. Cunningham.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting officers of the United States Treasury be, and they are hereby, authorized and directed to place to the credit of John Scott Cunningham the sum of one thousand two hundred and eighty-four dollars and nineteen cents, being the amount embezzled by his late clerk while at the San Francisco Navy pay office.

Approved, February 8, 1881.

CHAP. 38.—An act granting a pension to Michael Hayne.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Michael Hayne, a sailor on board of the United States ship Brandywine.

Approved, February 8, 1881.

CHAP. 43.—An act for the relief of A. B. Rowden.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting officers in the Treasury Department be and they are hereby, directed to pay to A. B. Rowden, of Meigs County, Tennessee, the pay due him as a second lieutenant of cavalry from the thirty-first day of August, eighteen hundred and sixty-three, to the seventh day of January, eighteen hundred and sixty-five, deducting all payments heretofore made to said Rowden as first sergeant in said regiment.

Approved, February 9, 1881.

CHAP. 44.—An act for the relief of Doctor John Blankenship.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting officers of the War Department be, and they are hereby, directed to change the date of muster-out and discharge of Doctor John Blankenship, late assistant surgeon of the Third Regiment Tennessee Volunteers, so as to make it bear date the twenty-fourth April, eighteen hundred and sixty-three, the date of his discharge; and that the said John Blankenship be paid the balance of his salary due him for such service up to the twenty-fourth April, eighteen hundred and sixty-three, deducting former payments.

Approved, February 9, 1881.

CHAP. 48.—An act granting an increase of pension to Crafts J. Wright.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to pay to Crafts J. Wright, late colonel Thirteenth Regiment Missouri Volunteers, a pension at the rate of thirty dollars per month in lieu of that which he now receives, to take effect from and after the passage of this act.

Approved, February 15, 1881.
Feb. 15, 1881.

CHAP. 49.—An act for the relief of James Monroe Heiskell, of Baltimore City, Maryland.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That James Monroe Heiskell, of Baltimore City, Maryland, be, and he is hereby, relieved from the operation of section twelve hundred and eighteen of the Revised Statutes of the United States, being in chapter one, title fourteen, of said Revised Statutes.

Approved, February 15, 1881.

Feb. 15, 1881.

CHAP. 50.—An act granting a pension to Milton L. Sparr.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Milton L. Sparr, as second lieutenant of Company K, Nineteenth Regiment Indiana Volunteers, from and after the passage of this act.

Approved, February 15, 1881.

Feb. 15, 1881.

CHAP. 51.—An act granting a pension to Richard P. Taylor.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension-laws, the name of Richard P. Taylor, late a private Company E, Thirty-fifth Illinois Infantry.

Approved, February 15, 1881.

Feb. 15, 1881.

CHAP. 52.—An act granting a pension to William H. Scribner.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension-laws, the name of William H. Scribner, late a private in Company E, of the Third Regiment of New York Cavalry Volunteers.

Approved, February 15, 1881.

Feb. 15, 1881.

CHAP. 53.—An act granting a pension to Mrs. Elizabeth Upright.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-rolls the name of Mrs. Elizabeth Upright, of Rockford, in the State of Iowa, who sent eleven sons into the Union Army and to pay her a pension from the passage of this act at the rate per month now allowed to parents for the loss of children upon whom such parents were dependent.

Approved, February 15, 1881.
CHAP. 54.—An act granting a pension to Dalton Hinchman.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension-laws, the name of Dalton Hinchman, late a private in Company G, Second Michigan Cavalry.

Approved, February 15, 1881.

CHAP. 55.—An act for the relief of Henry C. Groomes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed, subject to the provisions and limitations of the pension laws, to increase the pension of Henry C. Groomes, a private in Company D, Thirteenth Regiment of Indiana Volunteers.

Approved, February 15, 1881.

CHAP. 56.—An act granting a pension to Martha J. Porter.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Martha J. Porter, widow of William M. Porter, late a captain in the One hundred and thirtieth Regiment Pennsylvania Volunteer Infantry.

Approved, February 16, 1881.

CHAP. 57.—An act granting a pension to Martha Neil.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he hereby is, authorized and directed to place the name of Martha Neil, mother of James Neil, deceased, late a private of Company E, of the One hundred and fourteenth Regiment of Pennsylvania Infantry Volunteers, on the pension-roll, subject to the provisions and limitations of the pension laws.

Approved, February 15, 1881.

CHAP. 58.—An act granting a pension to Jacob Ginder.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Jacob Ginder father of David H. Ginder, deceased, late a captain Company I, Eighty-first Regiment Pennsylvania Volunteers.

Approved, February 15, 1881.
Feb. 15, 1881.

CHAP. 59.—An act granting a pension to James Forsyth Harrison.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll the name of James Forsyth Harrison, of Cumberland, Maryland, subject to the limitations and provisions of the pension laws.

Approved, February 15, 1881.

Feb. 18, 1881.

CHAP. 63.—An act granting a pension to Thomas Worthington.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior is instructed to place the name of Thomas Worthington, late colonel Forty-sixth Ohio Volunteer Infantry, on the pension-rolls, and that he be entitled to a pension at the rate of thirty dollars per month.

Approved, February 18, 1881.

Feb. 21, 1881.

CHAP. 65.—An act to provide for remitting the duties on the object of art awarded by the Berlin International Fishery Commission to Professor Spencer F. Baird.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he hereby is, directed to remit the customs duties chargeable upon the object of art given by His Majesty the German Emperor and King of Prussia to the Berlin International Fishery Exhibition, and by it awarded as the first grand prize of honor to Professor Spencer F. Baird, at the exhibition held in the city of Berlin, Prussia, in the month of June, eighteen hundred and eighty.

Approved, February 21, 1881.

Feb. 21, 1881.

CHAP. 66.—An act granting a pension to Jacob H. Eppler.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Jacob H. Eppler, late of Company B, Eleventh Regiment Indiana Volunteers.

Approved, February 21, 1881.

Feb. 21, 1881.

CHAP. 67.—An act granting a pension to Ann M. Paulding.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Ann M. Paulding, widow of Hiram Paulding, late the senior rear-admiral of the United States Navy, and pay her a pension at the rate of fifty dollars per month.

Approved, February 21, 1881.
CHAP. 74.—An act for the relief of William R. Wilmer.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized, in adjusting the accounts of William R. Wilmer, late collector of internal revenue for the fifth district of Maryland, to credit him with the sum of one thousand eight hundred and thirteen dollars and fifty-four cents, that being the amount in value of internal-revenue stamps and cash of which the safe in his office was robbed by burglars on the night of the twenty-seventh of April, eighteen hundred and seventy-five, and which have not been recovered: Provided, That it shall appear to the satisfaction of said Secretary that said Wilmer was robbed without any collusion or privity on his part.

Approved, February 23, 1881.

CHAP. 75.—An act granting pensions to the widow and minor children of Michael Meenan, deceased.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, directed to place upon the pension-roll, at the rate of eight dollars per month, the name of Emma Meenan, widow of Michael Meenan, deceased, late a corporal in Company E, Second Regiment Delaware Volunteers, also the names of Mary Meenan, William Meenan, George Meenan, and Edward Meenan, minor children of the said Michael Meenan, deceased, at the rate of two dollars each per month; the said pensions to be payable to the parties hereinbefore named, respectively, from and after the passage of this act.

Sec. 2 The aforesaid pensions to be continued and paid subject to the limitations and regulations as to widowhood and minority provided by existing laws in relation to the pensions of United States soldiers.

Approved, February 23, 1881.

CHAP. 76.—An act for the relief of the sureties of Henry L. Norvell.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Andrew Hamilton and R. B. Castleman, and the heirs and personal representatives of James Woods, William R. Elliston, and M. G. L. Claiborne, be, and the same are hereby, released and discharged from any and all liability or payment of money upon a bond executed in the year eighteen hundred and sixty-four, by Henry L. Norvell as principal, and James Woods, William R. Elliston, M. G. L. Claiborne, Andrew Hamilton, and R. B. Castleman as sureties, conditioned as required by law for the performance, by said Norvell, of the duties of the office of revenue collector for the second district of Tennessee, and also are released from the payment of any judgment that may have been rendered upon said bond.

Approved, February 23, 1881.

CHAP. 77.—An act granting a pension to Mrs. Lelia E. McCauley.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll the name of Lelia E. McCauley, widow of the late Commodore Charles
S. McCauley, United States Navy, and to pay her a pension at the rate of fifty dollars per month in lieu of the pension she now receives; this increase to date from and after the passage of this act.

Approved, February 23, 1881.

**CHAP. 83.**—An act to admit free of duty two watches presented to Joseph Upton and G. W. Curtis for rescuing the crew and passengers of the steamship American.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is authorized to admit free of duties and customs charges two watches, now in the custody of the collector of customs at Boston, Massachusetts, presented to Captain Joseph Upton, master of the American bark Emma F. Harriman, and to G. W. Curtis, his first officer, respectively, for services performed by them in rescuing the passengers and crew of the British steam-ship American, which foundered at sea.

Approved, February 26, 1881.

**CHAP. 84.**—An act granting a pension to Hulda L. Barnard.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place the name of Hulda L. Barnard, widow of Henry B. Barnard, late captain of Company K, Second New York Mounted Rifles, and pay her a pension from and after the passage of this act, at the rate received by her husband, Captain Henry B. Barnard, at the time of his death.

Approved, February 26, 1881.

**CHAP. 85.**—An act granting a pension to Robert S. Goodall.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place the name of Robert S. Goodall, late first-class pilot in the United States Navy, in the Mississippi squadron, on the pension-rolls, subject to the provisions and limitations of the pension-laws.

Approved, February 26, 1881.

**CHAP. 86.**—An act granting a pension to Albert N. Jack.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place the name of Albert N. Jack, late a private in Company B, Eleventh Indiana Cavalry, and to pay him a pension from and after the passage of this act.

Approved, February 26, 1881.
CHAP. 87.—An act granting a pension to William Bowman.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll the name of William Bowman, Company B, Ninety-first Veteran Pennsylvania Volunteers, at the rate of six dollars per month, subject to the limitations and provisions of the pension-laws.

Approved, February 26, 1881.

CHAP. 88.—An act granting relief to Samuel B. Hutchison.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to pay to the said Samuel B. Hutchison, guardian of Mary Ann Shurlock, the amount of money due on certificate one hundred and fifty-three thousand four hundred and thirty-four, from September four, eighteen hundred and seventy-one, until the death of his ward, the said Mary Ann Shurlock.

Approved, February 26, 1881.

CHAP. 89.—An act granting a pension to Rosalie Louis.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Rosalie Louis, widow of Peter Louis, late of Company B, First United States Sharpshooters.

Approved, February 26, 1881.

CHAP. 98.—An act for the relief of M. F. Clark.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he hereby is, directed to pay, out of any money in the Treasury not otherwise appropriated, to M. F. Clark, the sum of five hundred and ten dollars, being the value of three horses and one mule purchased of said Clark by Lieutenant E. D. Hillyer, acting assistant quartermaster, and Captain E. J. Barnes, assistant quartermaster, in the year eighteen hundred and sixty-four, and paid for to other parties, upon vouchers fraudulently obtained and receipts the signatures to which were forged.

Approved, March 1, 1881.

CHAP. 99.—An act for the relief of Henry F. Lines.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is hereby authorized and directed to pay to Henry F. Lines, late a private in Company B, First Illinois Artillery, the sum of three hundred and sixty dollars in full payment and satisfaction of all his claim, pay, and allowance as a soldier, and as a military telegraph operator from June first, eighteen hundred and sixty-five, to September eighteenth, eighteen hundred and sixty-five, both inclusive, and upon such payment to close the account of said Lines on the books of his department.

Approved, March 1, 1881.
CHAP. 100.—An act granting an increase of pension to Isabel L. Evans.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed (subject to the provisions and limitations of the pension laws) to increase the pension of Isabel L. Evans and Isabel M. Evans, widow and infant child of John J. Evans, deceased, late draftsman on board the United States vessel “Huron”, who are now receiving a pension of eight dollars per month and two dollars per month respectively, to the rate provided by law for the widow and infant child of an ensign in the naval service of the United States; the said increase to date from the twenty-fourth day of November, eighteen hundred and seventy-seven. And the Secretary of the Treasury is hereby directed to pay to the said Isabel L. Evans and her child, out of any moneys in the Treasury of the United States not otherwise appropriated, the sum of money necessary to carry into effect the provisions of this act.

Approved, March 1, 1881.

CHAP. 101.—An act for the relief of W. A. Reid.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to W. A. Reid, of Eatonton, Georgia, the sum of one hundred and ninety-four dollars and fifty cents, out of any money in the Treasury not otherwise appropriated, for advertising done for the government in eighteen hundred and sixty-seven, by direction of the Secretary of War.

Approved, March 1, 1881.

CHAP. 102.—An act for the relief of the heirs of Edward B. Clark.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioners of the District of Columbia be authorized and directed to remit the taxes, assessments, and charges, upon the property, with improvements thereon, of the late Edward B. Clark, located in the city of Washington, and known as lot numbered nine, in square numbered three hundred and fifty-three, which accrued during the time said property was held by the government under title of confiscation.

Approved, March 1, 1881.

CHAP. 103.—An act granting an increase of pension to William Hamill.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of William Hamill, late sergeant Company E, One hundred and seventeenth Regiment Illinois Volunteers, at the rate of eighteen dollars per month from and after the passage of this act, which pension shall be in lieu of that now received by him.

Approved, March 1, 1881.

CHAP. 104.—An act for the relief of the estate of J. M. Micon, deceased.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and hereby is, directed to pay the sum of six hundred and eighty-
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five dollars and sixty-seven cents, without interest, to the estate of J. M. Micou, deceased, for rent of store-house in Montgomery, Alabama, from August first, eighteen hundred and sixty-five, to April second, eighteen hundred and sixty-six, used for storing quartermaster's stores, under contract with said Micou, at a monthly rental of eighty-five dollars per month; and said sum of six hundred and eighty-five dollars and sixty-seven cents is hereby appropriated to pay the same, upon the presentation of proper evidence of the qualification of a legal representative of his estate.

Approved, March 1, 1881.

CHAP. 105.—An act for the relief of the heirs of Cornelius Boyle.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Commissioners of the District of Columbia be authorized and directed to remit the taxes, assessments, and charges upon the property of the late Cornelius Boyle, located in the city of Washington, and known as lot numbered ten, in square numbered forty, which accrued during the time said property was held under title of confiscation.

Approved, March 1, 1881.

CHAP. 106.—An act for the allowance of certain claims reported by the accounting officers of the United States Treasury Department.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and required to pay, out of any moneys in the Treasury not otherwise appropriated, to the several persons in this act named, the several sums mentioned herein, the same being in full for, and the receipt of the same to be taken and accepted in each case as a full and final discharge of, the several claims examined and allowed by the proper accounting officers under the provisions of the act of July fourth, eighteen hundred and sixty-four, since December first, eighteen hundred and seventy-nine, namely:

WEST VIRGINIA.

Edward and James Bibby, Kanawha County, three hundred and eighty-seven dollars and twenty-eight cents.
S. W. Beard, Pocahontas County, three hundred dollars.
S. A. Bates, Jefferson County, two thousand four hundred and ninety dollars and fifty cents.
Martin Bower, Raleigh County, ten dollars.
Ann C. Blackford, Jefferson County, one hundred and forty-five dollars.
Elizabeth Coberly, Gilmore County, one hundred and thirty-five dollars.
J. H. Clendening, administrator of Andrew C. Clendening, deceased, Berkeley County, five hundred and seventy dollars.
Frank D. Staley, administrator of Daniel H. Doll, deceased, Berkeley County, five hundred and twenty dollars.
Samuel L. Davis, Fayette County; fifty-two dollars and fifty cents.
I. B. Murdock, administrator of Bayless G. Farley, Kanawha County, two hundred and seventeen dollars and thirty-four cents.
John Gaston, Harrison County, one hundred and thirty-five dollars.
Levi Henshaw, Berkeley County, two hundred and ninety dollars.
Joseph Hanlin, Grant County, thirty-four dollars.
Mrs. Mary A. Hill, Berkeley County, five hundred and forty dollars.
Claimants.

Isaac Hutton, surviving partner of Job W. Hutton and Brother, Hardy County, seven hundred and sixty-five dollars.

Robert Hook, Hampshire County, one hundred and thirty-five dollars.

David Hess, Berkeley County, nine hundred and seventy dollars and fifty cents.

John W. Hendricks, Jefferson County, one hundred and sixty dollars.

Henry Harper, Randolph County, one thousand and fifty-seven dollars and fifty cents.

Jonathan Heath, Hardy County, one hundred and thirty-six dollars.

Rebecca Kittle, administratrix of Eli Kittle, Randolph County, five hundred and thirty dollars and sixteen cents.

John W. Lamon, Berkeley County, five hundred and forty dollars.

Charles D. S. Lamon, Berkeley County, one thousand and eighty-five dollars and fifty cents.

David Lilly, Summers County, two hundred and thirty-five dollars and seventy-five cents.

Joel Leftwick, Kanawha County, thirty-nine dollars and twelve cents.

Martha McKeever, administratrix of Abraham McKeever, deceased, Pocahontas County, four hundred and eighty-five dollars.

Squire H. Martin, Berkeley County, two hundred and fifty-one dollars and twenty-five cents.

Adam Michael, Grant County, six hundred and eighty-three dollars and twenty-nine cents.

E. Marsh Turner, administrator of Eli Marsh, deceased, Harrison County, one hundred and twenty-five dollars.

John W. Roberts, administrator of William H. Myers, deceased, Jefferson County, one hundred and seven dollars and seventy-five cents.

Benjamin S. McNeill, Hardy County, one thousand nine hundred and twenty-four dollars.

Rebecca Odell, Nicholas County, one hundred dollars.

Martin Phillips, Raleigh County, one hundred and ten dollars.

Harry Rowley, Jackson County, one hundred and twenty dollars.

Robert F. Reynolds, Kanawha County, two thousand one hundred and forty dollars.

Henry W. Reynolds, Kanawha County, one thousand nine hundred and fifty dollars.

Mrs. M. Sydenstricker, Greenbrier County, two hundred and twenty-five dollars and ninety cents.

Betsy Schaeffer, executrix of William Schaeffer, deceased, Jefferson County, one thousand four hundred and eighty dollars.

Canada Smith, Raleigh County, nine hundred and forty-two dollars and seventy-six cents.

Harrison Suttle, Fayette County, sixty dollars.

Samuel W. Strider, Jefferson County, five hundred and twelve dollars and eighty cents.

J. W. Buzzard, administrator of Rebecca Sharp, deceased, Pocahontas County, one hundred dollars.

Charles Severance, Kanawha County, one hundred dollars.

John D. Turner, administrator of James Turner, deceased, Berkeley County, one hundred and ninety-five dollars and fifty cents.

Solomon Thornburg, Berkeley County, ninety-five dollars.

W. H. Violet, Hardy County, one hundred and twenty-five dollars.

Ann and Rebecca Van Meter, Hardy County, three hundred and twelve dollars.

William W. Walker, Berkeley County, two hundred and forty-five dollars.

Albert G. Walker, Kanawha County, three hundred and twenty-five dollars.

Thomas H. Wysong, Jefferson County, two hundred dollars.

Susan J. Young, Pocahontas County, one hundred and twenty-five dollars.

Elias Yerkey, Harrison County, one hundred and thirty-five dollars.
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VI RGINIA.

Davis Sealock, Fauquier County, three hundred and fifty-nine dollars.

INDIANA.

C. R. Faulkner, Ripley County, one hundred and thirty dollars.
George W. Jenkins, Clark County, two hundred and ninety dollars.
Louis Snell, Du Bois County, one hundred and eighty dollars.
Louis Willey, Decatur County, one hundred and twenty dollars.

KENTUCKY.

James Anderson, Metcalfe County, eight dollars.
R. W. Askew, Logan County, one hundred dollars.
Killian Allgaier, Jefferson County, one hundred and eighty-nine dollars.
Richard N. Beauchamp, Simpson County, two thousand two hundred and forty-five dollars.
Charles Browning, Marion County, one hundred and twenty dollars and twenty-five cents.
Ben Burch, Warren County, sixty dollars.
C. K. Boston, Pendleton County, ninety dollars.
Richard Hamilton, as executor of Nathaniel Batsel, deceased, Nelson County, eighty-eight dollars and seventy-five cents.

G. W. Hines, administrator of Thomas J. Barnett, deceased, Warren County, fifty-three dollars and forty-six cents.

Henry S. Branaman, Rockcastle County, twenty-eight dollars.
James Bennett, Madison County, two hundred and twenty dollars.
Belle Beatty, administratrix of Adam D. Beatty, Grayson County, one hundred and twenty dollars.

Peter M. Bryant, Adair County, one hundred and sixteen dollars.
H. C. Bowman, Bullitt County, one hundred and forty-four dollars.
William Cook, Warren County, one hundred and seventeen dollars.
James D. Carter, Hart County, two hundred and fifteen dollars.
Albert Covington, Warren County one thousand two hundred and ninety-five dollars.

Archibald Cary, Cumberland County, fourteen dollars.

Samuel W. Cecil, Morgan County, three hundred and seventy-one dollars.

Lucinda Castle, formerly Preston, Johnson County, sixty dollars.

Samuel Carder, senior, Monroe County, one hundred dollars.

William C. Collins, Cumberland County, one hundred and ten dollars.

J. H. Collins, Allen County, twenty-four dollars.

Nelson Durham, Harlan County, twenty-three dollars and sixty-three cents.

Joseph A. Davis, administrator of James Davis, deceased, Pulaski County, three hundred and fifty-four dollars.

Gatewood B. Dunn, Fayette County, one hundred and forty dollars.

Nancy Duff, widow, and agent of the heirs of Charles E. Davis, Wolf County, seventy-five dollars.

John Dick, administrator of Sarah Dick, deceased, Pulaski County, fifty dollars.

Gardner H. Dier, Morgan County, one hundred dollars.

Milly J. Drury, Muhlenburgh County, one hundred dollars.

Joseph H. Drain, Grayson County, one hundred dollars.

John Dills, junior, Pike County, one thousand five hundred and eighty-seven dollars and fifty cents.

Jacob Danner, Jefferson County, one hundred and forty-one dollars and twelve cents.
Claimants.

William Elliott and Lankford Warfield, executors of James Elliott, deceased, Knox County, one hundred and thirty-six dollars and twenty-five cents.

Horace Edelin, Washington County, two hundred dollars.

J. Wesley Essex, Nelson County, ninety dollars and fifty cents.

James C. Fortune, administrator of Lewis Fortune, Montgomery County, one hundred dollars.

William S. Floyd, Shelby County, seventy-five dollars.

Alethia Ford, La Rue County, five hundred and twenty dollars.

T. B. Gorin, Warren County, one hundred dollars and eighty cents.

James A. Graham, Warren County, one hundred and fifty-five dollars.

John H. Grider, Warren County, fifty-six dollars.

James C. Fortune, administrator of Lewis Fortune, Montgomery County, one hundred dollars.

Levi Hoskins, Knox County, eighteen dollars.

Jordan Hughes, Marion County, ninety dollars.

James H. Hays, Washington County, two hundred and thirty dollars.

Proctor Hinton, Hardin County, one hundred and twenty-five dollars.

David Humphry, Barren County, thirty-five dollars.

John Helton, Knox County, thirty-seven dollars and fifty cents.

Amelia A. Heaton, formerly Gardner, Logan County, one hundred and twenty-five dollars.

Thomas J. Hood, Monroe County, one hundred and twenty-five dollars.

Estate of Thomas Hurt, deceased, Clinton County, one hundred and twenty-five dollars.

Mary Jones, administratrix of John J. Jones, deceased, Knox County, four hundred and forty-eight dollars.

Casander L. Jepson, Simpson County, one hundred and fifty dollars.

N. B. Jackson, Warren County, sixty-one dollars and sixty cents.

B. P. Jones, Christian County, sixty-nine dollars.

John S. Jones, Knox County, one hundred and twenty dollars.

Willis Johnson, Hart County, forty-nine dollars.

Jeremiah Jones, Whitley County, twenty-five dollars and seventy-five cents.

William Reilly, Nelson County, one hundred and twenty dollars.

Andrew J. King, Rockcastle County, seventy dollars.

Andrew C. King, Whitley County, ninety-three dollars and seventy cents.

Eliza J. Loving, Warren County, one hundred and forty dollars.

William J. Logsdon, Hart County, one hundred and eighty-seven dollars and fifty cents.

John B. Lambert, Union County, two hundred and eighty dollars.

Frederick Luker, administrator of Frank Luker or Laker, deceased, Jefferson County, one hundred and ninety-seven dollars and fifty cents.

C. A. Kelley, administrator of Robert M. Lee, deceased, Bullitt County, one hundred and twenty dollars.

S. P. Hogg, administrator of A. D. McGuire, deceased, Lee County, two hundred and fifty dollars.

S. B. Merrifield, administrator of S. B. Merrifield, deceased, Nelson County, two hundred and fifty dollars.

Jennie W. McGoodwin, Warren County, one hundred and forty dollars.

William Mann, Nelson County, thirty dollars and eighty-five cents.

A. S. Marrs, Warren County, one hundred and forty dollars.

Joseph G. Meador, Warren County, one hundred and twenty dollars.
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Joseph W. Martin, Allen County, one hundred dollars.
James H. Miller, Warren County, one hundred and eighty dollars.
John B. Morgan, Allen County, one hundred and fifty-five dollars.
E. E. Miller, administratrix of W. C. Miller, deceased, Warren County, fifty-four dollars.
James McGuire, administrator of James McGuire, senior, deceased, Owsley County, one hundred and eighty-nine dollars.
William Mitchell, LaRue County, one hundred and twenty-five dollars.

Bratcher Mason, Bell County, sixty-seven dollars and fifty cents.
Nancy McFeenie, Hart County, thirty-five dollars.
Elijah Moore, Allen County, one hundred dollars.
Wooldford McDowell, Bullitt County, seventy-two dollars.
Goodwin McLemore, Logan County, one hundred and fifty dollars.
Rufus M. Moss, Bell County, two hundred and twelve dollars.
L. B. Nicholson, Clay County, twenty-five dollars and twenty-five cents.

Miles W. Nickell, Morgan County, thirty dollars.
W. B. Newby, Cumberland County, ten dollars.

Thomas Overton, Breckinridge County, one hundred and fifteen dollars.
John B. Page, Monroe County, two hundred dollars.

C. M. Phelps, Warren County, one hundred and eighty dollars.
J. W. Phelps, Warren County, one hundred and forty dollars.
Zack Pope, Washington County, forty dollars and sixty-two cents.
Jonathan Pryor, Trigg County, one hundred dollars.

Louden P. Pace, Metcalfe County, forty dollars.
James A. Rankin, Shelby County, sixty-six dollars and fifty cents.
P. M. Rush, Warren County, one hundred and fifty-five dollars.
James H. Ritchey, Cumberland County, five dollars.
Levi T. Rodes, Fayette County, three hundred dollars.
J. S. Dickenson, administrator of F. Runyan, deceased, Todd County, four hundred and forty-two dollars and fifty cents.

Eli Reynolds, Owsley County, ninety dollars.
Rolly Roher, or Rohrer, Logan County, eighty-seven dollars and fifty cents.

Charles A. Redd, Rockcastle County, eighty-three dollars and twenty-five cents.

Joseph B. Rich, Kenton County, one hundred and ninety-two dollars.
Francis M. Steger, Garrard County, ninety-three dollars and forty-eight cents.

Bradford Sears, Warren County, five hundred and twenty-two dollars.
Fleming Smith, Logan County, one hundred and thirty-five dollars.
Enoch A. Smith, administrator of John Smith, deceased, Bell County, forty-three dollars and fifty cents.

Anna Sneider, Jefferson County, six dollars.
Andrew Steele, Whitley County, one hundred and forty dollars.

James E. Smith, administrator of George Smith, deceased, Meade County, one hundred and twenty-five dollars.

J. P. McGee, executor of James A. Sims, deceased, LaRue County, four hundred and thirty dollars.

John B. and Mary A. Stoner, executors of Porter Stoner, Nelson County, one hundred and thirty dollars.

John Steel, Pike County, one hundred and fifteen dollars.
Samuel D. Scrimger, Barren County, one hundred and forty dollars.
W. E Seddon, Mason County, eighty-five dollars.

G. T Smith, administrator of Thomas Smith, deceased, Meade County, one hundred and twenty dollars.

Elijah Swearengin, Simpson County, five hundred and fifty dollars.

Theodrick Tooley, administrator of Arthur Tooley, Monroe County, one hundred and twenty-five dollars.
Alexander W. Thomas, Jefferson County, forty-two dollars and fifty-two cents.
Hiram Thompson, Knox County, twenty-two dollars and twenty-five cents.
J. G. Kyle, administrator of Nancy P. Thompson, deceased, Mercer County, five hundred and fifty-five dollars.
James C. Elam, administrator of Alexander S. Waldeck, deceased, Morgan County, four hundred and eighty-seven dollars and twenty cents.
James M. Wilson, and Elizabeth, his wife, Pulaski County, eighty dollars.
Silas Wolverton, Fayette County, three hundred and forty dollars.
Isaac N. and James F. Williams, Allen County, one hundred and twenty-five dollars.
B. Winston, Logan County, one hundred and forty dollars and eight cents.
Alfonzer Whitney, Barren County, nine hundred dollars.
William E. Read, executor of John Walters, La Rue County, one hundred and fifty-five dollars.
William T. Walker, La Rue County, one hundred and eighty dollars.
Samuel S. Young, Hart County, two hundred and sixty-three dollars.

DISTRICT OF COLUMBIA.
Martha E. Mathiot, executrix of George Mathiot, deceased, Washington County, one hundred and twenty dollars and nineteen cents.
David Moore, Washington County, two hundred and forty-eight dollars and twenty-two cents.
George E. Moore, junior, Washington County, five hundred and twenty-six dollars and seventy-three cents.
Elizabeth Watson, administratrix of Lewis Watson, deceased, Washington County, one thousand five hundred and ninety-six dollars and ninety cents.

COLORADO.
Asa F. Middaugh, Arapahoe County, four hundred and eighty-four dollars.

IOWA.
Samuel Smith, Dallas County, two hundred and twenty dollars.

ILLINOIS.
Elisha A. Peterson, Towanda County, fifty dollars.
James Watson Douglas County, one hundred and thirty-five dollars.

KANSAS.
John Harrell, administrator of Joseph Anderson, deceased, Douglas County, two hundred and seventy dollars.
Valorous Brown, Jefferson County, one hundred and twenty-five dollars.
Charles J. Darling, Labette County, eighty dollars.
William L. Lewis, Miami County, eighty-five dollars.
Daniel Rowe, Allen County, one hundred and twenty-five dollars.
Benjamin F. Walton, Allen County, one hundred dollars.

MISSOURI.
W. C. Atkinson, Texas County, fifty dollars and forty cents.
F. W. Barnes, Boone County, one hundred and twenty-five dollars.
John W. Bennett, Christian County, one hundred dollars.  
Joseph Brewer, Oregon County, one hundred dollars.  
Elijah Browning, Lawrence County, four hundred and thirty dollars.  
Thomas Condron, Jackson County, twenty-four dollars.  
William Crismon, Pulaski County, one hundred and one dollars and twenty-five cents.  
John C. Dunkel, Lawrence County, fifteen dollars.  
Henry Elling, Lafayette County, one hundred and twenty-four dollars.  
John Entrekin, Pettis County, thirty-six dollars.  
John H. Good, Webster County, one hundred and forty-five dollars.  
Finis L. Hobson, Johnson County, nine hundred and seventy-five dollars.  
Henry Haselmeyer, Saline County, one hundred and thirty-five dollars.  
C. B. L. Rowland, administrator de bonis non of William Harrison, deceased, Wayne County, two hundred and thirty-five dollars.  
G. W. Hooper, Laclede County, one hundred and ten dollars.  
William King, Calloway County, two hundred and fifty dollars.  
David McCoy, Lewis County, one hundred and eighty-seven dollars.  
Lurinda Milam, Cooper County, two hundred dollars.  
Fleming W. Matherly, Laclede County, fifty-two dollars and ninety-four cents.  
James Mann, Reynolds County, two hundred and thirty-two dollars.  
P. D. Mers, Cass County, forty-five dollars.  
John J. Pulis, Knox County, one hundred and thirty-seven dollars.  
G. R. Patterson, administrator of William Patterson, deceased, Wayne County, three hundred dollars.  
Milton Moore, administrator of Robert Roberts, Jackson County, six hundred dollars.  
William C. Roark, McDonald County, two hundred dollars.  
Alvin Ringo, Audrain County, one hundred and fifty dollars.  
Ira M. Raney, Iron County, four hundred and twenty-five dollars.  
John Robertson, Moniteau County, one hundred and forty dollars.  
Isaac T. Ralston, Macon County, one hundred and sixty dollars.  
Martin Smith, Daviess County, one hundred and ten dollars.  
George C. Stifler, Daviess County, one hundred dollars.  
John R. Strawhorn, Phelps County, sixty-three dollars.  
John Paul Stegner, Cooper County, one hundred and one dollars.  
Nancy Jane Taylor, Stoddard County, sixty dollars.  
Thomas J. Whitlock, Greene County, fifty-four dollars and seventy cents.  
John Smith, administration of John Williams, deceased, Newton County, one hundred and fifty dollars.  
James M. Williams, Lawrence County, two hundred and forty-six dollars and twenty-four dollars.  
John I. Warren, Greene County, one hundred and twenty-five dollars.  
H. P. Yeary, Crawford County, eight dollars.  

MARYLAND.  

Daniel Ahalt, Frederick County, fifty dollars and seventy cents.  
Margaret A. B. Barnsley, executrix of William B. Barnsley, deceased, Montgomery County, one hundred and ninety dollars and fifty cents.  
J. T. Buxton, administrator of William Buxton, deceased, Montgomery County, one hundred and twenty dollars.
Claimants.

G. W. Brandt, Prince George's County, forty-eight dollars.
John D. Byers, administrator of Martha Byers, deceased, Washington County, three hundred and sixty dollars and twenty cents.
Jacob Bombarger, Washington County, ten dollars.
Cornelius H. Claggett, administrator of Elizabeth Claggett, deceased, Montgomery County, forty dollars.
Samuel Cyester, Washington County, two hundred and eighty-five dollars and fifty cents.
William G. Connell, Montgomery County, two hundred and forty dollars.
Richard Collins, Montgomery County, five hundred and eighty-four dollars and fifty cents.
Elias Chaney, Washington County, one thousand six hundred and sixty-five dollars.
Jacob Emmert, Washington County, one hundred and thirty-five dollars.
Leonard Emmert, Washington County, one hundred and forty-nine dollars.
George Everheart, Carroll County, fifty dollars.
Martin Emmert, Washington County, four hundred and thirteen dollars and seventy-five cents.
Ignatius Fulks, Montgomery County, three hundred and sixty-nine dollars and fifty cents.
Ephraim Geeting, Washington County, three hundred and nine dollars and twenty-nine cents.
Edward T. and Daniel Getzendanner, executors of Daniel Getzendanner, deceased, Frederick County, three hundred and eighty-nine dollars and fifty cents.
William M. Gehr, Washington County, three hundred and fifteen dollars and twenty-five cents.
Rosanna Graff, executrix of Joseph Graff, deceased, Washington County, one hundred and eighty dollars and eighty-five cents.
Christian Gates, Washington County, fifteen dollars.
William Homillar and Joseph Duvall, Georgetown and Baltimore, nine hundred and seventy dollars.
John H. Heyser, Washington County, six hundred and fifty-eight dollars.
David C. Hammond, for himself and as agent for S. Armstrong, Washington County, fifty-two dollars and fifty-seven cents.
John Hockensmith, administrator of William Hockensmith, deceased, Frederick County, two hundred and fifty-eight dollars.
William H. Hager, Washington County, nine hundred and thirty-six dollars.
Lloyd H. Herring, administrator of Mary M. Herring, deceased, Frederick County, sixty-nine dollars.
John Johnson, Montgomery County, two hundred and fifteen dollars.
Lancelot Jacques, Washington County, one hundred and twenty-nine dollars.
Lancelot Jacques, Washington County, seventy-five dollars and sixty cents.
George S. Kennedy, Washington County, one hundred and twenty-five dollars.
Frederick Krautz, Frederick County, fifty dollars.
Urias Knode, Washington County, one hundred and sixty dollars and sixty-two cents.
Jere. Knode, agent of Mary Knode, Washington County, three hundred and forty-two dollars.
Richard S. Kirk, Montgomery County, two hundred and eighty dollars and twenty cents.
Elizabeth Luttman, executrix of Arnold Luttman, Baltimore County, nine hundred and ninety dollars.

Upton Morin, Washington County, six hundred and three dollars and eighty cents.

Sarah A. McCall, formerly West, Montgomery County, one hundred and ten dollars.

Caleb Michael, administrator of Adam Michael, deceased, Washington County, one thousand four hundred and ten dollars.

Henry Newcomer, Washington County, one hundred and thirty-five dollars.

George W. Orrick, Washington County, one hundred and twenty-five dollars.

Harry Poffenberger, Frederick County, one hundred and eighty dollars.

Eli Perry, Montgomery County, one hundred and sixty-three dollars and seventy-five cents.

Jemima Purdum, Montgomery County, fifty-eight dollars.

William G. Richards, Charles County, forty-four dollars and eighty cents.

John C. H. Richter, Montgomery County, thirty-six dollars.

Maria and Mary Reynolds, administratrixes of Jesse Reynolds, deceased, Alleghany County, one hundred and seventeen dollars and ninety-five cents.

Eliza L. Roche, formerly Mitchell, Frederick County, two hundred and forty-six dollars and ninety-five cents.

Mace Radcliff, widow of J. G. Radcliff, deceased, Charles County, sixty dollars and sixty cents.

John W. Stonebreaker, Washington County, four hundred and twenty-six dollars.

O. B. Smith, Josiah F. Smith, and John M. Gaines, executors of Otho J. Smith, deceased, Washington County, one thousand and forty-three dollars and fifty-one cents.

Lewis Specht, Frederick County, sixty dollars.

William H. Spielman, Washington County, one hundred and sixty-nine dollars and eighty cents.

Alfred C. Huffer, administrator of George F. Smith, deceased, Washington County, one hundred and eighty dollars.

Thomas Watkins, Washington County, forty-two dollars.


Henry Yingling, Washington County, fifteen dollars and twenty cents.

Francis M. Buddy, Adams County, one hundred and twenty-four dollars.

To the executors of the estate of Nicholas Bubb, deceased, York County, four hundred and seventy-four dollars.

John Downey, Franklin County, one hundred and ten dollars.

Isaac M. Deihl, Adams County, three hundred and seventy-three dollars and sixty-four cents.

Catharine K. Felty, Adams County, twenty-six dollars and twenty-five cents.

Henry Gilbert, Franklin County, seventy-three dollars and fifty cents.
Claimants.

Henry Hoffman, Adams County, one hundred and ninety-two dollars and fifty cents.
G. W. McGinley, Franklin County, one hundred and twenty-one dollars and sixty cents.
Peter and George Phinneff, Fulton County, one hundred and fifty dollars.
J. M. Ramey, Fulton County, one hundred and forty-five dollars.
George Spangler, Adams County, sixty dollars.

OHIO.

Joshua Anderson, administrator of Samuel Anderson, deceased, Harrison County, one hundred and thirty-five dollars.
James Arbuthnot, Adams County, one hundred and twenty-five dollars.
William Belt, Clermont County, one hundred dollars.
John Burnett, Jefferson County, one hundred and thirty dollars.
Solomon Bingamon, Highland County, eighty-three dollars.
E. M. S. McConnell, executor of John Brokaw, deceased, Harrison County, one hundred and thirty dollars.
Eli and Ellis W. Bailey, executors of Richard Bailey, deceased, Harrison County, one hundred and twenty-five dollars.
Joseph Bower, Guernsey County, forty dollars.
Adeline Brown, widow of Isaac Brown, deceased Pike County, forty-five dollars.
George Beard, Jefferson County, one hundred dollars.
Aaron Blackledge, Harrison County, one hundred and twenty-five dollars.
Erasmus D. Boyd, Brown County, one hundred and twenty-five dollars.
Hugh Bates, Guernsey County, one hundred dollars.
Henry C. Bunn, Jackson County, one hundred and fifteen dollars.
John L. Behem, Jackson County, fifteen dollars.
Clowis H. Bowen, Hamilton County, one hundred and thirty dollars.
Daniel Brown, Jefferson County, one hundred and twenty-five dollars.
Stephen B. Clark, Guernsey County, one hundred and twenty-five dollars.
James Corn, Jackson County, one hundred and twenty-five dollars.
Vincent Cockins, Guernsey County, one hundred and thirty-five dollars.
Abel J. Crawford, Jefferson County, one hundred and forty-five dollars.
B. N. Cannon, Adams County, one hundred and thirty-five dollars.
F. H. Clark, Adams County, one hundred dollars.
James Comly, Jefferson County, one hundred and ten dollars.
Samuel S. Campbell, Harrison County, one hundred and ten dollars.
Pickett Clark, Jackson County, one hundred and ten dollars.
Anna White, administratrix of Simeon Dickerson, deceased, Guernsey County, eighty-seven dollars and fifty cents.
Wilmina Day, administratrix of Hiram S. Day, deceased, Brown County, one hundred and twenty-five dollars.
William Davis, Clermont County, eighty dollars.
Joshua T. Dickerson, Harrison County, six dollars and fifty cents.
Samuel H. Deaver, Vinton County, seventy-five dollars.
James Donahue, Guernsey County, one hundred dollars.
Henry Eisenawgle, Jackson County, eighty-five dollars.
D. D. Evans, administrator of David Evans, deceased, Jackson County, eighty-five dollars.
David D. Evans, Jackson County, eighty-five dollars.
William M. Fryman, Clermont County, one hundred and twenty-five dollars.
Margaret Faul, widow of Jacob Faul, deceased, Brown County, one hundred dollars.
Rebecca Faulkner, administratrix of William Faulkner, deceased, Jackson County, ninety-four dollars and fifty cents.
Benjamin F. Garland, Hamilton County, one hundred and twenty-five dollars.
Benjamin F. Garland, administrator of John R. Garland, deceased, Clermont County, one hundred and ninety dollars.
John H. Gorman, Highland County, thirty dollars.
A. M. Gatch, Clermont County, two hundred and ten dollars.
S. Churchill, administrator of Julia O. Griswold, deceased, Jackson County, one hundred and twenty-five dollars.
Charles R. Hulick, Clermont County, ninety dollars.
Stephen Hibbs, Guernsey County, one hundred and twenty dollars.
O. L. Hauser, administrator of David Hauser, deceased, Jefferson County, ninety-five dollars.
William S. Harlan, executor of Samuel M. Harlan, deceased, Morgan County, four hundred and twenty dollars.
Frank M. Hodges, administrator of A. J. Hodges, deceased, Clermont County, one hundred and thirty dollars.
John Hoyle, junior, Jefferson County, two hundred and sixty-five dollars.
David Hawthorn, Harrison County, one hundred dollars.
Alfred Holter, Clermont County, two hundred and seventy dollars.
Samuel S. Hawes, Meigs County, one hundred dollars.
Matthias Holcomb, Gallia County, eighty dollars.
Ebenezer Harper, father of John Harper, deceased, Guernsey County, thirty dollars.
John A. Huston, administrator of James Huston, Hamilton County, eighty dollars.
Fanny Hubbell and E. S. Branch, executors of Jabez Hubbell, Meigs County, ninety dollars.
C. P. Harker, Clermont County, two hundred dollars.
Thomas H. Ickis, Jefferson County, one hundred and thirty-five dollars.
William S. James, Jefferson County, thirty dollars.
John C. Jamison, Harrison County, one hundred and twenty dollars.
Uriah Johnson, Guernsey County, seventy dollars.
Homer C. Jones, administrator of David Jones, deceased, Vinton County, seventy-five dollars.
Elizabeth Jackson, Sciota County, seventy-five dollars.
Daniel Kaho, Guernsey County, ninety dollars.
Eliza Jane Kidd, widow of D. Kidd, deceased, Guernsey County, seventy dollars.
C. G. Kennedy, Harrison County, one hundred dollars.
A. M. Kaufman, executrix of Martin Kaufman, deceased, Jackson County, one hundred and eighty-seven dollars.
Thomas Lindsey, Brown County, fifty dollars.
Samuel Lewis, Jackson County, one hundred and six dollars.
S. B. Long, administrator of James Long, junior, deceased, Highland County, one hundred dollars.
B. F. Lambert, Morgan County, one hundred and twenty dollars.
Levi Larrick, Noble County, one hundred dollars.
Randal Long, Jackson County, seventy-five dollars.
Hugh McSurely, Adams County, one hundred and twenty-five dollars.
Hugh P. Morrison, Guernsey County, one hundred dollars.
A. S. McIntosh, Columbiana County, one hundred and sixty-five dollars.
Benjamin Marriott, Clermont County, one hundred and twenty-five dollars.
James Meggrail, Jefferson County, one hundred and thirty dollars.
Claimants.

William McKeown, Harrison County, sixty-five dollars.
Jason Miller, Harrison County, one hundred and ten dollars.
Daniel McLennan, Jefferson County, one hundred and twenty-five dollars.
William Farmer Miller, administrator of Thomas W. Miller, deceased, Jefferson County, one hundred and twenty-five dollars.
Peter Miller, administrator of Rosanna Miller, Adams County, one hundred and twenty dollars.
William Montgomery, administrator of Hugh Montgomery, deceased, Jefferson County, ninety dollars.
Davis Mackley, Jackson County, eighty dollars.
John Mansfield, Harrison County, two dollars and fifty cents.
Gano Martin, Clermont County, one hundred dollars.
David Ogelvee, Harrison County, one hundred and thirty-five dollars.
Samuel Pickering, Athens County, one hundred and eighty-five dollars.
Milo Pumphrey, Columbiana County, one hundred dollars.
James W. Delay, administrator of John P. Plyley, deceased, Vinton County, one hundred dollars.
Adam D. Porter, Harrison County, seventy-five dollars.
Powel B. Porter, Highland County, one hundred and ten dollars.
Morris Reynolds, Brown County, one hundred dollars.
James Riddle, Jefferson County, two hundred and seventy dollars.
Martha Rex, Jefferson County, sixty dollars.
Jane S. Rittenhouse, executrix of Johnathan C. Rittenhouse, Hamilton County, five hundred and thirty-four dollars.
William Saltsgaver, Guernsey County, eighty-five dollars.
David J. Starr, Hamilton County, forty dollars.
Levious Sellers, Hamilton County, eighty dollars.
Thomas J. Shields, Butler County, two hundred and thirty-five dollars.
Andrew Shook, Pike County, two hundred and twenty-five dollars.
Henry W. Sargent, Pike County, one hundred and twenty dollars.
John M. Smith, Jackson County, one hundred and seventy-five dollars.
William Vermillion, administrator of Alexander F. Scott, deceased, Jefferson County, two hundred and seven dollars and fifty cents.
William Schellinger, Jackson County, one hundred dollars.
William Stevens, Guernsey County, seventy dollars.
Joseph K. Starkey, Monroe County, sixty-seven dollars.
Henry B. Bear, Ezra Sherman, and Frederick Faulhaber, trustees of the United Society of Shakers, Hamilton County, two hundred and seventy dollars.
Henry Thomas, Jackson County, eighteen dollars.
George C. Tener, Adams County, twenty-five dollars.
T. P. Vance, administrator of David Vance, deceased, Highland County, two hundred and twenty-five dollars.
Thomas H. Vaughn, Jackson County, seventy-five dollars.
Andrew Van Eman, Adams County, one hundred dollars.
Clinton Warne, Guernsey County, seventy-five dollars.
Samuel M. Pollock, administrator of Lewis Williams, deceased, Jackson County, one hundred and seven dollars.
James Wright, Hamilton County, one hundred and twenty-five dollars.
Reuben Webster, executor of Isaac A. Webster, deceased, Meigs County, one hundred dollars.
Elizabeth Whaley, widow of Joseph Whaley, deceased, Jackson County, one hundred and ten dollars.
John W. Weaver, Adams County, one hundred dollars.
Mrs. A. E. Wright, widow of Winfield S. Wright, Brown County, twenty dollars.
John L. Ramsey, executor of Isaac J. White, Jackson County, sixty-five dollars.
Joseph E. Woods, Adams County, ninety dollars.
Francis C. Weaver, Clermont County, one hundred and thirty-five dollars.
John J. Warne, Guernsey County, seventy-five dollars.
George Winn, Butler County, one hundred and thirty-five dollars.

TENNESSEE.

Hugh B. Alexander, Wayne County, one hundred dollars.
Thomas Alexander, Greene County, one hundred and forty-five dollars.
R. M. Allen, Williamson County, one hundred and ten dollars.
John S. Abernathy, Shelby County, four hundred dollars.
Doctor John R. Anderson, Hardeman County, two hundred and fifty dollars.
Elizabeth Anderson, formerly Eastham, Hardeman County, two hundred and twelve dollars.
Josiah Anderson, Carroll County, twenty-four dollars.
George Ashworth, Wilson County, one hundred and twenty-five dollars.
W. H. H. Gillespie, administrator of W. C. Adams, deceased, Hardeman County, two hundred and forty-one dollars and forty cents.
Dolly J. Alexander, Henderson County, one hundred dollars.
W. F. Bruce, administrator of Margaret Allen, deceased, Lincoln County, two hundred dollars.
J. H. Austin, Davidson County, sixty-two dollars and fifty cents.
G. R. Owen, administrator of Drury Bennett, deceased, Rutherford County, three hundred and twenty dollars.
F. M. Bramlitt, Giles County, four hundred and five dollars.
R. C. Butt, Sumner County, ninety-eight dollars.
Peter Bagley, Lincoln County, one hundred dollars.
Jennie Barnes, formerly Lerew, administratrix of Joseph Lerew, deceased, Knox County, eighty-seven dollars.
W. H. Black, Lawrence County, five hundred and seventy dollars.
Thomas C. Brabson, Knox County, eight hundred and fifty-three dollars.
John Y. Hutchinson, administrator of William Brooke, deceased, Robertson County, four hundred and fifty dollars.
W. L. Holt, administrator of Adam Bell, deceased, Giles County, nine hundred and forty-six dollars.
O. M. Blackman, administrator of John G. Black, deceased, Montgomery County, two hundred dollars.
John Brown, Giles County, nine hundred and sixty-five dollars.
Ezekiel M. Broyles, Sevier County, three hundred and fifteen dollars.
Clara L. Buford, administratrix of Albert Buford, deceased, Giles County, one thousand one hundred and twenty dollars.
Eliphalet Brown, Hardeman County, three hundred and fifteen dollars.
E. S. Branham, executrix of A. G. Branham, Sumner County five hundred and eighty dollars.
Raiford Bizzell, Hardeman County, three hundred and thirty-five dollars.
John Bond, Wilson County, five hundred dollars.
Samuel H. Bailey, Sumner County, two hundred and thirty-three dollars.
James K. P. Bryant, executor of Matthew Hammond, Wilson County, three hundred and thirty dollars.
John Beard, Wilson County, three hundred and seventy-five dollars.
Crisoe Bradley, Smith County, two hundred and ninety-nine dollars.
Rebecca E. Bartlett, administratrix of G. M. Bartlett, Shelby County, one thousand and fifteen dollars.

Samuel Byram, executor of James C. Barry, Robertson County, two hundred dollars.

T. N. Black, Henderson County, three hundred and thirty dollars.

Calvin J. Burrow, Bedford County, one hundred dollars.

George R. Brasfield, administrator of A. C. Brasfield, deceased, Weakley County, one hundred and fifty dollars.

Mary Batte, formerly Mary Sykes, Giles County, two hundred dollars.

G. W. Binkley, administrator of Henry Binkley, deceased, Cheatham County, one hundred dollars.

Miles R. Baker, Weakley County, one hundred and forty dollars.

James T. Blair, Roane County, one thousand dollars.

William B. Bryson, Cannon County, two hundred and fifty-five dollars.

Wesley A. Blazer, Sevier County, one hundred and twenty-five dollars.

James A. Black, Carroll County, one hundred and forty dollars.

Louisa Black, executrix of Leander Black, deceased, Fayette County, one thousand and forty-two dollars and ten cents.

Robert Bumpass, Lawrence County, one hundred dollars.

John Boyd, Giles County, two hundred and sixty dollars.

William W. Bishop, Lawrence County, forty dollars.

T. J., E. S., M. C., and G. M. Bounds, Knox County, four hundred and twenty-five dollars.

Alvis Barker, Gibson County, two hundred dollars.

Thomas Buchanan, Williamson County, three hundred and seven dollars and fifty cents.

James W. Baker, Madison County, one hundred and thirty-five dollars.

Joseph Bunch, Maury County, one hundred dollars.

Archibald Brockwell, Washington County, one hundred and twenty dollars.

Harriet Bell, Rutherford County, one hundred and twenty-five dollars.

William A. Baugh, Giles County, fifty dollars and forty cents.

George L. Bird, Sevier County, one hundred and fifty-five dollars.

J. E. Bland, administrator of W. C. Bland, deceased, Lincoln County, one hundred and twenty-five dollars.

George W. Boyd, Williamson County, eighty dollars.

C. Y. Giles, administrator of John Bolerjack, Gibson County, one thousand seven hundred and eighty dollars.

James M. Barnard, Claiborne County, three hundred and forty-three dollars.

James M. Brown, Shelby County, one hundred dollars.

William A. Baugh, Giles County, three thousand two hundred and seventy-five dollars.

J. B. Bradbury, administrator of John Bradbury, deceased, Madison County, four hundred and twenty-five dollars and fifty cents.

R. B. Hays, administrator of Williamson Birthwright, Wilson County, five hundred and five dollars.

B. M. Bains, Smith County, one hundred dollars.

W. J. Bishop, Fayette County, eighty dollars.

Claiborn Brown, Knox County, ninety dollars.

B. M. Chandler, executor of John Chandler, deceased, Sevier County, one thousand three hundred and ninety-five dollars and seventy-five cents.

Elizabeth C. Caswell, Knox County, five hundred dollars and twenty-five cents.

John A. Clark, Cheatham County, one hundred and thirty-five dollars.

B. H. Cobb, Knox County, two thousand one hundred and ninety dollars and sixty-two cents.
B. M. Chandler, Sevier County, one thousand two hundred and sixty-five dollars.
John Cook, Robertson County, one hundred and twenty-five dollars.
John W. Cowan, administrator of Robert W. Cowan, deceased, Bedford County, four hundred and eighty-one dollars and eighty-six cents.
J. A. Blankenship, administrator of John Cunningham, deceased, Wilson County, one hundred and twenty dollars.
Timothy Chandler, Sevier County, ninety dollars.
John T. Carter, McNairy County, one hundred and twenty-five dollars.
W. G. Choate, Dickson County, one hundred and twenty-five dollars.
Penelope Casey, Hardeman County, one hundred and twenty-five dollars.
E. A. Call, Coffee County, two hundred and seventy-five dollars.
John W. Corpier, Lincoln County, four hundred dollars.
Joshua C. Coleman, Bedford County, two hundred and ninety dollars.
Richard W. Crowson, Sevier County, three hundred and twenty-six dollars and fifty cents.
Samuel Croft, Knox County, five hundred and nineteen dollars and thirty-seven cents.
G. W. Cason, Wilson County, two hundred and forty-five dollars.
John M. Carter, Greene County, two hundred and eighty dollars.
A. O. Cole, Wayne County, two hundred and ten dollars.
Green Cardwell, Claiborne County, seventy-five dollars.
Lemuel Carmichael, Sevier County, one hundred and twenty-five dollars.
Patrick H. Clardy, Davidson County, two hundred and thirty-two dollars and fifty cents.
H. Coffman, administrator of P. Henry, deceased, Grainger County, two hundred and fifty-three dollars and thirteen cents.
H. Coffman (in his own right), Grainger County, two hundred and fifty-three dollars and twelve cents.
James B. Cochran, Blount County, one hundred and fifty dollars.
Elisha C. Collins, Davidson County, three hundred dollars.
T. A. Creswell, Wilson County, one hundred and thirty dollars.
John T. Curtis, Lincoln County, five hundred and twenty-five dollars.
Joseph B. Childers, Giles County, seven hundred and thirty cents.
Andrew J. Coltharp, Monroe County, three hundred and one dollars and eighty cents.
Joseph A. Conley, Washington County, one hundred and thirty dollars.
Thomas P. Holt, administrator of W. H. Coleman, deceased, Williamson County, three hundred dollars.
Thomas Davis, Greene County, two hundred and twenty-five dollars.
Joseph B. Davis, Lake County, one thousand eight hundred dollars.
Aquilma Davis, Rutherford County, eight hundred dollars and seventy cents.
Arreny Dishough, administrator of Augustine Dishough, deceased, Giles County, two hundred and fifty dollars.
Claimants.

Presley Drinkard, Lincoln County, one hundred dollars.
William Dix, Davidson County, one hundred and twenty-nine dollars and seventy-five cents.
Elizabeth Davenport, Montgomery County, one hundred dollars.
S. L. Draper, Davidson County, one hundred and sixty dollars.
Thomas N. Duncan, Carroll County, two hundred and eighty dollars.
Margaret Walker, administratrix of Jesse W. Dobbs, deceased, Meigs County, two hundred and forty dollars.
Isaac Deaton, McNairy County, eighty dollars.
R. D. Doyle, administrator of Joshua Doyle, deceased, Hardeman County, two hundred and fourteen dollars.
Mary B. Douglas, administratrix of David D. Douglas, Fayette County, five hundred and fifty-seven dollars and fifty cents.
Louisa C. Dumas, Henry County, seven hundred and thirty dollars.
Elias Ely, Claiborne County, two hundred and twenty-five dollars.
Campbell Fox, Sevier County, one hundred and twenty dollars.
Eli Fox, Jefferson County, one hundred and sixty dollars and twenty-eight cents.
E. F. Everly, administrator of George Everly, deceased, Giles County, four hundred and forty dollars.
Wilson Demumbra, Cheatham County, one hundred and ten dollars.
George C. Dromgoole, Rutherford County, three hundred and twenty-six dollars and twenty-five cents.
Augustine Evans (supplemental), Hamilton County, two hundred dollars.
Littleton Ellis, Davidson County, five hundred and forty-five dollars.
Abner Edwards, Cheatham County, one hundred and ten dollars.
W. S. Edgmond, McMinn County, two hundred and sixty dollars.
James E. English, Lincoln County, two hundred dollars.
Eli Fox, Jefferson County, one hundred and sixty-seven dollars and twenty-eight cents.
Willie Fort, Hardeman County, four hundred and seventy-five dollars.
Dorcas Finley, administratrix of William H. Finley, deceased, Blount County, one hundred and ninety-four dollars.
John Frazier, Bledsoe County, one hundred and fifty dollars.
Anderson Gann, Jefferson County, three dollars.
A. T. Foster, Giles County, one hundred and fifty dollars.
James A. Galbreath, Knox County, forty-eight dollars and seventy-five cents.
Beulah Freeman, Maury County, two hundred and forty-three dollars and seventy-five cents.
Nelson Fox, administrator of Calvin Fox, deceased, Sevier County, forty-five dollars.
Mary J. Freeland, Carroll County, one hundred and twenty dollars.
A. T. Foster, Giles County, one hundred and fifty dollars.
Willie Fort, Hardeman County, four hundred and seventy-five dollars.
Dorcas Finley, administratrix of William H. Finley, deceased, Blount County, one hundred and ninety-four dollars.
John Frazier, Bledsoe County, one hundred and five dollars.
A. K. Foster, Knox County, two hundred and twenty-five dollars and seventy-five cents.
James A. Galbreath, Knox County, forty-eight dollars and seventy-five cents.
Isaac C. Grant, Knox County, two hundred and thirty-four dollars.
Anderson Gann, Jefferson County, three dollars.
A. C. Grizzard, Davidson County, four hundred and fifty-two dollars and fifty cents.
Galen E. Green, Madison County, one hundred and twenty dollars.
Samuel Goodwin, Madison County, four hundred and seventy-five dollars.
H. T. Gordon, administrator of Jeremiah Hobson, deceased, Maury County, one hundred and fifty dollars.
James W. Glass, Madison County, three hundred and thirty dollars and twenty-five cents.
Mrs. C. C. Gaunt, widow of George Gaunt, Lincoln County, sixty-seven dollars.

R. J. Hays, administrator of David Gill, deceased, Madison County, eight hundred and ninety-two dollars and fifty cents.

Huston Goodrich, Davidson County, one hundred dollars.

Elizabeth W. Gleaves, Davidson County, two hundred dollars.

J. L. Dillahunt, administrator of J. L. Greer, deceased, Davidson County, seven hundred and fifty-two dollars and fifty cents.

George W. Graham, Bledsoe County, one hundred and eighty dollars.

Robert C. Gilkey, Carroll County, twenty dollars.

James B. Moore, administrator of Jane B. Grisham, deceased, Rutherford County, forty-one dollars and fifty cents.

Asa Gross, Grundy County, fifty-four dollars and fifty cents.

W. P. Gardner, Carroll County, twenty dollars and fifty cents.

Estate of Samuel Givens, Stewart County, one hundred dollars.

James Sevier, executor of Samuel B. Harwell, deceased, Roane County, thirty-four dollars.

Mary Hodsdon, Sevier County, one hundred and twenty-five dollars.

Adam Houk, Sevier County, forty dollars.

Robert Henderson, Sevier County, two hundred and fifty dollars.

J. M. Hogan, Stewart County, one hundred and eighty-two dollars.

S. S. Preston, administrator of Drury Hall, deceased, Rutherford County, three hundred and seventy-five dollars.

J. M. Hogan, Stewart County, one hundred and twenty dollars.

S. S. Preston, administrator of Drury Hall, deceased, Rutherford County, three hundred and seventy-five dollars.

Abraham Howard, Coffee County, three hundred and thirty-four dollars and thirty-seven cents.

Mrs. M. E. Haynes, administratrix de bonis non of F. G. Haynes, Sumner County, one thousand three hundred and sixty dollars.

Francis M. Harrison, Madison County, one hundred and twenty dollars.
Powell E. Hail, Lawrence County, one hundred and twenty-five dollars.

Polly Hodges, executrix of William C. Hodges, Jefferson County, one hundred and ninety-two dollars and fifty cents.

A. A. Hyde, Marion County, four hundred and thirty dollars and fifty cents.

J. M. Harrison, administrator of Edmond Harrison, Shelby County, four hundred and fifty-seven dollars.

B. F. Howard, Madison County, four hundred and sixty-five dollars.

M. W. Humphrey, administrator of R. W. Humphrey, deceased, Montgomery County, two hundred and forty dollars.

O. B. Headrick, executor of Elijah W. Headrick, deceased, Greene County, seventy dollars.

William H. Hammond, McMinn County, one hundred and forty-eight dollars and fifty-four cents.

Robert H. Hill, Williamson County, five hundred and thirty-five dollars.

J. A. Anderson, administrator of W. R. Horne, deceased, Shelby County, four hundred dollars.

Nancy D. Hays, administratrix of Solomon Hays, deceased, Giles County, five hundred and eighty dollars.

Adam Harmon, Coffee County, one hundred and twenty-nine dollars.

Alfred S. Harding, Sevier County, thirty-one dollars.

Elijah Hatcher, Sevier County, twenty-one dollars and forty-two cents.

George D. Hamlett, Davidson County, five hundred and twenty dollars.

William Holland, Bledsoe County, fifty dollars.

Anderson L. Hardison, Gibson County, one hundred and thirty dollars.

Joseph Hatmaker, Campbell County, thirty-one dollars.

D. S. Hollingsworth, Campbell County, three hundred and twenty-five dollars and fifty cents.

William J. Hurt, Henry County, one thousand nine hundred dollars.

David E. Horne, Giles County, one hundred and fifty dollars.

W. H. Harvey, Gibson County, one hundred and fifteen dollars.

Jacob Hawn, Knox County, seventy-seven dollars and fifty cents.

Nathaniel Harris, Blount County, one hundred and sixty-two dollars and fifty cents.

F. C. Hadley, administrator of Denny P. Hadley, deceased, Williamson County, two hundred and fifty-five dollars and thirty-seven cents.

A. W. Hitt, administrator of Thomas J. Hicks, deceased, Davidson County, three hundred and sixty-five dollars and five cents.

William O. Jones, Weakley County, five hundred and fifty dollars.

J. W. Jenkins, administrator of Joseph Jenkins, deceased, Wilson County, one hundred dollars.

Rachel Johnson, Sevier County, one hundred and eighty dollars.

Pleasant Johnson, Sequatchie County, one hundred and sixty-three dollars and fifty cents.

Alexander Joseph, Davidson County, three hundred and twenty-five dollars.
R. H. and James T. Johnson, Meigs County, twenty dollars.  
Mrs. Sarah J. Johnson, Davidson County, four hundred dollars and seventy-five cents.
Drury James, administrator of Alvah James, deceased, Jefferson County, one hundred and fifty-three dollars and twelve cents.
Paul T. Jones, Hardeman County, one thousand nine hundred and twenty-nine dollars.
W. O. Jennings, Lincoln County, five hundred dollars.
James Jackson, Williamson County, two hundred and thirty-nine dollars and twenty cents.
Thomas Johns, Rutherford County, eight hundred and twenty dollars and fifty cents.
Allen R. Johnson, Knox County, two hundred and sixty-two dollars and fifty cents.
Nancy Jennings, Wilson County, eighty dollars.
A. A. Kennedy, Blount County, seven hundred and twenty-five dollars.
Adam L. and Ephraim P. Kelly, Marion County, four hundred and seventy-six dollars and fifty cents.
Ephraim P. Kelly, Marion County, one hundred and ninety-seven dollars.
Alfred Fleming, administrator of James Kannon, deceased, Maury County, six hundred and forty-five dollars.
Ezekiel T. Keel, Shelby County, one hundred and forty-four dollars.
L. A. King, Giles County, two hundred and five dollars.
James Kennedy (colored), Davidson County, one hundred and seventy-five dollars.
Silas S. Knight, Cheatham County, one hundred and twenty-five dollars.
Adam H. Keener, Sevier County, four hundred and ninety-seven dollars.
Jesse King, Carroll County, forty-seven dollars and fifty cents.
Andrew Kerr, Hardin County, one hundred dollars.
Thomas Kelly, Montgomery County, one hundred and twenty-five dollars.
Conrad Keitel, Davidson County, four hundred and seventy-eight dollars and fifty cents.
William R. King, Lawrence County, one hundred and fifty dollars.
Wilson King, Carroll County, thirty-seven dollars and fifty cents.
James R. Kerr, Hardin County, eighteen dollars.
Harriet Logue, executrix of Ephraim Logue, deceased, Maury County, one hundred and thirty dollars.
Sarah Lasiter, Franklin County, seventy dollars.
John Lehy, Williamson County, three hundred and seventeen dollars and fifty cents.
James C. Lannius, Wilson County, four hundred and seventy dollars.
Benjamin J. Lee, Giles County, three hundred and seventeen dollars and fifty cents.
Kate, Margaret, and Adelaide Lenoir, and Julia L. Carriger, Loudon County, seven hundred and forty-five dollars and forty-five cents.
Lunah W. Lowe, Grainger County, one hundred and sixty dollars.
R. D. Lockridge, heir-at-law and guardian of other infant heirs-at-law of Joshua Darden, deceased, four hundred and twelve dollars and fifty cents.
John Lady, Greene County, one hundred and ten dollars.
Mrs. Mary A. Lee, Davidson County, one hundred and fifty dollars.
J. M. Lipe, Henderson County, one hundred dollars.
John B. Lindsley, Davidson County, one hundred and twenty dollars.
Abram Lollar, Maury County, two hundred and fifty dollars.
Elizabeth Long, Cannon County, twenty-two dollars and fifty cents.
James Liles, Knox County, sixty-eight dollars and eighty cents.
George W. Lee, Wayne County, one hundred dollars.
Claimants.

P. S. Lester, Wilson County, five hundred and sixty-seven dollars and sixty-eight cents.
William Lewis, Cheatham County, one hundred dollars.
G. W. Lipe, Henderson County, one hundred dollars.
H. T. Gordon, administrator of Ray Leftwick, deceased, Maury County, one hundred and twenty-five dollars.
Joseph H. McConnell, Blount County, one hundred and twenty-five dollars.
Mary W. May, Davidson County, one hundred and eighty-nine dollars.
William T. Melvin, Wilson County, three hundred and fifteen dollars.
Terry McGuire, administrator of Martin McGuire, deceased, Humphreys County, six hundred dollars.
J. W. McKinstry, administrator of William P. McKinstry, deceased, Fayette County, two hundred and twenty dollars.
Elizabeth Melvin, administratrix of Edmund Melvin, deceased, Davidson County, one hundred and eighty dollars.
T. J. McClendon, Davidson County, eighty-four dollars and fifty cents.
Silas S. Morgan, McMinn County, thirty-three dollars and seventy-five cents.
M. W. McCown, Sevier County, forty-five dollars.
Alson G. Moore, McNairy County, one hundred dollars.
Thomas E. Moore, Hardeman County, three thousand eight hundred and seventy-seven dollars and fifty cents.
J. C. Cawood and Andrew Miller, administrators of Charles M. Miller, deceased, Jefferson County, two hundred and ninety dollars.
W. H. T. Morgan, administrator of Thomas Morgan, deceased, Davidson County, two hundred and eighty dollars.
Martha Martin, Davidson County, six hundred and twenty-nine dollars.
Elizabeth MeAdams, administratrix of John A. McAdams, deceased, Bedford County, one hundred and thirty dollars.
M. S. Marsh, Hardeman County, sixty dollars.
Margaret E. McGavock, Williamson County, two thousand three hundred and forty-eight dollars and fifty cents.
Jacob Measle, De Kalb County, one hundred and ninety-six dollars.
W. C. McCaslin, administrator of Joseph E. Matthews, deceased, Madison County, two hundred and eighty dollars.
Joseph Malone, Weakley County, one hundred dollars.
Millie Moore, Wilson County, one hundred dollars.
William P. Maxwell, executor of W. A. Maxwell, deceased, Giles County, four hundred and twenty-five dollars.
Harriet Morrow, administratrix of Randall Morrow, deceased, Montgomery County, one hundred and eighty dollars.
Britain Marks, Wilson County, two hundred dollars.
Nathan C. McCullock, Wilson County, five hundred and forty dollars.
R. B. Hurt, administrator of William W. Myler, Madison County, three hundred and seventy-five dollars.
Charles W. Moorman, Davidson County, one hundred and fifty-five dollars.
J. H. Crockett, administrator of William Martin, deceased, McMinn County, one hundred dollars.
J. E. M. McAnally, Wayne County, fifty-two dollars.
William Major, Knox County, four hundred and fifty-nine dollars and thirty cents.
Henry J. Prater, surviving administrator of Benjamin Marable, deceased, Rutherford County, nine hundred and ninety-three dollars.
J. H. Call, administrator of Elisha R. McAnally, deceased, Wayne County, one hundred and seventy-two dollars and fifty cents.
James Morgan, Knox County, forty dollars.
Sarah P. Mathis, Carroll County, one hundred and twenty-five dollars.
Stith Maynard, Madison County, seventy-five dollars.
Henry Meyers, Blount County, two hundred and twenty-two dollars. 
Philip H. Manier, Bedford County, three hundred and ninety-eight dollars.
Fannie E. McDaniel, Lincoln County, one hundred dollars.
John W. Miller, Obion County, one hundred and forty dollars.
Winney Mitchell, Carroll County, one hundred and sixty-seven dollars.
D. J. Taylor, surviving administrator of John F. Noe, deceased, Grainger County, two hundred and fifty-five dollars.
Ashley Neal, Wilson County, three hundred and sixty dollars.
Tilman Norris, Simpson County, two hundred and fifty dollars.
Robert Nelson, Lawrence County, two hundred and twenty-five dollars.
W. J. Thompson, administrator of Barbary Neisler, deceased, Hardeman County, one hundred and forty dollars.
D. E. Durrett, administrator of A. D. Neilson, deceased, Hardeman County, three hundred and forty-five dollars.
G. R. Nash, administrator of G. R. Nash, deceased, Rutherford County, one hundred and twenty-five dollars.
William W. Nichols, Madison County, two hundred dollars.
George B. Needham, Claiborne County, one hundred and ten dollars.
Isaac G. Neely, Williamson County, four hundred and ninety-eight dollars.
E. W. Overton, Williamson County, ninety dollars.
Jacob Owens, Wilson County, one hundred dollars.
Rufus H. Peyton, Maury County, one hundred and sixty-nine dollars.
Sylvia W. Parham, Maury County, fifty-two dollars.
Thomas G. Patrick, Hardeman County, two hundred and twenty-five dollars.
Theophilus Parham, Henderson County, one hundred and twenty-five dollars.
Richard H. Parham, junior, Hardeman County, eight hundred dollars.
Benjamin S. Parsons, Bedford County, one hundred and twenty-five dollars.
Doctor F. Pollard, Sevier County, twenty-three dollars.
Lucien A. Puckett, Wilson County, one hundred and twenty-five dollars.
Sylvia W. Parham, Maury County, fifty-two dollars.
W. S. Phillips, Wilson County, three hundred and sixty-five dollars.
Daniel Parsons, Sevier County, eighty-six dollars and forty-six cents.
William C. Patterson, Wilson County, two hundred and fifty dollars.
Rees W. Porter, Giles County, one hundred and ten dollars.
F. A. Henninger and John Price, administrators of Alexander Price, deceased, Bledsoe County, four hundred and eighty-one dollars and fifty cents.
W. R. Potts, Dixon County, one hundred dollars.
William Perry, Wilson County, one hundred and fifty-eight dollars.
Ferdinand H. Petway, Davidson County, sixty-three dollars.
J. T. Carlton and Lelia Carlton, formerly Lelia Petway, Davidson County, sixty-three dollars.
Nick Malone, guardian for William and John Petway, Davidson County, one hundred and twenty-six dollars.
James C. Queen, Wayne County, one hundred and twenty-five dollars.
Young W. Redmond, Williamson County, one thousand dollars.
James Rhea, Meigs County, three thousand two hundred and ninety dollars.
John Russell, Sevier County, seventy dollars.
John W. Rucker, Davidson County, two hundred and thirty dollars.
Michael Reneau, Jefferson County, eighty-one dollars.
James W. Rentfro, McMinn County, five hundred and ten dollars.
John T. Roberts, Weakley County, two hundred and seventy-eight dollars.
John L. Ramsey, Meigs County, one thousand four hundred and forty dollars.
Virginia F. Rowland, administratrix of W. J. Rowland, deceased, Montgomery County, one hundred and twenty-five dollars.
Daniel H. Rankin, Obion County, one hundred and fifty dollars.
Thomas H. Rutherford, Wilson County, five hundred dollars.
Matthew Rutledge, Shelby County, one hundred and twenty-five dollars.
Andrew J. Roberts, Wayne County, two hundred and fifty dollars.
Allen Robnett, Wayne County, seventy-six dollars.
A. H. Rose, Hardeman County, three hundred and forty-two dollars.
Thomas P. Rutherford, Knox County, one hundred and twenty-five dollars.
William Ramsey, junior, Warren County, one hundred and twenty-five dollars.
Jeremiah R. Robnett, Wayne County, one hundred dollars.
George M. Rogers, Humphrey County, six hundred and twenty-two dollars.
David Rutledge, Shelby County, two hundred and fifty dollars.
Alexander Reid, Williamson County, two hundred and eighty-nine dollars and fifty cents.
Joel Rushing, Madison County, one hundred and sixty dollars.
William T. Randle, Shelby County, two hundred and forty dollars.
Catharine Reed, Washington County, eighty dollars.
Frederick Rule, Knox County, one hundred and five dollars.
Wiley Russell, Wilson County, four hundred and sixty-seven dollars and fifty cents.
J. R. T. Ransom, Marshall County, two hundred and twenty dollars.
Ruffin J. Rigsbee, Sumner County, three hundred and eighty-one dollars.
David W. Rogers, Claiborne County, one hundred and thirty-five dollars.
Jane Redman, administratrix of Valentine Redman, deceased, Hardy County, two hundred and twenty-five dollars.
A. G. Smalling, Sullivan County, one hundred and five dollars.
William E. Sims, Sevier County, one hundred dollars.
James M. Shields, Giles County, two hundred and thirty-five dollars.
Mary Smith, Fayette County, seven hundred and fifty-six dollars and fifty cents.
Abner T. Shaw, Davidson County, three hundred and five dollars.
R. W. Shaffer, Davidson County, one thousand six hundred and thirty-five dollars.
William Slaydon, Jefferson County, sixty-four dollars.
C. S. Smith, administrator of Alexander Simmons, deceased, Wilson County, two hundred and eleven dollars and ten cents.
J. G. Sawyer, Davidson County, one hundred and fifty-six dollars.
Philip S. Stump, Davidson County, six hundred and fifty dollars.
Joseph Smith, Wilson County, one hundred dollars.
A. W. Skinner, McNairy County, one hundred dollars.
M. A. Schimmer, administrator of John Schimmler, deceased, Davidson County, nine hundred and fifty dollars.
Nicey Slinkhard, Davidson County, one hundred and fifty dollars.
Josiah Smith, Wilson County, two hundred and fifty dollars.
Catharine Sykes, Lincoln County, one hundred dollars.
F. J. Shultz, Sevier County, one hundred dollars.
A. G. Scales, Williamson County, one thousand two hundred and sixty-eight dollars and forty cents.
John G. Stuart, administrator of Samuel Savely, deceased, Sumner County, one hundred and fifty dollars.
Anderson Stammer, Bedford County, one hundred dollars.
W. J. Sweat, administrator of William Sweat, deceased, Campbell County, one hundred and forty-six dollars.
Jesse Stafford, Sevier County, one hundred and seventy-five dollars and fifty cents.
Iredell Stone, White County, one hundred and ten dollars.
Peter Spears, Bledsoe County, one hundred and twenty-five dollars.
Edward J. Smith, Carter County, one hundred dollars.
W. L. Swink, Gibson County, twenty-four dollars.
Isaiah Stout, Shelby County, fifty dollars.
James Sharp, senior, Scott County, two hundred and eighty-one dollars and three cents.

W. H. Hagan and W. H. Sykes, administrators of James Sykes, deceased, Lawrence County, one thousand and eighty dollars and forty-five cents.
T. D. Thompson, Bedford County, seventy-five dollars.
Richard Thompson, Wilson County, six hundred dollars.
Rebecca F. Taylor, executrix of Thomas Taylor, deceased, Fayette County, six hundred and thirty dollars.
William Thompson, McMinn County, one hundred and fifty-five dollars.
Moses C. R. Thompson, Rhea County, nineteen dollars.
Susan Thompson, Henderson County, two hundred and ninety dollars.
Martha C. Terry, widow of John B. Terry, deceased, Carroll County, seventy-five dollars.
Andrew N. Tadlock, Washington County, ninety dollars.
Joseph H. Tedford, Blount County, one hundred and ten dollars.
W. C. Trice, Henderson County, one hundred dollars.
James Thomas, junior, and Champ Thomas, executors of James Thomas, deceased, Henderson County, four hundred and seventy-five dollars.
Peter B. Vaughn, Trousdale County, two thousand one hundred and twenty-five dollars.
Turner Williams, Davidson County, three hundred and seventy-five dollars.
R. J. Wells, Marion County, fifty-five dollars and twenty cents.
L. B. White, Rutherford County, three hundred and sixty-three dollars and eighty cents.
James C. Walker, Sevier County, three hundred and sixty dollars.
James C. Woods, administrator of James A. Woods, Davidson County, three hundred and forty-six dollars.
James H. Walker, administrator of William McFerran, Hawkins County, one hundred and twenty-five dollars.
James Woodrough, Weakley County, one hundred and thirty-five dollars.
Sarah E. Wilhoit, administratrix of John Wilhoit, Bedford County, two hundred and fifty dollars.
Henry Warren, Lincoln County, two hundred dollars.
W. W. Winstead, Davidson County, one hundred and thirty-five dollars.
Isaac B. Wright, Wilson County, two hundred and sixty dollars.
Mary Ward, Harrison County, Kentucky, one hundred and twenty-five dollars.
Washington L. J. Wilkes, Marshall County, three hundred and fifty-five dollars.
John J. Wood, Shelby County, two hundred and fifty dollars.
Benjamin W. White, Giles County, one hundred and thirty-five dollars.
Alonzo Wilkinson, Giles County, ninety dollars.
M. C. and E. D. Whitworth, Davidson County, two hundred and forty-seven dollars.
Thomas C. Lind, administrator of William White, Warren County, three hundred and seven dollars and seventy-two cents.
Margaret P. Welcker and Lizzie W. Turner, formerly Welcker, heirs-at-law of James M. Welcker, deceased, Knox County, two thousand seven hundred and forty-five dollars and ten cents.
Pleasant J. Workman, Weakley County, one hundred and thirty-five dollars.
James K. Gibson, administrator of William Widner, deceased, Knox County, two hundred and eighty-four dollars and seventy-six cents.
Thomas Waters, Wilson County, one hundred and twenty-five dollars.
J. R. Wheeler, administrator of Joel Wheeler, deceased, Sequatchie County, five hundred and thirty-eight dollars and fifty cents.
John R. Waller, administrator of Pierce Waller, deceased, Davidson County, five hundred and ninety-seven dollars and fifty cents.
Alexander White, Knox County, two hundred and twelve dollars and fifty cents.
W. F. Whitfield, Madison County, two hundred and twenty-eight dollars.
David Webb, Blount County, seventy-five dollars.
Henry Windler, Shelby County, one hundred and thirty-five dollars.
Andrew J. Wilson, Blount County, twenty-nine dollars and eighty-nine cents.
Ellen Wagstaff, formerly Ellen Ussery, Giles County, one hundred and thirty-five dollars.
Samuel M. Williams, administrator of Robert Williams, Loudon County, two hundred and eighty-eight dollars and seventy-five cents.
Samuel M. Williams, in his own right, Loudon County, four hundred and twenty-three dollars and seventy cents.
Edward Gannaway, administrator of Samuel J. Wadley, deceased, Davidson County, one hundred and fifty dollars.
Approved, March 1, 1881.

March 2, 1881.

CHAP. 113.—An act for the relief of Philemon B. Hawkins

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Treasurer of the United States be, and he is hereby, authorized to pay to Philemon B. Hawkins the sum of seven thousand one hundred and ninety dollars and sixty-three cents for stone furnished for the court-house and post-office building in the city of Raleigh, North Carolina.

Approved, March 2, 1881.

March 2, 1881.

CHAP. 114.—An act for the relief of Passed Assistant Engineer Absalom Kirby, of the Navy.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act of March third, eighteen hundred and seventy-three, restoring Passed Assistant Engineer Absalom Kirby to the active-list of the Navy, be so construed as to allow him the pay of his present grade from the eleventh of October, eighteen hundred and sixty-six, the date from which he takes rank; and a sum sufficient to pay him the amount found to be due is hereby appropriated out of any money in the Treasury not otherwise appropriated.

Approved, March 2, 1881.
CHAP. 115.—An act for the relief of James E. Montell.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay to James E. Montell, of Baltimore Maryland, the sum of twelve thousand dollars, or so much thereof as the said James E. Montell shall prove to the satisfaction of the Commissioner of Internal Revenue that he has expended in the purchase of revenue-stamps used by him to stamp and repack manufactured snuff upon which a tax had been previously paid or declared paid, or tax free, under the revenue-laws in force at the time of its manufacture and sale, but which was made liable to be stamped under the act of July twentieth, eighteen hundred and sixty-eight; said payment to be made out of any money in the United States Treasury not otherwise appropriated.

Approved, March 2, 1881.

CHAP. 116.—An act for the relief of Joseph Clymer, of Texas.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of eighteen thousand three hundred and twenty-five dollars be, and the same hereby is, appropriated, out of any moneys in the Treasury not otherwise appropriated, to pay Joseph Clymer, of Texas, the amount due him from the United States on a contract for transportation of Army stores made between said Clymer and the United States on the eighteenth day of April, eighteen hundred and fifty-one.

Approved, March 2, 1881.

CHAP. 117.—An act for the relief of William H. Thompson.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That William H. Thompson, late collector of internal revenue for the fifth collection district of the State of North Carolina, be relieved from the payment to the Government of the United States of the sum of two thousand seven hundred and nine dollars and sixty, which said sum of money came to the hands of said Thompson as taxes due the United States, but was forcibly taken from one of the deputies of the said collector by disguised robbers in the public highway while said deputy was on his way to make return thereof.

SEC. 2. That the said William H. Thompson have credit for the said amount of two thousand seven hundred and nine dollars and sixty cents in the payment of a judgement which has been lately rendered against him and the sureties upon his official bond as such collector in the United States district court at Greensborough, North Carolina, which said judgement was rendered upon a final accounting between the government and the said Thompson as collector of internal revenue for the said district, and in which judgement is included the said sum of two thousand seven hundred and nine dollars and sixty cents.

SEC. 3. That this act be in force from and after its ratification.

Approved, March 2, 1881.

CHAP. 118.—An act for the relief of William S. Burgess and others.

Whereas, William S. Burgess, William H. Willhite, and Nathaniel Austin, of White County, Tennessee, each paid to P. G. Wilkinson, internal-revenue collector for the third district of Tennessee, the sum of three hundred dollars as a special tax for distilling fruit, the said Austin's payment having been made on the thirty-first day of August, and the
said Burgess's and Willhite's each on the eighth day of October, eighteen hundred and sixty-eight; and

Whereas the Commissioner of Internal Revenue, with the approval of the Secretary of the Treasury, on the twelfth day of October, eighteen hundred and sixty-eight, made an order exempting such distillers from the payment of said special tax: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed, out of any money in the Treasury not otherwise appropriated, to pay to the said William S. Burgess, William H. Willhite, and to Elizabeth Austin, administratrix of said Nathaniel Austin, deceased, upon proper evidence of her administration, each the sum of three hundred dollars, collected from them as special tax as aforesaid.

Approved, March 2, 1881.

March 2, 1881.

CHAP. 119.—An act for the relief of Louis P. Di Cesnola, late consul at Cyprus.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he hereby, authorized to pay to Louis P. Di Cesnola the sum of five thousand five hundred dollars, the amount paid by him for the official expenses of his consulate while consul at Cyprus; which said sum is hereby appropriated out of any moneys in the Treasury not otherwise appropriated.

Approved, March 2, 1881.

March 2, 1881.

CHAP. 120.—An act for the relief of Charles Clinton, of New Orleans, late assistant treasurer at New Orleans.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and is hereby, authorized and directed to pay to Charles Clinton, late assistant United States treasurer at New Orleans, Louisiana, out of any money in the Treasury not otherwise appropriated the sum of five thousand eight hundred and fifty dollars; being the amount of public money stolen from his office on the first day of May, eighteen hundred and seventy-one, and refunded by him to the Government of the United States.

Approved, March 2, 1881.

March 2, 1881.

CHAP. 121.—An act for the relief of John H. W. Riley, of California.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, the sum of three hundred dollars to John H. W. Riley, of San Francisco, California, the same to be in full compensation for services rendered the United States as phonographic reporter during the investigation into the claim of one Charles Murphy for extra compensation for excavating for dry-dock at the Mare Island navy-yard.

Approved, March 2, 1881.
CHAP. 122.—An act for the relief of George W. Brower.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to pay, out of any moneys in the Treasury not otherwise appropriated, to George W. Brower, late sheriff of Dodge County, Wisconsin, the sum of fourteen hundred and forty-three dollars and five cents; the same to be payment in full for personal services rendered and expenses incurred in connection with the draft of eighteen hundred and sixty-two, in said county of Dodge and State of Wisconsin.

Approved, March 2, 1881.

CHAP. 123.—An act for the relief of J. Scott Payne.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the services of J. Scott Payne, now a captain in the Fifth Regiment of United States Cavalry, be regarded as continuous, so far as his pay is concerned, from the date of his original commission as second lieutenant of said Fifth Cavalry. That the Paymaster-General in computing the pay of said Captain Payne for longevity pay shall compute the same from the date of his said original commission as second lieutenant of Fifth Cavalry; and that said Captain Payne be paid, out of any money in the Treasury not otherwise appropriated, the difference between the amounts he would have received under the computation herein provided for and the amounts he has actually received: Provided, That he shall receive no pay for the time he was actually out of the military service of the United States.

Approved, March 2, 1881.

CHAP. 124.—An act for the relief of Henry B. Eastman.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby directed to pay, out of any money in the Treasury not otherwise appropriated, to Henry B. Eastman, late second lieutenant of Company B, Third Regiment Wisconsin Cavalry, in the war of the rebellion, the pay and allowances of a second lieutenant, mounted, from February first, eighteen hundred and sixty-five, to March twentieth, eighteen hundred and sixty-five, less such pay as he may have received in any other grade for such period of time; and also to pay him three months' pay proper of a second lieutenant, mounted, under the provisions of section four of an act entitled "An act making appropriations for the support of the Army for the year ending June thirtieth, eighteen hundred and sixty-six," approved March third, eighteen hundred and sixty-five and the act extending the benefits of said last-named act, approved July thirteenth, eighteen hundred and sixty-six.

Approved, March 2, 1881.

CHAP. 125.—An act for the relief of Mrs. Martha Bridges, at Bartow County, Georgia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of seventy-two dollars and six cents be appropriated, out of any money in the Treasury not otherwise appropriated, to pay Mrs Martha Bridges, widow of Balaam A. Bridges, deceased, of Bartow County, for work done by him on the
Western and Atlantic Railroad, in the State of Georgia, during the months of August, September, and October, in the year eighteen hundred and sixty-four, while said railroad was in the hands of the United States military authorities
Approved, March 2, 1881.

CHAP. 126.—An act to admit free of duty one of the bells of Saint Michael's chimes, Charleston, South Carolina, which has been sent to England to be recast.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to admit free of import duty one of the bells composing the chimes of Saint Michael's Church, Charleston, South Carolina, after it has been recast at the foundery where it was first manufactured in seventeen hundred and sixty-four and been reshipped to America.

Approved, March 2, 1881.

CHAP. 127.—An act for the relief of Samuel Harper.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed, in the settlement of the accounts of Samuel Harper, agent of the Treasury Department for the sale of internal-revenue stamps at Houston, Texas, to allow him a credit for the sum of two thousand five hundred and ten dollars; the amount of internal-revenue stamps stolen from his office on the twentieth day of March, eighteen hundred and sixty-seven.

Approved, March 2, 1881.

CHAP. 161.—An act for the relief of Dodd, Brown and Company of Saint Louis, Missouri.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of fifty-eight thousand six hundred and fifty-nine dollars and forty-six cents be, and is hereby, appropriated, out of any moneys in the Treasury not otherwise appropriated, for the payment of Dodd, Brown and Company, of Saint Louis, Missouri, as assignees of E. H. Durfee and Company, Durfee and Peck, John Shirley, Durfee and Peck, William Shirley, and Lemuel Spooner, respectively, said claims having been severally approved by the Commissioner of Indian Affairs, and by him reported to the Secretary of the Interior and transmitted to Congress for allowance.

To reimburse said sums there shall be withheld from the moneys due or to become due to the Comanche Indians, seven thousand five hundred and forty-one dollars and seventy-five cents, under the treaty with that tribe; and from the moneys due or to become due to the Sioux Indians, three thousand and eighty-five dollars and twenty-four thousand six hundred and nineteen dollars and ninety-four dollars and sixty-two cents, respectively; and from the moneys due or to become due to the Kiowa Indians, five thousand five hundred and twenty dollars; and from the moneys due or to become due to the Kiowa and Comanche Indians, three thousand nine hundred dollars and thirteen thousand nine hundred and eighteen dollars and nine cents, respectively, the proportion of the two last-named sums to be charged against the said Kiowa and Comanche tribes as may be ascertained by the Commissioner of Indian Affairs to be justly chargeable against them respectively.

Approved, March 3, 1881.
CHAP. 162.—An act for the relief of citizens of Montana who served with the United States troops in the war with the Nez Perces, and for the relief of the heirs of such as were killed in such service.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That each volunteer who joined the forces of the United States, in the Territory of Montana, during the war with the Nez Perce Indians, shall be paid one dollar per day during the term of such service, from the time that he left his home until he was returned thereto, including all time spent in hospital under treatment by such as received wounds or other injuries in such service.

SEC. 2. That all persons who were wounded or disabled in such service, and the heirs of all who were killed in such service, shall be entitled to all the benefits of the pension laws, in the same manner and to the same extent as if they had been duly mustered into the regular or volunteer forces of the United States.

SEC. 3. That all horses and arms lost in such service shall be paid for at their actual value, to be duly ascertained by the commanding officer of the district of Montana: Provided, That no payment shall be made for such losses except upon the statement of the commanding officer of the United States troops, or such other officer of the Regular Army as might be in control of the volunteers at the time of such loss, and such other proofs as may be required by the commanding officer and the United States quartermaster for the district of Montana, to establish the fact that such losses were made in the service of the United States.

Approved, March 3, 1881.

CHAP. 163.—An act granting a pension to Jacob Gelwicks.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Jacob Gelwicks, late Company L, Eleventh Regiment Missouri Militia.

Approved, March 3, 1881.

CHAP. 164.—An act granting a pension to Wyatt Botts.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, at the rate of eight dollars per month, subject to the provisions and limitations of the pension laws, the name of Wyatt Botts, late a private in Company B, Eighty-eighth Regiment Infantry Ohio Volunteers.

Approved, March 3, 1881.

CHAP. 165.—An act for the relief of James B. Furman.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place the name of James B. Furman, late a private in Company C of the Seventh Regiment of Pennsylvania Volunteer Infantry, on the pension-rolls, subject to the provisions and limitations of the pension laws of the United States.

Approved, March 3, 1881.
CHAP. 166.—An act granting a pension to Mary Ann McCarrol.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll the name of Mary Ann McCarrol, of Allegheny County, Pennsylvania, widow of James McCarrol, deceased, late a member of Company B, Forty-third Ohio Volunteers, who died from disease and exposure contracted in the line of duty while in the military service of the United States.

Approved, March 3, 1881.

CHAP. 167.—An act for the relief of Calvin Bronson.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be authorized and directed to pay to Calvin Bronson eleven thousand two hundred and eleven dollars out of any money in the Treasury not otherwise appropriated, in full satisfaction of an illegal tax assessed upon certain smoking tobacco and paid by him under protest.

Approved, March 3, 1881.

CHAP. 168.—An act for the relief of several persons impressed into the United States naval service.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed, out of any money in the Treasury not otherwise appropriated, to settle and pay to the several persons comprising the crews of the steamers Champion numbers three and five, or their legal representatives, for the time they were each held as prisoners of war, including the necessary time it took them to reach their homes after their release, at the same rate or pay per month they were each receiving at the time they were captured; also for commutation of rations for same time, to be settled and paid upon proper applications to be made under this act, and passed upon by the proper accounting officers of the Treasury.

Approved, March 3, 1881.

CHAP. 169.—An act granting a pension to Henry Mills.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Henry Mills, late a private in Company D, of the Ninety-eighth Regiment Illinois Volunteers.

Approved, March 3, 1881.

CHAP. 170.—An act granting a pension to Edward H. Mitchell.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Edward H. Mitchell, of Company I, Seventy-first Regiment Pennsylvania Volunteers.

Approved, March 3, 1881.
CHAP. 171.—An act granting a pension to James P. Hunter.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of James P. Hunter, late a private in First Illinois Light Artillery.

Approved, March 3, 1881.

CHAP. 172.—An act for the relief of John T. Neale.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, as an enlisted private, the name of John T. Neale, late a scout under General Andrew Porter, provost-marshal of the District of Columbia, in the war for the suppression of the rebellion.

Approved, March 3, 1881.

CHAP. 173.—An act for the relief of Lewis A. Kent.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Lewis A. Kent, late captain of Company G, Sixth Regiment Wisconsin Volunteer Infantry, who was mustered as such captain to date July twenty-eighth, eighteen hundred and sixty-four, shall be taken and deemed to have been mustered as such captain as of the seventh day of May, eighteen hundred and sixty-four, that being the day when he was assigned to and from which he continuously discharged the duties of such office, and shall be recognized and treated by all the departments of the government of the United States as a captain mustered at said last-named date, and doing duty as such from that date until his final muster out of service; and there is hereby granted and awarded to him all the right of pay and pension that he would have been entitled to had he been in fact so mustered, and performed duty and incurred disability while holding such rank; and there is hereby appropriated, out of any money in the Treasury, such sum as may be sufficient to meet the requirements of this act.

Approved, March 3, 1881.

CHAP. 174.—An act for the relief of Homer Fellows.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, empowered to pay to Homer Fellows, out of any money in the Treasury not otherwise appropriated, the sum of two hundred and fifty dollars, in full payment of his claim for services as an employee of the House of Representatives from December fourth, eighteen hundred and seventy-seven, to April fourth, eighteen hundred and seventy-eight.

Approved, March 3, 1881.

CHAP. 175.—An act making appropriations for the payment of claims reported allowed by the Commissioners of Claims under the act of Congress of March third, eighteen hundred and seventy-one, and acts amendatory thereof.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and required to pay, out of any Appropriations for claims presented to and al-
money in the Treasury not otherwise appropriated, to the several persons in this act named, the several sums mentioned herein, the same being in full for, and the receipt of the same to be taken and accepted in each case as a full and final discharge of, the several claims presented by such persons to the Commissioners of Claims under the act of March third, eighteen hundred and seventy one and reported to the House of Representatives under the said act, namely:

OF THE STATE OF ALABAMA.

To Jonathan Barton, the sum of one thousand two hundred and two dollars and fifty cents.
To Murphy Bruce, administrator of William B. McGuire, deceased, six hundred and fourteen dollars and eighty-two cents.
To Andrew J. Herron, administrator of Samuel H. Herron, deceased, four hundred and forty-five dollars.
To C. T. Ladd, one thousand one hundred and ninety seven dollars.
To Elias Thrasher, administrator of James Roberts, deceased, five hundred and sixty dollars.
To John Washburn one thousand one hundred and twenty dollars.
To Margaret Wynn administratrix of John Wynn, deceased, one hundred and ninety two dollars.

Arkansas

OF THE STATE OF ARKANSAS.

To Judy Anderson, widow of Charles V. Anderson, one hundred and twenty six dollars and seventy-five cents.
To Wesley Drake, four hundred and seventy dollars.
To Mary A. C. Harper, five hundred and twenty five dollars.
To Cornelius H. Kidd, administrator of Tandy K. Kidd, deceased, one thousand one hundred and seventy two dollars and seven cents.
To Henry Lackey, four hundred and forty dollars.
To John L. McNeely, ninety-nine dollars.
To A. A. Tufts, administrator of Hugh Lewis, deceased, one thousand seven hundred and forty dollars.
To George W. Wines, one thousand and seventy-five dollars.

Georgia

OF THE STATE OF GEORGIA.

To Martin Brown, eight hundred and seventy-five dollars.
To Marion M. Dicken (heirs of) five hundred and forty five dollars.
To William Hetzel, five hundred and fifty dollars.
To Pryor May, two hundred and eighty five dollars.
To Sarah C. Gray (claim eleven thousand and four hundred and three) two hundred and eighty five dollars.
To Sarah C. Gray (claim eleven thousand four hundred and four), five hundred and sixty-six dollars.
To Nancy M. Stephens (widow of Curren P. Stephens, deceased, for her own use and as natural guardian for her children (heirs of Curren P. Stephens), three hundred and fifty-four dollars.
To Milly Wilson, two hundred and twenty six dollars.
OF THE STATE OF LOUISIANA.

To Levi Allain, one thousand one hundred dollars.
To Saint Luke Allain, one thousand five hundred and fifty dollars.
To the following named heirs of William Blunt, deceased; Mary M. Dellinger, three hundred dollars; John C. Harper, seven hundred and sixty six dollars and six cents; James B. Adams, two hundred and fifty six dollars and forty-seven cents; Henrietta M. Harrington, two hundred and fifty-six dollars and forty-seven cents; John C. Adams, two hundred and fifty six dollars and forty seven cents; Marcella Davidson's children two hundred and seventy-one dollars and eighty-nine cents; Sidney M. Seth's children, forty-four dollars and nineteen cents; Spedden Orem, forty four dollars and nineteen cents; James R. Blunt, five hundred and forty three dollars and seventy-two cents; William H. Harrington, one hundred and twenty seven dollars and seventy-six cents; Julia Harrington, one hundred and twenty seven dollars and seventy-six cents; Joseph B. Harrington, one hundred and twenty-seven dollars and seventy-six cents.

To Martha T. Cleland, administratrix of Doctor Andrew Owen, deceased, one thousand five hundred and sixty dollars.
To Delphina Fortune, four hundred and seventy-five dollars.
To Martha L. Morgan, five thousand four hundred and twenty dollars and eighty eight cents; in full discharge of all claim, in her own right and as heir-at-law, against the United States, stated in the petition or declaration numbered fourteen thousand six hundred and one in the records of the Commissioners of Claims, appointed under the act of March third, eighteen hundred and seventy-one.

To Narcissa Keene Johnson, three thousand five hundred and twenty three dollars and eighty eight cents; in full discharge of all claim against the United States, stated in the petition or declaration numbered fourteen thousand six hundred and one in the records of the Commissioners of Claims, appointed under act of March third, eighteen hundred and seventy-one.
To Fannie Richer, five thousand one hundred and sixty-five dollars.
To J. Madison Wells, four thousand and eighty dollars.

OF THE STATE OF MISSISSIPPI.

To Benjamin Bruton, the sum of eight hundred and forty dollars.
To Moses Curtis, five hundred and forty-four dollars.
To Isaac J. Fouche, one thousand four hundred and fifty seven dollars and fifty cents.
To Bettie T. Gray, administratrix of William B. Gray, deceased, three thousand five hundred and fifty nine dollars.
To John G. Higginbotham, one thousand five hundred and sixty-nine dollars.
To James A. Jumper, one thousand four hundred and seventy six dollars.
To Robert H. Malone, executor of James Mooring, deceased, one thousand nine hundred and seven dollars and fourteen cents.
To William A. McPheeters and William H. Dunbar, executors of Martha W. Dunbar, deceased eight hundred and forty eight dollars and thirty three cents.
To Catharine Q. McGowan, executrix of William McGowan, deceased, one thousand one hundred and one dollars and sixty six cents.
To William D. Nesbitt, five thousand six hundred and seventy dollars.
To Samuel J. Proctor, one thousand and ninety dollars.
To Walter D. Sprott, administrator of Samuel Millikan, deceased, two thousand four hundred and thirty dollars.
To Henry O. Sykes, seven hundred and eighty two dollars.
To Malinda Williams, administratrix of Samuel Bond, deceased, three thousand one hundred and eighty dollars.
To Emma J. Yeiser, administratrix of Lydia A. M. Ronaldson, five hundred and thirty-three dollars and thirty three cents.

North Carolina.

OF THE STATE OF NORTH CAROLINA.

To Elijah S. Bell, the sum of three hundred and eighty five dollars.
To Henry E. French, three hundred and eighty-six dollars.
To John Horton, five hundred and twelve dollars.
To John S. Manix, administrator of Willis M. Lewis, deceased, two hundred and thirteen dollars and seventy five cents.
To Sarah McSween, eight hundred and ninety five dollars.
To John Swinson, two hundred and seventy five dollars.
To Mary M. Welborn, three hundred and seventy two dollars and fifty cents.

South Carolina.

OF THE STATE OF SOUTH CAROLINA.

To Joseph H. Risley, the sum of eight hundred and seventy nine dollars and eighty-nine cents.

Tennessee.

OF THE STATE OF TENNESSEE.

To John C. Bailey, one hundred and twenty five dollars.
To Mrs. Aaron V. Brown, one thousand eight hundred and sixty nine dollars and fifty cents.
To Calvin Conley, two hundred and fifty dollars.
To John Daughtrey, three hundred and sixty-five dollars.
To John V. Dobson, executor of Isaac C. Dobson, deceased, three hundred dollars.
To Nelson Fox, administrator of John C. Yett, deceased, five hundred and twenty five dollars.
To John P. Gill, two hundred and fifteen dollars.
To John Hart, one thousand and fifty seven dollars.
To Robert W. Hall, three thousand and thirteen dollars.
To Enos Kincheloe, executor of Elizabeth Keys, deceased, two hundred and eighteen dollars and fifty cents, for the use and benefit of Landon Keys.
To George Lovelady, four hundred and forty-five dollars.
To Mary G. Maish, administratrix of Daniel H. Maish, deceased, two thousand four hundred and thirty-six dollars and fifty cents.
To Sampson W. McClellan, administrator of O. D. Williams, deceased, two hundred and fifty five dollars.
To Margaret McKinney, one hundred dollars.
To William Murphy, James County, four hundred and fifty dollars.
To William Murphy, of Davidson County, three hundred dollars.
To William A. Newland, eight hundred and ninety-two dollars.
To Noble Calhoun, executor of George W. Scurlock, deceased, one thousand one hundred and forty five dollars.
To Eliza A. Swift, four hundred and eighty-nine dollars.
To Joseph R Thompson, three hundred and forty-one dollars.
To William M. Turner, eight hundred and three dollars.
To James H. Yarbrough, administrator de bonis non of Margaret Yarbrough, deceased for the use and benefit of James H. Yarbrough and Cordelia Binkley, three hundred and eighty-nine dollars and thirty four cents.

Texas.

OF THE STATE OF TEXAS.

To Jacob Zeigler, the sum of eight hundred and eighty dollars.
OF THE STATE OF VIRGINIA.

To John H. Beery; the sum of five hundred and fifty-three dollars.
To Martha E. Beasley, guardian, for the use and benefit of Amanda, John, Susan and William Beasley, her children, two thousand five hundred dollars.
To John C. Davis, three hundred and twenty-six dollars.
To William Heffin, five hundred and sixty dollars.
To Bransom G. Jones, one thousand five hundred and ninety-five dollars.
To Lewis Kelley, one hundred and twenty-five dollars.
To Elliott Patton, senior, four hundred and seventy-seven dollars.
To Mary L. Payne, six hundred and fourteen dollars.
To James W. Pettigrew, eight hundred and ninety-one dollars.
To Mary Ann Reid, administratrix of Horatio Reed deceased, six hundred and fifty dollars.
To Lucy J. Wiseman, four hundred and eight dollars.
To Fannie S. and Mary A. Scott, three thousand seven hundred and ninety dollars.

Approved, March 3, 1881.

CHAP. 176.—An act directing the payment of certain awards in favor of parties therein named.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, directed to pay, out of any money in the Treasury not otherwise appropriated, to the following-named persons in the State of Tennessee the sums found to be due them by a court of claims created by Major-General George H. Thomas, in the year eighteen hundred and sixty-four, composed of Colonel H. C. Gilbert, of the Nineteenth Michigan Regiment of United States Volunteers, as president, and Captain Hubbard, Lieutenant Colville, Doctor John B. Armstrong, and S. L. Colville, members, to wit:

J. M. Bragg, three hundred and twenty-three dollars.
R. C. Belcher, two hundred and fifty-nine dollars and sixty cents.
John G. Brown, sixty-five dollars.
Will Cummings, one hundred and twenty-five dollars.
I Collier, one hundred and twenty dollars.
Stephen Cope, fifteen dollars and twenty cents.
G. P. Cummings, one hundred and eighty dollars and fifty cents.
Nancy Clendennin, sixty-three dollars.
John Evans, two hundred and sixty dollars.
W. R. Eddings, ten dollars.
James M. Evans, two hundred and sixty dollars.
George Flanegan, five hundred and thirty-three dollars.
W. Faulkner, seventy-five dollars.
Robert Gamble, ninety-eight dollars and sixty cents.
Micajah Gillette, fifty-two dollars and fifty cents.
Isaac Grizzel, one hundred and two dollars.
John H. Hopkins, one hundred and ten dollars.
Tempa Hays, one hundred and ninety-eight dollars.
Dickson Hillier, seventy-three dollars and twenty cents.
J. Hooten, one hundred dollars.
J. A. Jones, two hundred and sixty-four dollars and eighty-four cents.
Jesse Locke, one hundred and twenty-five dollars.
Cyrus Lytle, one hundred and ten dollars.
Thomas B. Locke, five hundred and twenty-two dollars.
G. C. Moffitt, two hundred and seventy-seven dollars.
J. and J. R. Macon, four hundred and seventy-one dollars.
J. E. Medley, two hundred and seventy dollars and eighty cents.
CHAP. 177.—An act for the relief of David W. Bell.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting officer of the Post-Office Department is hereby authorized and directed to credit David W. Bell, postmaster at Oxford, Michigan, with the sum of three hundred and sixty-three dollars and sixty-eight cents in his account as postmaster as aforesaid with said department; said sum being the amount of postal money and postage-stamps stolen from said post-office on the night of the twenty-third of March, eighteen hundred and eighty.

Approved, March 3, 1881.

CHAP. 178.—An act for the relief of Thomas Snell

Whereas, the circuit court for the southern district of Illinois did at the January term, eighteen hundred and seventy-nine, render judgment against said Snell for the sum of ten thousand dollars, in favor of the United States, on a bond dated May eighteenth, eighteen hundred and sixty-three, on which bond said Snell was surety for Captain S. H. Lunt, as quartermaster; and

 Whereas the judge of said court, and the district attorney, have since certified that it is extremely probable that there was no defalcation on said bond; and
Whereas the pretended defalcation was the result of the failure of the officers of the United States to take possession of the papers and effects of the said quartermaster, at the time of his death, according to the requirement of the Articles of War; and
Whereas the enforcement of said judgment would now be unjust:
Therefore,

Be it enacted by the Senate and House of Representatives of the United States in Congress assembled, That the district attorney of the United States for said district be, and is hereby, authorized and directed to release, cancel, and satisfy said judgment and discharge of record all liability against said Snell because of said judgment or any proceeding under the same; and that said Snell be relieved and discharged in law from all liability because of said judgment or proceeding.

Approved, March 3, 1881.

CHAP. 179.—An act granting an increase of pension to James H. Reeve.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That James H. Reeve, late captain and brevet major in the Third Regiment New York Volunteer Infantry, be, and he is hereby, granted and allowed, from June twenty-sixth, eighteen hundred and sixty-five, a pension at the rate of twenty-four dollars per month; and the Secretary of the Interior be, and he is hereby, authorized and directed to place the name of said James H. Reeve on the pension-roll at said rate, in lieu of the pension now paid him, deducting therefrom the amounts already paid him.

Approved, March 3, 1881.

CHAP. 180.—An act for the relief of Levi Price.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, directed to pay Levi Price, of Frederick County, Maryland, the sum of two hundred dollars, out of any money in the Treasury not otherwise appropriated; and the Secretary of the Treasury is hereby directed to cause to be credited to said Levi Price by the Commissioner of Internal Revenue the sum of one thousand seven hundred and forty dollars and twenty three cents, the amount of tax improperly assessed against him.

Approved, March 3, 1881.

CHAP. 181.—An act granting a pension to Mary A. Shemelia.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place the name of Mary A. Shemelia, as dependent widowed mother of William H. Shemelia, deceased, late a member of Company C, of the Thirty-fourth Regiment of New Jersey Volunteers, who died at post hospital at Paducah, in the State of Kentucky, December fourteenth, anno Domini eighteen hundred and sixty four, at the full rate of pension allowed by the pension laws to dependent widowed mothers of enlisted soldiers, to commence from and after the passage of this act.

Approved, March 3, 1881.
March 3, 1881.

**CHAP. 182.**—An act for the relief of Hardie Hogan Helper.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Hardie Hogan Helper, who was disabled while on special duty under the command of General A. E. Burnside, in the war of the late rebellion, and pay him a pension at the rate of ten dollars per month from the passage of this act.

Approved, March 3, 1881.

March 3, 1881.

**CHAP. 183.**—An act granting an increase of pension to George Smith.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and is hereby, authorized to place on the pension rolls, subject to the provisions and limitations of the pension laws, the name of George Smith, of Culpeper County, Virginia, late private in Captain Charles C. Allen's company of Virginia volunteers, and pay him a pension at the rate of fifteen dollars per month, that being the amount to which his disability entitles him according to the report of the board of examining surgeons.

Approved, March 3, 1881.

March 3, 1881.

**CHAP. 184.**—An act granting a pension to Mrs. Anna I. Guest.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll the name of Anna I. Guest widow of John Guest, late commodore in the United States Navy, and pay her a pension at the rate of fifty dollars from and after the passage of this act.

Approved, March 3, 1881.

March 3, 1881.

**CHAP. 185.**—An act granting a pension to Luman Case

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll, subject to the provisions and limitations of the pension laws, the name of Luman Case.

Approved, March 3, 1881.

March 3, 1881.

**CHAP. 186.**—An act for the relief of the sureties of Franklin Travis.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Joseph W. McCall, Young W. Allen, Wilburn H. Graves, Eli T. McGill, Priestley E. Parker, Henry McCall, and Jasper Ballew be, and they are hereby, released from all liability as sureties of the said Franklin Travis as collector of internal revenue, whether the said liability may have been fixed by judgment or be upon said bond executed by them on the ninth day of May, eighteen hundred and sixty-seven.

Approved, March 3, 1881.
CHAP. 187.—An act granting a pension to Caroline Stief.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-rolls the name of Caroline Stief, widow of Frederick Stief, late a member of the Missouri militia, subject to the provisions and limitations of the pension laws.

Approved, March 3, 1881.

CHAP. 188.—An act granting a pension to John S. Corlett.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll subject to the provisions and limitations of the pension laws, the name of John S. Corlett late a teamster in the service of the United States, and pay him the pension of a private soldier.

Approved, March 3, 1881.

CHAP. 189.—An act for the relief of James R. Gordon.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby authorized and directed to place the name of James R. Gordon, late a private in Company D, of the Sixteenth Regiment of Pennsylvania Cavalry Volunteers, on the pension roll, subject to the provisions and limitations of the pension laws of the United States.

Approved, March 3, 1881.

CHAP. 190.—An act granting a pension to William W. Church.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension-laws, the name of William W. Church, late a private in Company K, of the Sixty fifth Regiment of Infantry, Illinois Volunteers, and pay him a pension as such.

Approved, March 3, 1881.

CHAP. 191.—An act for the relief of Edward T. Brownell.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed, out of any money in the Treasury not otherwise appropriated, to pay Edward T. Brownell the sum of ninety dollars; said sum being the amount of two drafts on the United States depository at Chicago, Illinois, drawn by B. J. Sweet, late pension agent, one draft of thirty dollars payable to Syrena McDade, and one for sixty dollars payable to Almira M. Bacon, both of said drafts being indorsed payable to Edward T. Brownell; and said drafts are still outstanding.

Approved, March 3, 1881.
March 3, 1881.

CHAP. 192.—An act granting a pension to Peter Grattan.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension-laws, the name of Peter Grattan, father of John L. Grattan, late second lieutenant of Company G, Sixth Regiment United States Infantry.

Approved, March 3, 1881.

March 3, 1881.

CHAP. 193.—An act granting a pension to Johanna Meehan and minor children.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-rolls, subject to the provisions and limitations of the pension laws, the names of Johanna Meehan, widow of Patrick Meehan, private of Company I, Eighty-ninth Regiment of Indiana Volunteers, and Johanna Meehan, Annie Meehan, and Catharine Meehan, minor children of said Patrick and Johanna Meehan, and pay them a pension to commence from and after the passage of this act until said children reach the age of sixteen years, and so long as the said Johanna Meehan remains the widow of said Patrick Meehan.

Approved, March 3, 1881.

March 3, 1881.

CHAP. 194.—An act granting a pension to Sally M. Buchanan, widow of General Robert C. Buchanan, United States Army.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby authorized and directed to place on the pension-roll, subject to the provisions and limitations of the pension laws, the name of Sallie M. Buchanan, widow of the late Robert C. Buchanan, colonel and brevet major-general in the United States Army.

Approved, March 3, 1881.

March 3, 1881.

CHAP. 195.—An act granting a pension to William C. Parker.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to pay William C. Parker, of West Virginia, who lost both legs by a railroad collision while transporting government troops during the late war, under a peremptory order of General B. P. Kelley, the officer then in command of said troops in West Virginia, at the rate of twenty-five dollars per month.

Approved, March 3, 1881.

March 3, 1881.

CHAP. 196.—An act for the relief of William Redus.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and hereby is, authorized and directed to pay to William Redus the sum of three thousand and six hundred dollars, out of any money belonging to the nation of Osage Indians not otherwise appropriated, in payment in full for one hundred and forty four beeves taken from him by said Indians on the twenty-eighth day of June, eighteen hundred and seventy two: Provided, That said sum shall be taken in full
satisfaction of all claims on said Indians on account of the beeves so taken.

Approved, March 3, 1881.

CHAP. 197.—An act granting a pension to Betsey Elwell.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension-roll the name of Betsey Elwell, formerly Betsey Butler, widow of Jeremiah Elwell, a private in the Twenty-first Regiment United States Infantry, war of eighteen hundred and twelve, at the rate of eight dollars per month, to date from the passage of the act of March ninth, eighteen hundred and seventy-eight, “granting pensions to the soldiers and sailors of the war of eighteen hundred and twelve, and their widows, and for other purposes”.

Approved, March 3, 1881.

CHAP. 198.—An act granting a pension to Stephen P. Benton.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to place on the pension roll the name of Stephen Porter Benton, a soldier of the war of eighteen hundred and twelve, at the rate per month as provided by the act approved March ninth, eighteen hundred and seventy-eight, for survivors of the war of eighteen hundred and twelve.

Approved, March 3, 1881.

CHAP. 199.—An act for relief of the personal representative of George W. Henderlite, deceased.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to make such an allowance to George W. Henderlite, deceased, late collector of internal revenue for the eighth collection district of Virginia, as will make his net compensation equal to two thousand five hundred dollars per annum for the time he held the office of collector as aforesaid; and a sum sufficient to make payment of such allowance is hereby appropriated, out of any money in the Treasury not otherwise appropriated, to the personal representative of said George W. Henderlite, deceased.

Approved, March 3, 1881.

CHAP. 200.—An act for the relief of William H. Davis.

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, and he is hereby, authorized and directed to cause to be investigated by the Quartermaster’s Department of the United States Army the alleged taking by the United States authorities, for the use of the United States troops, during the years eighteen hundred and sixty-one and eighteen hundred and sixty-two, of a certain wharf and warehouse property, formerly situated in San Diego, California, alleged to have been the property of William H. Davis, of Oakland, California, and to have been used by troops of the United States for fuel: such investigation to extend to the title of the property and the incumbrances thereon.
March 3, 1881.

CHAP. 201.—An act restoring the name of Andrew J. Pennel to the pension-roll.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby, authorized and directed to restore to the pension-roll the name of Andrew J. Pennel, late of Company F, Fifty seventh Regiment Pennsylvania Volunteers; and he shall be paid, on his pension certificate numbered fifty-eight thousand seven hundred and twenty-two, the original amount allowed him from the date his name was dropped from said roll.

Approved, March 3, 1881.

March 3, 1881.

CHAP. 202.—An act for the relief of John H. Templeton.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Postmaster-General be authorized, and he is hereby directed, to credit John H. Templeton, postmaster at Millerton, State of New York, sum of four hundred and eighty-six dollars and sixty-four cents in his account with the Post-Office Department, being the value of postage-stamps stolen from his safe in the post-office in said town, by burglars, on the night of the third day of August, eighteen hundred and eighty.

Approved, March 3, 1881.
RESOLUTIONS.

[No. 5.] Joint resolution authorizing the loan of certain flags and bunting to the Committee on Inaugural Ceremonies.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War, and the Secretary of the Navy, are hereby authorized and empowered to loan to the Committee on Inaugural Ceremonies, the flags and bunting in the Government depots, for use in decorating the City of Washington on the fourth March next: Provided, That the said Committee shall indemnify the Departments against any loss or damage resulting from the use of said flags and bunting.

Approved, January 28, 1881.

[No. 15.] Joint resolution granting the use of artillery, tents and so forth, to be used at the soldiers reunion to be held at Lincoln, Nebraska, in the month of September of eighteen hundred and eighty-one.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War be, and is hereby, authorized to send from some convenient fort or arsenal, to be used at the soldiers' reunion at Lincoln, Nebraska, to be held in the month of September eighteen hundred and eighty-one, such cannon, tents, muskets and so forth as can be conveniently spared; said cannon, tents muskets and so forth to be returned after the holding of said reunion meeting in as like good condition as when received: Provided, That all transportation of said articles to and from the place the reunion to the fort or arsenal shall be without expense to the Government: Provided further, That the adjutant-general of the State of Nebraska, or other proper accounting officer, shall receipt for said arms, ammunition and camp equipage in the name of said State, and that such of them as shall not be returned shall be charged to said State against its quota.

Approved, February 21, 1881.

[No. 16.] Joint resolution to grant the use of artillery tents and so forth to be used at the soldiers reunion to be held in Maine in eighteen hundred and eighty-one.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of War is hereby authorized to send from some convenient fort or arsenal to be used at the soldiers' reunion to be held in Maine in eighteen hundred and eighty-one such cannon tents muskets and equipment as can be conveniently spared the same to be returned after the holding of said reunion in like good condition as when received Provided That all transportation of said articles to and from the place of reunion to the fort or arsenal shall be without expense to the Government Provided further that the adjutant-general of the State of Maine or other proper accounting officer shall receipt for said articles in the name of said State and that such of them as shall not be returned shall be charged to said State against its quota.

Approved, February 21, 1881.
CONVENTIONS

CONCLUDED BY THE

UNITED STATES OF AMERICA

WITH

FOREIGN NATIONS.
TREATIES AND CONVENTIONS.

Agreement between the United States and Brazil, for the protection of trade-marks. Concluded September 24, 1878; ratification advised by Senate January 29, 1879; ratified by President February 5, 1879; proclaimed June 17, 1879.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A proclamation.

Whereas an agreement between the United States and Brazil for the reciprocal protection of marks of manufacture and trade in the two countries, was concluded and signed by their plenipotentiaries, at Rio de Janeiro, on the 24th day of September, 1878, the original of which agreement is word for word as follows:

Agreement between the United States of America and Brazil for the protection of the marks of manufacture and trade.

The Government of the United States of America and the Government of His Majesty the Emperor of Brazil, with a view to the reciprocal protection of the marks of manufacture and trade in the two countries, have agreed as follows:

The citizens or subjects of the two High Contracting Parties shall have in the dominions and possessions of the other, the same rights as belong to native citizens or subjects, in every thing relating to property in marks of manufacture and trade.

It is understood that any person who desires to obtain the aforesaid protection must fulfil the formalities required by the laws of the respective countries.

In witness whereof the undersigned duly authorized to this end, have signed the present agreement and have affixed thereto the seals of their arms.

Done in duplicate at Rio de Janeiro the twenty-fourth day of the month of September, one thousand eight hundred and seventy-eight.

[SEAL.] HENRY WASHINGTON HILLIARD. [SEAL.] B. DE VILLA BELLA.

And whereas the said agreement has been duly ratified:

Now, therefore, I, Rutherford B. Hayes, President of the United States of America, have caused the said agreement to be made public
to the end that the same and every clause and part thereof, may be observed and fulfilled with good faith by the United States and the citizens thereof.

In witness whereof I have hereunto set my hand and caused the seal of the United States to be affixed:

Done at the city of Washington, this seventeenth day of June, in the year of our Lord, one thousand eight hundred and seventy nine, and of the independence of the United States, the one hundred and third.

[SEAL.]

R. B. HAYES.

By the President:

Wm. M. Evarts,

Secretary of State.
Modification of Article I. of the “Convention between the Postal Department of the United States of America and the Postal Department of the Dominion of Canada, signed on the 8th and 23d of June, 1875, and approved by the President of the United States on the 7th of July, 1875.”

For the purpose of establishing uniformity in the maximum amounts for which money orders may be issued in the United States and in the Dominion of Canada, the undersigned, duly authorized for that purpose, have agreed upon the following:

1st. Article I. of the “Convention between the Postal Department of the United States of America and the Postal Department of the Dominion of Canada,” is replaced by the following new article:

ARTICLE I.

There shall be a regular exchange of money orders between the two countries for sums received from remitters in one country for payment in the other.

The maximum amount of any money order, issued in either country, is fixed at fifty dollars in the lawful money of the country in which the order originates; but no money order shall include the fractional part of a cent.

2d. The provisions of this new article shall take effect on the first day of June 1879.

Done in duplicate and signed at Washington on the twenty-first day of May, in the year of our Lord, one thousand eight hundred and seventy-nine, and at Ottawa on the thirty-first day of May, in the year of our Lord, one thousand eight hundred and seventy-nine.

D. M. KEY,
Postmaster General of the United States.

A. CAMPBELL,
Postmaster General of the Dominion of Canada.

I hereby approve the foregoing convention, and in testimony thereof have caused the seal of the United States to be hereeto affixed.

By the President:

R. B. HAYES

WM. M. EVARTS,
Secretary of State.

JUNE 4TH, 1879.
**BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.**

A PROCLAMATION.

Whereas a Consular Convention between the United States and the Netherlands, was concluded and signed by their respective Plenipotentiaries at the City of Washington, on the twenty-third day of May, in the year one thousand eight hundred and seventy-eight, which convention is word for word, as follows:

Consular Convention between the United States of America and the Netherlands.

The United States and His Majesty, the King of the Netherlands, being equally actuated by a desire to determine with precision the reciprocal rights, privileges, immunities and duties of their respective Consular Officers, together with their functions, have resolved to conclude a Consular Convention, and have appointed their plenipotentiaries, viz:

The President of the United States of America, William M. Evarts, Secretary of State of the United States; His Majesty, the King of the Netherlands; Jonkheer Rudolph Alexander August Eduard von Pestel, Knight of the Order of the Netherland’s Lion, His Majesty’s Minister Resident in the United States, who having exchanged their respective full powers which were found to be in good and due form, have agreed upon the following articles:

De Vereenigde Staten en Zijne Majesteit de Koning der Nederlanden, beide even zeer wenschende wederkeerig de regten, voorregten, vrijdommen en verplichtingen, alsmede de werkzaamheden Hunner respective consulaire ambtenaren nauwkeurig vast te stellen, hebben besloten eene Consulaire Overeenkomst aan te gaan, en hebben tot Hunne gevolmagtitden benoemd, te weten:

De President der Vereenigde Staten van Amerika, William M. Evarts, Secretaris van Staat der Vereenigde Staten; Zijne Majesteit de Koning der Nederlanden; Jonkheer Mr. Rudolph Alexander August Eduard von Pestel, Ridder der Orde van den Nederlandschen Leeuw, Hoogstdeszelfs Minister Resident bij de Vereenigde Staten, die, na uitwisseling hunner wederzijdsche volmagten, welke in goeden en behoorlijken vorm zijn bevonden, omtrent de navolgende artikelen zijn overeengekomen:
ARTICLE I.

Each of the high contracting parties agrees to receive Consuls-General, Vice-Consuls-General, Consuls, Vice-Consuls and Consular Agents of the other, into all its ports, cities and places, except in those localities where there may be some objection to admitting such officers.

This exception, however, shall not be made in regard to one of the high contracting parties, without being made likewise in regard to every other Power.

ARTICLE II.

The Consuls-General, Vice-Consuls-General, Consuls, Vice-Consuls and Consular Agents of the two high contracting parties, shall be reciprocally received and recognized on producing their commissions in the forms established in their respective countries, and the necessary exequaturs shall be delivered to them free of cost, on exhibiting which they shall enjoy the rights, prerogatives and immunities which are granted by the present convention.

The government granting the exequatur shall be at liberty to withdraw the same on stating the reasons for which it has thought proper so to do. Notice shall be given, on producing the commission, of the extent of the district allotted to the consular officer, and subsequently of the changes that may be made in this district.

ARTICLE III.

The respective Consuls-General, Vice-Consuls-General, Consuls, Vice-Consuls, Consular Agents, Consular-Pupils and Consular Clerks of the high contracting parties, shall enjoy in the two countries all the privileges, exemptions and immunities which are enjoyed or which may be hereafter enjoyed by the officers of the same rank of the most favored nation.

ARTIKEL I.

Elke der Hooge contracterende Partijen stemt er in toe in al hare havens, steden en plaatsen Consuls-Generaal, Vice-Consuls-Generaal, Consuls, Vice-Consuls en Consulaire Agenten van de andere toe te laten, uitgezonderd op die plaatsen waar het toelaten van zoodanige ambtenaren aan bezwaren mogt onderhevig zijn.

Deze uitzondering zal evenwel ten aanzien van eene der Hooge contracterende Partijen niet worden gemaakt, ten zij dit even zeer ten aanzien van elke andere Mogendheid plaats hebbe.

ARTIKEL II.

De Consuls-Generaal, Vice-Con- suls-Generaal, Consuls, Vice-Con- suls en Consulaire Agenten van de twee Hooge contracterende Partijen, zullen wederkeerig worden toegelaten en erkend na overlegging hunner commissien, opgemaakt in den vorm in hunne wederzijdsche landen gebruikelijk, en de ver- eischte exequaturs zullen hun kosteloos verstrekt worden; op vertoon daarvan zullen zij de reg- ten, voorregten en vrijdommen genieten, welke bij deze overeen- komst worden toegestaan.

De Regering, die het exequatur verleent, zal de bevoegdheid heb- ben het in te trekken met opgave der redenen waarom zij gepast oordeelt, daartoe over te gaan. Bij de overlegging der commissie zal kennis worden gegeven van de uitgestrektheid van het ressort aan den consulaire ambtenaar toege- wezen en later, in het eventuele geval, van de veranderingen welke in dat ressort worden gebragt.

ARTIKEL III.

De wederzijdsche Consuls-Generaal, Vice-Consuls-Generaal, Consuls, Vice-Consuls, Consulaire Agents, Leerling-Consuls en Consulaire-Klerken van de Hooge con- tracterende Partijen zullen in de twee landen al de voorregten, vrij- stellingen en vrijdommen genieten waarvan de ambtenaren van gelij- ken rang der meest begunstigde natie het genot hebben of hierna
Such consular officers being citizens or subjects of the country which has appointed them shall be exempted from military billeting and contributions, and from all military service by land or by sea, whether in the regular army, in the national or civic guard, or in the militia; and shall enjoy personal immunity from arrest or imprisonment except for crimes or misdemeanors by the laws of the country in which they reside. They shall, moreover, when citizens or subjects of the country which has appointed them, and provided they be not engaged in commerce or manufactures, like-wise be exempt from taxation or sumptuary taxes, and from all other fiscal duties or contributive taxes of a direct or personal character; but this immunity shall not extend to customs, excise or octroi duties, nor to taxes upon real or personal property which they may acquire or own in the country in which they exercise their functions.

ARTICLE IV.

Testimony of consular officers. How taken.

If the testimony of a consular officer, who is a citizen or subject of the State by which he was appointed, and who is not engaged in business, is needed before the courts of either country, he shall be invited in writing to appear in court, and if unable to do so, his testimony shall be requested in writing, or be taken orally at his dwelling or office.

To obtain the testimony of such consular officer before the courts of the country where he may exercise his functions, the interested party in civil cases, or the accused in criminal cases, shall apply to the competent judge, who shall invite the consular officer in the manner zullen hebben. Zoodanige consulaire ambtenaren zullen, wanneer zij onderdanen of burgers zijn van het land hetwelk hen heeft benoemd, vrijgesteld zijn van inkwartiering en militaire contributien, alsmede van allen militairen dienst, zoo te land als ter zee, hetzij bij de geregeld krijsmagt, hetzij bij de schutterij of bij de militie, en voorts persoonlijk gevrijwaard zijn tegen inhechtenisneming of gevangenzetting, uitgezonderd voor dar- den, welke volgens de wetten van het land waar zij gevestigd zijn, mis- daden of wanbedrijven uitmaken. Zij zullen bovendien, wanneer zij onderdanen of burgers zijn van het land, hetwelk hem benoemd heeft, en mits zij geen handel drijven of beroep uitoefenen, insgelijk vrijgesteld zijn van hoofdelijken omslag of verteringsbelastingen, en van alle andere fiscale regten of belastingen van directen of pers- onelen aard; doch deze vrijdon zal zich niet uitstrekken tot de in- en uitgaande regten of accijnsen noch tot belastingen op onroerende of roerende goederen door hen verkregen of bezeten in het land in hetwelk zij hun ambt uitoefenen.

Wanneer de getuigenis van een' consulair ambtenaar, die onder- daan of burger is van den Staat, welke hem benoemd heeft en geen handel drijft noch beroep uitoefent, vereischt wordt voor de regterlijke overheid van een der beide landen, zal die ambtenaar schriftelijk uit- genoodigd worden om voor geneuie overheid te verschijnen en, in geval van verhinderende, zal zijne getui- genis of schrift verzocht of bij mondeopgenomen worden aan zijne woning of kanselarij.

Om de getuigenis van zoodanigen consulair ambtenaar te verkrij- gen voor de regterlijke overheid van het land, waar hij zijn ambt uitoefent, zal de betrokken partij in burgerlijke zaken of de beschuldigde in strafzaken zich moeten wenden tot den bevoegden regter,
prescribed in § 1, to give his testimony.

It shall be the duty of said consular officer to comply with this request, without any delay which can be avoided.

Nothing in the foregoing part of this article, however, shall be construed to conflict with the provisions of the sixth article of the amendments to the constitution of the United States, or with like provisions in the constitutions of the several States, whereby the right is secured to persons charged with crimes, to obtain witnesses in their favor, and to be confronted with the witnesses against them.

**ARTICLE V.**

Consuls-General, Vice-Consuls-General, Consuls, Vice-Consuls and Consular-Agents may place above the outer door of their offices, or residences, the arms of their nation, together with a proper inscription indicative of their office. They may also display the flag of their country over their offices, or dwellings, and may hoist their flag upon any vessel employed by them in port in the discharge of their duty.

**ARTICLE VI.**

The consular archives shall be at all times inviolable, and the local authorities shall under no pretext, examine or seize the papers belonging thereto.

When a consular officer is engaged in business, the papers relating to the Consulate shall be kept in a separate enclosure and apart from the papers pertaining to his business.

The offices and dwellings of consular officers shall in no event be used as places of asylum.

Office to comply with request.

Nothing in the vorenstaande gedeelte van dit artikel zal uitgelegd worden in strijd met de bepalingen van artikel VI. van de “Amendments” op de constitutie der Verenigde Staten of met gelijke bepalingen in de constitutien der verschillende Staten, waarbij het regt verzekerd is aan van misdrijf beschuldigde personen om getuigen ten hunnen gunste te verkrijgen, en gecoutfronteerd te worden met de getuigen tegen hen.

**ARTIKEL V.**

De Consuls-Generaal, Vice-Consuls-Generaal, Consuls, Vice-Consuls en Consulaire-Agenten zullen boven de buitendeur hunner kanselarij of aan hun woonhuis het wapen hunner natie mogen plaatsen, met een toepasselijk opschrift ter aanwijzing van hun ambt. Zij zullen ook de vlag van hun land boven hunne kanselarij of hun woonhuis mogen uitsteken en hun vlag mogen hijschen op ieder vaartuig dat door hen in de uitoefening van hun ambt in de haven gebruikt wordt.

**ARTIKEL VI.**

De consulaire archieven zullen ten allen tijde onschendbaar zijn, en de plaatselijke overheid zal onder geen enige voorwendsel, inzage nemen van of beslag leggen op stukken die daartoe behooren. Wanneer een consulair ambtenaar handel drijft of een beroep uitomt, moeten de stukken betrekking hebbende tot het Consulaat bewaard worden op eene afzonderlijke plaats en afgescheiden van de stukken tot den handel of het beroep behorende.

De kanselarij en woonplaats van consulaire ambtenaren mogen in geen geval gebruikt worden als vrijplaatsen.
**Article VII.**

In the event of inability to act, absence or decease of Consuls-General, Vice-Consuls-General, Consuls, Vice-Consuls, Consular-Agents, their Consular-Pupils and Consular-Clerks, Chancellors or Secretaries, whose official character may have previously been made known to the Department of State at Washington, or to the Minister of Foreign Affairs at the Hague, shall be permitted to take charge *ad interim* of the business of the Consulate, and while thus acting, and so far as may be competent according to Article II., if foreign citizens not engaged in commerce, shall enjoy all the rights, privileges and immunities granted to the incumbents.

**Article VIII.**

Consuls-General and Consuls may with the approval of their respective governments, appoint Vice-Consuls-General, Vice-Consuls and Consular-Agents in the cities, ports and places within their consular district. They may appoint as such, without distinction, citizens of the United States, subjects of the Netherlands, or citizens or subjects of other countries. The persons so appointed shall be furnished with a commission, and shall enjoy the privileges, rights and immunities provided for in this Convention in favor of consular officers, subject to provisions and limitations as specified in Article III., and in other articles hereof.

**Article IX.**

The Consuls-General, Vice-Consuls-General, Consuls, Vice-Consuls and Consular-Agents of the two high contracting parties, shall have the right to address the authorities of the respective countries, national or local, judicial or executive, within the extent of their respective consular districts, for the purpose of complaining of any diplomatic proceedings.

**Artikel VII.**

In geval van verhindering, afwezigheid of overlijden der Consuls-Generaal, Vice-Consuls-Generaal, Consuls, Vice-Consuls en Consulaire-Agenten, zullen hunne Leerling-Consuls en Consulaire Klerken, Kanseliers of Secretarissen, nadat hun officieel karakter vooraf ter kennis zal zijn gebracht van het Ministerie van Staat te Washington of van den Minister van Buitenlandsche Zaken te's Gravenhage toegelaten worden om *ad interim* de zaken van het Consulaat waar te nemen en zullen zij, gedurende die waarneming en voor zooverre hunne hoedanigheid van niet handeldrijvende vreemdelingen overeenkomstig artikel III. het toelaat, alle regten, voorregten en vrijdommen genieten, die aan de titularissen zijn toegestaan.

**Artikel VIII.**

De Consuls-Generaal en Consuls mogen, met toestemming hunner wederzijdsche Regeringen, Vice-Consuls-Generaal, Vice-Consuls en consulaire agenten benoemen in de steden, havens en plaatsen gelegen in hun consulair ressort. Zij mogen als zoodanig benoemen, zonder onderscheid, burgers der Vereenigde Staten, Nederlandsche onderdanen, of onderdanen of burgers van andere landen. De aldus benoemde personen moeten voorzien worden van eene commissie, en zullen het genot hebben van de voorregten, regten, en vrijdommen in deze overeenkomst aan consulaire ambtenaren verleend, behoudens de voorzieningen en beperkingen omgeschreven in art. III., en in andere artikelen dier overeenkomst.

**Artikel IX.**

De Consuls-Generaal, Vice-Consuls-Generaal, Consuls, Vice-Consuls en consulaire agenten van de twee Hooge contracterende Partijen zullen het regt hebben zich tot de overheid der wederzijdsche Staten, lands- of plaatselijke, regerlijke of uitvoerende, binnen de uitgestrektheid van hunne respectieve consulaire ressorten te wen-
infraction of the treaties or conventions existing between the two countries, or for purposes of information, or for the protection of the rights and interests of their countrymen.

If such application shall not receive proper attention, such consular officers may, in the absence of the diplomatic agent of their country, apply directly to the government of the country in which they reside.

**ARTICLE X.**

Consuls-General, Vice-Consuls-General, Consuls, Vice-Consuls or Consular Agents of the two countries, or their Chancellors, shall have the right conformably to the laws and regulations of their country:

1. To take at their office or dwelling, at the residence of the parties, or on board of vessels of their own nation, the depositions of the captains and crews, of passengers on board of them, of merchants, or of any other persons.

2. To receive and verify certificates of births and deaths of their countrymen and of marriages between them, and all unilateral acts, wills and bequests of their countrymen, and any and all acts of agreement entered upon between subjects or citizens of their own country, and between such subjects or citizens and the subjects or citizens or other inhabitants of the country where they reside, and also all contracts between the latter; provided such unilateral acts, acts of agreement or contracts relate to property situated or to business to be transacted in the territory of the nation by which the said consular officers are appointed.

All such acts of agreement and other instruments, and also copies and translations thereof, when duly authenticated by such Consul-General, Vice-Consul-General, Consul, Vice-Consul or Consular Agent den, met het doel om vertoogen in te brengen tegen elke inbreuk op de traktaten of overeenkomsten tusschen de beide Staten bestaande, of ten behoeve van inlichtingen, of ter bescherming van de regten en belangen van hunne landgenooten.

Indien aan zoodanig vertoog geen gevolg wordt gegeven, mogen bedoelde consulaire ambtenaren, bij afwezigheid van den diplomatisch agent van hun land, zich regtstreeks wenden tot de Regering van het land waarin zij gevestigd zijn.

**Artikel X.**

De Consuls-Generaal, Vice-Consuls-Generaal, Consuls, Vice-Consuls of Consulaire-Agenten van de twee landen of hunne Kanselier zullen het regt hebben, overeenkomstig de wetten en verordeningen van hun land:

1. Om in hunne kanselarij of hun woonhuis, in de woning der partijen of aan boord van schepen van hunne eigen natie, de verklaringen op te nemen van de schippers en van de bemanning, van de zich aan boord bevindende passagiers, van kooplieden of van alle andere personen.

2. Om op te maken en te waarmerken geboorte- en doodakten van hunne landgenooten en akten van huwelijk tusschen dezen onderling, alsmede alle eenzijdige akten en uiterste wilsbeschikkingen van hunne landgenooten, alle akten van overeenkomst gesloten tusschen onderdanen of burgers van hun eigen land, en tusschen zulke onderdanen of burgers en de onderdanen of burgers van andere inwoners van het land waar zij gevestigd zijn, en insgelijks, alle contracten tusschen de laatstgenoemden, mits zulke eenzijdige akten, akten van overeenkomst of contracten betrekking hebben op eigendom gelegen in- of zaken te verhandelen op het grondgebied van de natie, door welke de bedoelde consulaire ambtenaren benoemd zijn.

Al zulke akten van overeenkomst en andere bescheiden, alsmede afschriften en vertalingen daarvan, mits behoorlijk gewaarmerkt door den Consul-Generaal, Vice-Consul-Generaal, Consul, Vice-Consul en
under his official seal, shall be received in Courts of Justice, as legal documents or as authenticated copies as the case may be, subject to the provisions of law on such subject, however, in the two countries.

**ARTICLE XI.**

The Consuls-General, Vice-Consuls-General, Consuls, Vice-Consuls and Consular-Agents shall have charge of the internal order on board of the merchant vessels of their nation, to the exclusion of all local authorities. They shall take cognizance of all disputes and determine all differences which may have arisen at sea, or which may arise in port, between the captains, officers and crews, including disputes concerning wages and the execution of contracts reciprocally entered into. The courts or other authorities of either country, shall on no account interfere in such disputes unless such differences on board ship be of a nature to disturb the public peace on shore or in port, or unless persons other than the officers and crew are parties thereto.

**ARTICLE XII.**

The Consuls-General, Vice-Consuls-General, Consuls, Vice-Consuls and Consular-Agents shall be at liberty to go, either in person or by proxy, on board vessels of their nation admitted to entry, and to examine the officers and crews, to examine the ships' papers, to receive declarations concerning their voyage, their destination and the incidents of the voyage; also to draw up manifests and lists of freight or other documents, to facilitate the entry and clearance of their vessels, and finally to accompany the said officers or crews before the judicial or administrative authorities of the country to assist them as their interpreters or agents.

**ARTIKEL XI.**

De Consuls-Generaal, Vice-Con- suls-Generaal, Consuls, Vice-Con- suls en Consulaire-Agenteren zullen, bij uitsluiting van alle plaatselijke overheden, belast zijn met de inwendige tucht aan boord der koop- vaardijschepen hunner natie. Zij zullen kennis nemen van alle twistsen, en alle geschillen beslissen, welke zich op zee zullen hebben voorgedaan of zich in de haven zullen voordoen tusschen den schipper, de officieren en de bemanning, met inbegrip van geschillen over de gage en de uitvoering der wederzijds aangegane contracten. De regterlijke of andere overheid der beide landen zal, uit geenerlei hoofde, in zulke geschillen tusschen beide mogen treden, tenzij bedoelde geschillen aan boord van dien aard mogen zijn dat de openbare rust, aan wal of in de haven, daad- door verstoord wordt, of tenzij personen, niet tot de officieren en bemanning behorende, daarbij betrokken zijn.

De Consuls-Generaal, Vice-Con- suls-Generaal, Consuls, Vice-Con- suls en Consulaire-Agenteren zullen de bevoegdheid hebben om, hetzij in persoon hetzij bij gemagtigde, aan boord te gaan van schepen hunner natie, die ter inklaring zijn toegelaten, de officieren en het scheepsvolk te hooren, inszage te nemen van de scheepspapieren, verklaringen op te nemen betref- fende de reis, de bestemming en de gebeurtenissen op reis, alsmede om manifesten en vrachtfistelen of an- dere stukken op te maken, om de in- en uitklaring van hunne schepen te bevorderen, en eindelijk, om de bedoelde officieren of bemanning te vergezellen voor de regterlijke of administratieve overheid des lands, ten einde hen bij te staan als tolk of agent.
and Consular-Agents of the two countries may respectively cause to be arrested and sent on board, or cause to be returned to their own country, such officers, seamen or other persons forming part of the crew of ships of war or merchant vessels of their nation, who may have deserted in one of the ports of the other.

To this end they shall respectively address the competent national or local authorities in writing and make request for the return of the deserter, and furnish evidence by exhibiting the register, crew list or other official documents of the vessel, or a copy or extract therefrom, duly certified, that the persons claimed belong to said ship's company. On such application being made, all assistance shall be furnished for the pursuit and arrest of such deserters, who shall even be detained and guarded in the jails of the country, pursuant to the requisition and at the expense of the Consuls-General, Vice-Consuls-General, Consuls, Vice-Consuls or Consular-Agents until they find an opportunity to send the deserters home.

If, however, no such opportunity shall be had for the space of three months from the day of the arrest, the deserters shall be set at liberty, and shall not again be arrested for the same cause. It is understood that persons who are subjects or citizens of the country within which the demand is made, shall be exempted from these provisions.

If the deserter shall have committed any crime or offence in the country within which he is found, he shall not be placed at the disposal of the Consul until after the proper tribunal having jurisdiction in the case shall have pronounced sentence, and such sentence shall have been executed.

Arrest of deserters.
Proceedings to obtain arrest of deserters.
Expenses of arrest and detention.
Duration of arrest limited.
Citizens exempted from provisions for arrest.
Crimes and offences committed by deserters.
Courts to try the case.
**ARTICLE XIII.**

Except in the case of agreement to the contrary, between the owners, freighters and insurers, all damages suffered at sea by the vessels of the two countries, whether they put into port voluntarily, or are forced so to do by stress of weather, shall be adjusted by the Consuls-General, Vice-Consuls-General, Consuls, Vice-Consuls and Consular-Agents of the respective countries.

If, however, any inhabitants of the country, or subjects or citizens of a third nation shall be interested in such damages, and if the parties cannot agree, recourse may be had to the competent local authorities.

**ARTICLE XIV.**

All necessary measures connected with the salvage of vessels of the United States which shall have been wrecked on the coasts of the Netherlands, with their cargoes and all that appertains to such vessel, shall be taken by the Consuls-General, Vice-Consuls-General, Consuls, Vice-Consuls and Consular-Agents of the United States, and reciprocally, the Consuls-General, Vice-Consuls-General, Consuls, Vice-Consuls and Consular-Agents of the Netherlands shall take such necessary measures in the case of the wreck of vessels of their country on the coasts of the United States.

The local authorities shall not otherwise interfere than for the maintenance of order, the protection of the interest of the salvors, if they do not belong to the crews that have been wrecked, and to carry into effect the arrangements made for the entry and exportation of the merchandise saved.

In absence of consular officers, local authorities to take charge.
and property on board of the wrecked vessel.

It is understood that the merchandise saved is not to be subjected to any Custom-House charges, unless it be intended for consumption in the country where the wreck may have taken place.

**ARTICLE XV.**

In case of death of any citizen of the United States in the Netherlands, or of any subject of the Netherlands in the United States, without having in the country of his decease any known heirs, or testamentary executors by him appointed, or in case of minority of the heirs, there being no guardian, the competent local authorities shall at once inform the nearest consular officer of the nation to which the deceased belongs, of the circumstance, in order that the necessary information may be immediately forwarded to parties interested.

The said consular officer shall have the right to appear personally or by delegate, in all proceedings on behalf of the absent or minor heirs, or creditors, until they are duly represented.

**ARTICLE XVI.**

The present convention shall not be applicable to colonies of either of the High Contracting Parties, and shall not take effect until the twentieth day after its promulgation in the manner prescribed by the laws of the two countries.

It shall remain in force for five years from the date of the exchange of ratifications.

In case neither of the contracting parties shall have given notice twelve months before the expiration of the said period, of its desire to terminate this convention, it shall remain in force for one year longer, and so on from year to year, until the expiration of a year from the time when said notice was given, and is subject to termination on one year's notice after four years.
the day on which one of the parties shall have given such notice for its termination.

ARTICLE XVII.

The present convention shall be ratified, and the ratifications thereof shall be exchanged at the city of Washington, within six months from the date hereof, and sooner if possible.

In testimony whereof, the respective plenipotentiaries have signed this convention, and have hereunto affixed their seals.

Done in duplicate at Washington, in the English and Dutch languages, on the twenty-third day of May, in the year of Grace, one thousand eight hundred and seventy-eight.

WILLIAM MAXWELL EVARTS.

R. VON PESTEL.

And whereas the said convention has been duly ratified on both parts, and the ratifications of the two governments were exchanged in the City of Washington, on the thirty-first day of July, one thousand eight hundred and seventy-nine,

Now therefore be it known, that, I, Rutherford B. Hayes, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every clause and article thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

In witness whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington this first day of August, in the year of our Lord, one thousand, eight hundred and seventy-nine, and of the Independence of the United States, the one hundred and fourth.

RUTHERFORD B. HAYES

By the President,

WILLIAM MAXWELL EVARTS,

Secretary of State.
Convention between the United States of America and the French Republic for the settlement of certain claims of the citizens of either country against the other. Concluded January 15, 1880; ratification advised by the Senate March 29, 1880; ratified by the President of the United States April 3, 1880; ratified by the President of the French Republic June 9, 1880; ratifications exchanged at Washington June 23, 1880; proclaimed June 25, 1880.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas, a Convention between the United States of America and the French Republic, for the settlement of certain claims of the citizens of either country against the other, was concluded and signed by their respective plenipotentiaries, at the city of Washington, on the fifteenth day of January, in the year one thousand eight hundred and eighty, which Convention is word for word as follows:

The United States of America and the French Republic, animated by the desire to settle and adjust amicably the claims made by the citizens of either country against the government of the other, growing out of acts committed by the civil or military authorities of either country as hereinafter defined, during a state of war or insurrection, under the circumstances hereinafter specified, have agreed to make arrangements for that purpose, by means of a Convention, and have named as their Plenipotentiaries to confer and agree thereupon, as follows:

The President of the United States, William Maxwell Evarts, Secretary of State of the United States, and the President of the French Republic, Georges Maxime Outrey, Envoy Extraordinary and Minister Plenipotentiary of France at Washington, Commander of the National Order of the Legion of Honor, &c., &c., &c.;

Who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon the following articles:

Preamble.

Convention.

Settlement of claims.

Contracting parties.

Les États-Unis d'Amérique et la République Française, animés du désir de régler par un arrangement amical les réclamations éléverées par les citoyens de chacun des deux pays contre le Gouvernement de l'autre et résultant d'actes commis pendant un état de guerre ou d'insurrection par les autorités civiles ou militaires de l'un ou l'autre pays dans les circonstances spécifiées ci-après, ont résolu de prendre des mesures à cet effet au moyen d'une Convention, et ont désigné comme leur Plénipotentiaires pour conférer et établir un accord, savoir:

Le Président des États-Unis, William Maxwell Evarts, Secrétaire d'État des États-Unis, et le Président de la République Française, Georges Maxime Outrey, Envoyé Extraordinaire et Ministre Plénipotentiaire de France à Washington, Commandeur de l'Ordre National de la Légion d'Honneur, &c., &c., &c.;

Lesquels, après s'être communiqué leurs pleins pouvoirs respectifs et les avoir trouvés en bonne et due forme, sont convenus des articles suivants:
ARTICLE I.

All claims on the part of corporations, companies, or private individuals, citizens of the United States, upon the Government of France, arising out of acts committed against the persons or property of citizens of the United States not in the service of the enemies of France, or voluntarily giving aid and comfort to the same, by the French civil or military authorities, upon the high seas or within the territory of France, its colonies and dependencies, during the late war between France and Mexico, or during the war of 1870-'71 between France and Germany and the subsequent civil disturbances known as the "Insurrection of the Commune"; and on the other hand, all claims on the part of corporations, companies or private individuals, citizens of France, upon the Government of the United States, arising out of acts committed against the persons or property of citizens of France not in the service of the enemies of the United States, or voluntarily giving aid and comfort to the same, by the civil or military authorities of the Government of the United States, upon the high seas or within the territorial jurisdiction of the United States, during the period comprised between the thirteenth day of April, eighteen hundred and sixty-one, and the twentieth day of August, eighteen hundred and sixty-six, shall be referred to three Commissioners, one of whom shall be named by the President of the United States, and one by the French Government, and the third by His Majesty the Emperor of Brazil.

ARTICLE II.

The said commission, thus constituted, shall be competent and obliged to examine and decide upon all claims of the aforesaid character, presented to them by the citizens of either country, except such as have been already diplomatically, judicially or otherwise by competent authorities, heretofore disposed of by either government; but no claim or item of damage or injury based upon the emancipation or loss of slaves shall be entertained by the said Commission.
ARTICLE III.

In case of the death, prolonged absence, or incapacity to serve of one of the said Commissioners, or in the event of one Commissioner omitting, or declining, or ceasing to act as such, then the President of the United States, or the Government of France, or His Majesty the Emperor of Brazil, as the case may be, shall forthwith proceed to fill the vacancy so occasioned by naming another Commissioner within three months from the date of the occurrence of the vacancy.

ARTICLE IV.

The Commissioners named as hereinbefore provided shall meet in the city of Washington at the earliest convenient time within six months after the exchange of the ratifications of this convention, and shall, as their first act in so meeting, make and subscribe a solemn declaration that they will impartially and carefully examine and decide, to the best of their judgment and according to public law, justice and equity, without fear, favor or affection, all claims within the description and true meaning of Articles I. and II., which shall be laid before them on the part of the governments of the United States and of France respectively; and such declaration shall be entered on the record of their proceedings: Provided, however, that the concurring judgment of any two Commissioners shall be adequate for every intermediate decision arising in the execution of their duty and for every final award.

ARTICLE V.

The Commissioners shall, without delay, after the organization of the Commission, proceed to examine and determine the claims specified in the preceding articles, and notice shall be given to the respective Governments of the day of their organization and readiness to proceed to the transaction of the business of the Commission. They

ARTICLE III.

Dans le cas de mort, d'absence prolongée, d'incapacité de servir de cause à être rempli within three months.

ARTICLE IV.

Les Commissaires nommés conformément aux dispositions précédentes se réuniront dans la ville de Washington, aussitôt qu'il leur sera possible, dans les six mois qui suivront l'échange des ratifications de cette convention et leur premier acte, aussitôt après leur réunion, sera de faire et de signer une déclaration solennelle qu'ils examineront et décideront avec soin et impartialité, au mieux de leur jugement, conformément au droit public, à la justice et à l'équité, sans crainte, favor ni affection, toutes les réclamations comprises dans les termes et la véritable signification des Articles I. et II., qui leur seront soumises de la part des deux gouvernements de la France et des États-Unis respectivement: cette déclaration sera consignée au procès-verbal de leurs travaux Il est entendu d'ailleurs que le jugement rendu par deux des Commissaires sera suffisant pour toutes les décisions intermédiaires qu'ils auront à prendre dans l'accomplissement de leur fonctions comme pour chaque décision finale.

ARTICLE V.

Les Commissaires devront procéder sans délai, après l'organisation de la Commission, à l'examen et au jugement des réclamations spécifiées dans les articles précédents; ils donneront avis aux gouvernements respectifs du jour de leur organisation en leur faisant savoir qu'ils sont en mesure de procéder aux travaux de la Commis-
shall investigate and decide said claims in such order and in such manner as they may think proper, but upon such evidence or information only as shall be furnished by or on behalf of the respective Governments. They shall be bound to receive and consider all written documents or statements which may be presented to them by or on behalf of the respective Governments in support of, or in answer to, any claim, and to hear, if required, one person on each side whom it shall be competent for each Government to name as its Counsel or Agent to present and support claims on its behalf, on each and every separate claim. Each Government shall furnish at the request of the Commissioners, or of any two of them, the papers in its possession which may be important to the just determination of any of the claims laid before the Commission.

**Article VI.**

The concurring decisions of the Commissioners, or of any two of them, shall be conclusive and final. Said decisions shall in every case be given upon each individual claim, in writing, stating, in the event of a pecuniary award being made, the amount or equivalent value of the same in gold coin of the United States or of France, as the case may be; and in the event of interest being allowed on such award, the rate thereof and the period for which it is to be computed shall be fixed, which period shall not extend beyond the close of the Commission; and said decision shall be signed by the Commissioners concurring therein.

**Article VII.**

The High Contracting Parties hereby engage to consider the decision of the Commissioners, or of any two of them, as absolutely final and conclusive upon each claim decided upon by them, and to give full effect to such decisions without delay.
any objections, evasions, or delay whatever.

ARTICLE VIII.

Every claim shall be presented to the Commissioners within a period of six months, reckoned from the day of their first meeting for business, after notice to the respective Governments, as prescribed in Article V. of this Convention. Nevertheless, in any case where reasons for delay shall be established to the satisfaction of the Commissioners, or of any two of them, the period for presenting the claim may be extended by them to any time not exceeding three months longer.

The Commissioners shall be bound to examine and decide upon every claim within two years from the day of their first meeting for business as aforesaid; which period shall not be extended except only in case the proceedings of the Commission shall be interrupted by the death, incapacity, retirement, or cessation of the functions of any one of the Commissioners, in which event the period of two years herein prescribed shall not be held to include the time during which such interruption may actually exist.

It shall be competent in each case for the said Commissioners to decide whether any claim has, or has not, been duly made, preferred, and laid before them, either wholly, or to any and what extent, according to the true intent and meaning of this Convention.

ARTICLE IX.

All sums of money which may be awarded by the Commissioners as aforesaid, shall be paid by the one Government to the other, as the case may be, at the capital of the Government to receive such payment, within twelve months after the date of the final award, without interest, and without any deduction save as specified in Article X.

ARTICLE IX.

Toutes les sommes d'argent qui pourraient être allouées par les Commissaires en vertu des dispositions précédentes devront être versées par l'un des gouvernements à l'autre suivant le cas, dans la capitale du gouvernement qui devra recevoir le paiement, dans les douze mois qui suivront la date du jugement final, sans intérêts ni autres déductions que celles spécifiées dans l'Article X.
ARTICLE X.

The Commissioners shall keep an accurate record and correct minutes or notes of all their proceedings, with the dates thereof; and the Governments of the United States and of France may each appoint and employ a Secretary versed in the language of both countries, and the Commissioners may appoint any other necessary officer or officers to assist them in the transaction of the business which may come before them.

Each government shall pay its own Commissioner, Secretary and Agent or Counsel, and at the same or equivalent rates of compensation, as near as may be, for like officers on the one side as on the other. All other expenses, including the compensation of the third Commissioner, which latter shall be equal or equivalent to that of the other Commissioners, shall be defrayed by the two Governments in equal moieties.

The whole expenses of the Commission, including contingent expenses, shall be defrayed by a ratable deduction on the amount of the sums awarded by the Commissioners, provided always that such deduction shall not exceed the rate of five per centum on the sums so awarded. If the whole expenses shall exceed this rate, then the excess of expense shall be defrayed jointly by the two Governments in equal moieties.

ARTICLE XI.

The High Contracting Parties agree to consider the result of the proceedings of the Commission provided by this Convention as a full, perfect and final settlement of any and every claim upon either Government, within the description and true meaning of Articles I. and II.; and that every such claim, whether or not the same may have been presented to the notice of, made, preferred, or laid before the said Commission, shall, from and after the conclusion of the proceedings of the said Commission, be considered and treated as finally settled, concluded and barred.

ARTICLE XI.

Les Commissaires devront tenir un procès-verbal exact et conserver des minutes ou notes correctes et datées de tous leurs travaux; les gouvernements des États-Unis et de France pourront chacun nommer et employer un Secrétaire versé dans le langage des deux pays et les Commissaires pourront nommer tels autres employés qu'ils jugeont nécessaire pour les aider dans l'expédition des affaires qui viendront devant eux.

Chaque gouvernement payera ses propres Commissaires, Secrétaire et agent ou conseil, et la compensation qui leur sera allouée devra être égale ou équivalente autant que possible des deux côtés pour les fonctionnaires de même rang. Toutes les autres dépenses, y compris l'allocation du troisième Commissaire, qui sera égale ou équivalente à celle des deux autres, seront supportées par les deux gouvernements en parts égales.

Les dépenses générales de la Commission, y compris les dépenses éventuelles, seront couvertes par une déduction proportionnelle sur le montant des sommes allouées par les Commissaires; il est entendu toutefois que cette retenue ne devra pas excéder cinq pour cent des sommes accordées. Si les dépenses générales excédaient ce taux, le surplus serait supporté conjointement et en parts égales par les deux gouvernements.
The present Convention shall be ratified by the President of the United States, by and with the advice and consent of the Senate thereof, and by the President of the French Republic, and the ratifications shall be exchanged at Washington, at as early a day as may be possible within nine months from the date hereof.

In testimony whereof the respective Plenipotentiaries have signed the present Convention, in the English and French languages, in duplicate, and hereunto affixed their respective seals.

Done at the city of Washington, the fifteenth day of January, in the year of our Lord one thousand eight hundred and eighty.

WILLIAM MAXWELL EVARTS.

MAX OUTREY.

And whereas the said Convention has been duly ratified on both parts, and the ratifications of the two governments were exchanged in the city of Washington on the twenty-third day of June, one thousand eight hundred and eighty:

Now, therefore, be it known that I, RUTHERFORD B. HAYES, President of the United States of America, have caused the said Convention to be made public, to the end that the same and every article and clause thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

In witness whereof I have hereunto set my hand, and caused the seal of the United States to be affixed.

Done at the city of Washington this twenty-fifth day of June, in the year of our Lord, one thousand eight hundred and eighty, and of the Independence of the United States the one hundred and fourth.

R. B. HAYES.

By the President:

WM. M. EVARTS,

Secretary of State.
Convention between the Post-Office Department of the United States of America and the Post-Office Department of the German Empire concerning the exchange of post-office money-orders, concluded at Berlin, October 9, 1879.

Contracting parties.

The undersigned, duly authorized for that purpose, have agreed, subject to ratification, upon the following convention, concerning the exchange of post-office money orders.

Preamble.

Exchange of post office money orders.

1. There shall be a regular exchange of post office money orders between the United States of America and the German Empire.

Designation of post offices of issue and payment.

2. The Postal Administration of each country shall have power to authorize such of its post offices, as it may deem expedient, to issue money orders payable in the other country, and to pay money orders received therefrom.

Payment in gold coin or money of equal value.

1. It is hereby agreed that the basis of all payments for money orders, whether to or by the public, shall be gold coin, or other lawful money of equal value, but that each Postal Administration shall be at liberty to use, for the purpose, money of less value, if the same be a legal tender, provided account be taken of such difference of value.


ARTICLE 1.


ARTICLE 2.

1. Es wird hierdurch vereinbart, dass als Grundlage aller Zahlungen auf Postanweisungen, gleichviel ob es sich um Auszahlungen an das Publikum, oder um Einzahlungen Seitens desselben handelt, die Goldmünzen oder ein anderes gesetzliches Geld von gleichen Werthe gelten. Indess soll jeder Postverwaltung frei stehen, für den obigen Zweck Geld von geringerem Werthe zu verwenden, wenn dasselbe gesetzliches Zahlungsnvitttel ist, vorausgesetzt, dass solchem Minderwerth Rechnung getragen wird.
2. No money order shall exceed, for the present, the amount of fifty dollars, if issued in Germany, in favor of a payee in the United States of America, or, of two hundred and ten marks, if issued in the United States to be paid in Germany. The aforesaid maximum amount of fifty dollars, and of two hundred and ten marks shall be raised to one hundred dollars and four hundred marks respectively, whenever the Post Office Department of the United States of America is authorized, by law, to assent to such an increase.

3. The amount of each money order shall be expressed in the denominations of the coin of the country where the payment is to be made. For this purpose, the Administration of the country of origin is authorized to fix, at any time, the rate of conversion of its own money into that of the country of destination. Each Administration shall notify the other of the rate of conversion established under this article and of any change that may be made therein.

4. The Postal Administration of either of the contracting countries is at liberty to permit the transfer, by endorsement, within its jurisdiction, of the ownership of a money order originating in the other country.

**ARTICLE 3.**

There shall be given to the remitter of every money order, without extra charge, a certificate for the amount paid by him, in the form prescribed in the country of issue.

**ARTICLE 4.**

1. Each of the two Administrations is empowered to fix the rates of commission on the money orders issued within its own territory for payment in the other country. This rate of commission, however, shall...
not exceed one and one half per cent in Germany for each twenty marks, with a minimum charge of forty pfennigs, and one and one half per cent in the United States for each ten dollars; but the same fee charged for every twenty marks, or for every ten dollars, shall be exacted for any fraction thereof. The two Administrations will communicate to each other the rates of commission established in accordance with this provision.

2. The rates of commission must always be paid in advance by the remitter, who shall not be entitled to receive repayment thereof. Neither the remitter nor the payee of a money order shall be subjected to any charge therefor, in addition to the commission collected in pursuance of this article, except when payment of a money order is made by a letter-carrier at the residence or place of business of the payee, in which case the latter may be required to pay a carrier's fee.

3. The Postal Administration, by which the money orders are issued, shall pay to the Postal Administration of the country of payment three-fourths of one per cent on the total amount of such orders.

ARTICLE 5.

1. The form, to be used for post office money orders from Germany to the United States of America, shall be made of thick paper, and shall conform, in all respects, to the model, hereto annexed, marked "A." For post office money orders from the United States of America to Germany a form, made also of thick paper, and similar to the above mentioned model, shall be employed. On these latter forms, however, the English language shall be substituted for the German in the printed text.

2. The filling up, in writing, of these forms must be done by means of Arabic numerals and Roman letters, without any alteration or obliteration.

ARTIKEL 5.


2. Die handschriftliche Ausfüllung der Formulare muss mit arabischen Ziffern und mit lateinischen Schriftzeichen ohne Durchstreichungen oder Abänderungen bewirkt werden.
3. The money order must contain, in addition to the surname of the payee and his exact address, his given name, or at least, the initials of his given name or names, unless the payee be a firm, in which case, the ordinary designation of the firm will suffice. The place of destination must be accurately stated, so as to prevent any uncertainty in regard to it. On money orders issued in favor of residents of United States the name of the state and, if possible, of the county of the payee’s residence must be stated in the address.

4. The coupon of the money order must contain the name and the address of the remitter, and the amount to be paid, as well as the date of its issue may be noted thereon. Any other memoranda are prohibited.

ARTICLE 6.

The amounts of money orders, expressed in the currency of the country of payment, must not contain fractions of a pfennig or of a cent.

ARTICLE 7.

The Postal Money-Order Service between the two countries, shall be effected by the agency of two Offices of Exchange. On the part of Germany the Office of Exchange shall be Cologne, and on the part of the United States of America, New York.

ARTICLE 8.

1. Each Office of Exchange shall send, by every mail, to the corresponding Exchange Office, a certified List of the money orders issued in its own country, since the last previous transmission, for payment in the other.

2. The lists, by means of which the Exchange Office of Cologne transmits to that of New York, the
money orders issued in Germany, shall follow the pattern "B", here-to annexed.

Lists of orders—
Form "C".

3. The lists, by means of which the Exchange Office of New York transmits to the Exchange Office of Cologne the money orders issued in the United States, shall be in conformity with the model "C", hereto annexed.

Contents of lists.

4. The lists despatched from each Office of Exchange, as well as the entries therein, shall be numbered consecutively, commencing with No. 1 at the beginning of each year. After the close of the quarter ending June 30th of each year, supplementary lists may be sent by either Office of Exchange, if occasion requires, containing an entry of every order issued during that quarter, which has not been previously certified, but the amount of such lists shall form a separate item in the account for the next quarter.

5. Before making up any list, the Office of Exchange shall ascertain whether the money orders, received for transmission, have been filled up in accordance with the regulations made in pursuance of this Convention and, especially, whether the conversion from one currency into the other has been correctly effected.

Duplicate lists to be sent to New York.

6. Single lists shall be sent, in each case, from Cologne, but those from New York shall be in duplicate.

Lists to be forwarded in case no orders are sent.

7. Should it happen, at the time of despatching any mail, that there are no money orders to be certified for payment, a list must nevertheless be sent in that mail. But in such event, the despatching Exchange Office will write across the list the words: "No money orders."
ARTICLE 9.

1. As soon as the lists of the despatching office shall have reached the receiving Office of Exchange, the latter shall verify the lists received, and if errors are found, will indicate them with red ink.

2. The Exchange Office of Cologne will place its mark of acceptance on the back of one of the duplicates received from New York, describe thereon, in detail, the errors, should any be discovered, and shall then return such duplicate to the Exchange Office of New York.

3. The Exchange Office of New York shall acknowledge each list, received from the Exchange Office of Cologne, by means of the first subsequent list forwarded to the latter office.

4. The stamp of the despatching and of the receiving Exchange Office shall be imprinted upon the back of each money order entered in the lists. The former office shall forward to the latter all money orders, received from its inland offices, to be disposed of in accordance with the regulations of the country of payment.

ARTICLE 10.

Each of the two Administrations shall have power, under extraordinary circumstances, which appear of a nature to warrant such a measure, to suspend temporarily the exchange of money orders in either direction or in both, provided, however, that notice of such suspension be given to the other Administration immediately, and, if deemed necessary, by means of the telegraph.

1. Sobald die Verzeichnisse der Absendungs = Auswechselungs = Postanstalt bei der Empfangs-Auswechselungs-Postanstalt eingegangen sind, wird diese Letztere dieselben prüfen, und wenn sich darin Unrichtigkeiten vorfinden sollten, diese mit rother Tinte ersichtlich machen.


Jede der beiden Verwaltungen kann unter aussergewöhnlichen Verhältnissen, welche geeignet sind eine derartige Massnahme zu rechtfertigen, den Austausch von Postanweisungen vorübergehend in einer oder in beiden Richtungen einstellen, jedoch unter der Bedingung, dass die andere Verwaltung davon unverzüglich, nötigenfalls auf telegraphischem Wege, in Kenntniss gesetzt wird.
ARTICLE 11.

1. At the close of each quarter, or, at the latest, within six weeks after the expiration thereof, an account, in duplicate, shall be prepared and transmitted by the Postal Administration of the German Empire to the Postal Administration of the United States. For this quarterly account a form shall be used, in exact conformity with the pattern, "D", hereto annexed.

2. Payment shall be made in the money of the country in favor of which the account shows a balance, and, for the purpose of ascertaining such balance, the smaller credit shall be converted into the same money as that of the larger credit.

3. Should the quarterly account show a balance in favor of the Post Office Department of the German Empire, that of the United States shall return a copy of such account, after due examination and verification of the same, at the latest within fourteen days after the receipt thereof, and shall transmit, at the same time, a bill of exchange, drawn on Berlin or Hamburg, for the amount of said account, payable to the "General Post Kasse".
at Berlin. The Postal Administration of the German Empire shall then send an acknowledgment of receipt to the Postal Administration of the United States. If, on the other hand, the quarterly account shows a balance in favor of the United States Postal Administration, the latter will return a copy, after due examination and verification. At the latest, within fourteen days after the receipt of such copy, the Post Office Department of the German Empire shall transmit to that of the United States a bill of exchange for the amount thereof, drawn on New York, payable to the Postmaster-General of the United States. The Postal Administration of the latter country shall then send, in return, an acknowledgment of receipt.

4. If, pending the settlement of an account, one of the two Postal Administrations shall ascertain that it owes the other a balance exceeding five thousand dollars, or twenty-one thousand marks, the indebted Administration shall promptly remit the approximate amount of such balance to the credit of the other.

5. The expenses attending the remittance of bills of exchange shall invariably be borne by the Post Office Department, by which the payment is to be made.

6. If a bill of exchange in payment of the balance resulting from a quarterly account, is not transmitted within the period above stipulated, the amount of such balance is chargeable with interest, from the day after the expiration of said period until the day of the transmission of the bill of exchange. This interest is to be computed at the rate of five per cent per annum, and is to be placed to the debit of the dilatory Administration in the next quarterly account.

ARTICLE 12.


4. Wenn eine der beiden Verwaltungen vor Feststellung einer Abrechnung sich überzeugt, dass sie der anderen Verwaltung ein Guthaben von mehr als fünftausend Dollars oder von mehr als ein und zwanzig Tausend Mark schuldet, so soll die als Schuldnerin sich ergebende Verwaltung den annähernden Betrag dieses Guthabens ohne Verzug der anderen Verwaltung überweisen.


ARTIKEL 12.

Zu den nach den Bestimmungen des Artikels 11 des gegenwärtigen "F,"
Article 11 of this convention, the German Post Office Department will make use of a form corresponding to the model "E", and the Post Office Department of the United States will use one like the model "F". Both of these forms are hereto annexed.

ARTICLE 13.

1. Orders which cannot for any cause be paid to the person, for whom they are intended, shall become void, according to the regulations established in the country of destination, and the sums received therefor shall remain at the disposal of the Postal Administration of the country of origin, so that they may be repaid to the persons interested, or otherwise disposed of, according to the rules established by the laws or regulations of each country. The Postal Administration of Germany will therefore place, in the quarterly account, to the credit of the Postal Administration of the United States, all money orders, which are entered in the lists received from the United States, and which become void by reason of non-payment in Germany. A detailed statement of such orders shall furthermore be transmitted to the Post Office Department of the United States by the German Exchange Office at the close of each month. On the other hand, the Postal Administration of the United States shall, at the close of each month, promptly transmit to the German Exchange Office, for entry in the quarterly account, a detailed statement of all similar unpaid orders, which were originally certified in the lists from the latter office, and which under this Article have become void.

2. Repayment, whether of an original, or duplicate order, must not be made to the remitter until an authorization for such repay-

ARTIKEL 13.


Die deutsche Reichs-Postverwaltung wird daher, in die vierteljährige Abrechnung als Forderung der Vereinigten Staaten alle diejenigen Postanweisungen aufnehmen, welche vermittels der von den Vereinigten Staaten abgesandten Verzeichnisse in Deutschland eingegangen und wegen der nicht erfolgten Auszahlung daherselbst unbestellbar geworden sind. Die deutsche Auswechselungs-Postanstalt wird ausserdem am Schlusse jedes Monats ein besonderes Verzeichniss solcher Postanweisungen an die Postverwaltung der Vereinigten Staaten abenden. Andererseits wird die Postverwaltung der Vereinigten Staaten am Schlusse eines jeden Monats der deutschen Auswechselungs-Postanstalt zum Zwecke der Eintragung in die vierteljährige Abrechnung ein besonderes Verzeichniss aller derjenigen, in gleicher Weise, unauszahlt gebliebenen Postanweisungen pünktlich übersenden, welche ursprünglich in den von der letztgenannten Auswechselungs-Postanstalt aufgestellten Verzeichnissen eingetragen und nach Massgabe dieses Artikels unbestellbar geworden sind.

2. Die Rückzahlung, sei es auf Grund einer Postanweisung selbst, sei es auf Grund eines Doppels derselben, darf nicht früher an den
ment shall first have been received, by the country of issue, from the country where such order is payable, and the amounts of the repaid orders shall be duly credited to the former country, in the next quarterly account. It is the province of each Postal Administration to determine the manner in which repayment to the remitter is to be made.

**ARTICLE 14.**

1. Each Postal Administration hereby agrees to consider complaints respecting international postal orders, and to dispose of them in accordance with its regulations, provided they are accompanied by a statement from the payee, that the amount of the money order has not been paid to him.

2. A complaint from a remitter may, in like manner, be entertained, in case he furnishes satisfactory evidence that he has made due effort, without success, to obtain information from the payee respecting the payment of an amount transmitted through the international money-order system.

**ARTICLE 15.**

1. The present Convention shall take effect on the first day of April, 1880. On and after that day the convention concluded on the 22d of July, 1871, between the Postal Administration of the German Empire and the Postal Administration of the United States of America, shall terminate and become void.

2. The period of time during which this Convention may be ratified shall not extend beyond the first day of January, 1880.

3. Each of the contracting parties reserves the right to abrogate this Convention twelve months after.

Absender geschehen, als bis die Postverwaltung, in deren Gebiet die Einzahlung geschehen war, von der Postverwaltung, wo die Postanweisung zahlbar war, hierzu die Ermächtigung erhalten hat. Die an den Absender zurückgezahlten Beträge werden der auszahlenden Postverwaltung in der nächsten vierteljährlichen Abrechnung gutgeschrieben. Es ist Sache jeder Postverwaltung, zu bestimmen, in welcher Weise die Zurückzahlung an den Absender geschehen soll.

**ARTIKEL 14.**


2. Nachfragen der Absender können in gleicher Weise entgegengenommen werden, wenn der Absender glaubwürdig nachweist, dass er sich in gehöriger Weise, jedoch erfolglos, bemüht habe, bezüglich der Auszahlung eines durch das internationale Postanweisungsverfahren übermittelten Betrages Nachricht vom Empfänger zu erlangen.

**ARTIKEL 15.**


3. Jeder der vertragschließenden Theile behält sich das Recht vor, dies Uebereinkommen aufzuhören.

Convention to take effect April 1, 1880. Ratification. Rights reserved, to abrogate convention upon twelve months notice.
CONVENTION—GERMAN EMPIRE. October 9, 1879.

Ter having given notice of its intention to that effect to the other.

Executed in duplicate and signed at Berlin the 9th October, 1879.

C. F. MACDONALD W. GUNTHER.

[Translation.]

BERLIN, W., 6 December, 1879.

Imperial German General Post Department:

The General Post Department has the honor to communicate hereby, very respectfully, to the Post Office Department, that the Convention, concluded at Berlin on the 9th of October, 1879, between the respective Representatives of the German Imperial Post Department and the Post Office Department of the United States of America, concerning the exchange of Postal Money Orders, has been duly approved by the proper authorities.

WIEBE.

POST OFFICE DEPARTMENT,
Washington.

38323.

Having examined and considered the foregoing articles of a convention for the establishment of an exchange of post office money orders between the United States of America and the German Empire, which articles were agreed upon and executed in duplicate at Berlin on the 9th of October, A. D. 1879, by Mr. C. F. Macdonald, Superintendent of the Postal Money-Order System of the United States, and Special Commissioner, &c., &c., on behalf of this Department, and by Mr. W. Günther, Privy Councillor of the Post Department of the German Empire, on behalf of the latter Department, the same are by me hereby ratified and approved, by and with the advice and consent of the President of the United States.

In testimony whereof, I have caused the seal of the Post Office Department to be hereto affixed, with my signature this nineteenth day of December, A. D. one thousand eight hundred and seventy nine.

[SEAL OF THE POST-OFFICE DEPARTMENT OF THE UNITED STATES.]

D. M. KEY,
Postmaster-General.

I hereby approve the foregoing convention, and in testimony thereof I have caused the seal of the United States to be hereto affixed.

[SEAL OF THE UNITED STATES.]

R. B. HAYES.

By the President:

WM. M. EVARTS,
Secretary of State.

WASHINGTON, D. C., December 19th, 1879.
FORMS.
<table>
<thead>
<tr>
<th><strong>Abschnitt.</strong> Coupon.</th>
<th><strong>DEUTSCHLAND.</strong> Administration des Postes de l'Empire d'Allemagne. Internationale Post-Anweisung Mandat de Poste Internationale</th>
</tr>
</thead>
</table>
| Kann vom Empfänger abgetrennt werden. Peut-être détaché par le destinataire. | auf die Summe von \[
\begin{array}{c}
\text{in arabischen Ziffern.} \\
\text{en chiffres arabes.}
\end{array}
\] |
| Bezeichnung des Absenders. Désignation de l'envoyeur. | Zahlbar an ............................................................... |
| | Payable à M ................................................................. |
| | Bestimmungsort ........................................................... |
| | Lieu de destination .......................................................... |
| | Wohnung des Empfängers ....................................................... |
| | Adresse du destinataire ........................................................ |
| | Bestimmungsland ............................................................... |
| | Pays de destination ............................................................ |
| | Post-Aufgabestempel. Timbre du bureau d'origine. |
| **Gebühr zum Aufkleben der Freimarken. Indication de la taxe perçue.** |
| Aufgabe Nr ............. | Gut für \[
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\text{gleich} \\
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| Numéro d'émission .... | Bon pour \[
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| Date d'émission ....... | |
| Aufgabeort ............. | |
| Bureau expéditeur .... | |
| Aufgabebezirk .......... | |
| District d'émission ... | |
| **Den ten 18. Le 18.** | **Postwurm. Indication de service.** |
| **A. 24.** | **Unterschrift des Annahmebeamten. Signature de l'agent qui a dressé le mandat.** |
CONVENTION—GERMAN EMPIRE. October 9, 1879.

[Form.]

"B."

List, No. ——.

Sir:—

I have received your List, No. —— of the —— 188-, on —— the ——, 188-, with the international orders, belonging to it. The examination, which has taken place, has proved the correctness of the totals, viz.:

Amounts paid in —— dollars —— cents.

In return, I transmit to you, herewith, (in duplicate), a List, No. ——, with the international orders belonging to it. The total amount of the List being —— Marks —— Pfennigs.

Be pleased to examine, complete, and return to me, the original copy of this List, with your acknowledgment of its receipt, endorsed thereon.

I am, respectfully, your obedient servant,

Postmaster New York, N. Y.

To the Director of Posts,

Cologne, Germany.

*In case any differences are found, such differences to be stated below.*
Blanks to be filled by the despatching Exchange Office of New York.

<table>
<thead>
<tr>
<th>Current international number.</th>
<th>Number of original order.</th>
<th>Date of original order.</th>
<th>Post-office issuing original order.</th>
<th>Amount of the order in German money.</th>
<th>Remarks.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<td>Mks. Pfs.</td>
<td></td>
</tr>
</tbody>
</table>

SIR:

I have examined the within List, No.——, dated——, 188-—, and the international money orders belonging to it, amounting, in the aggregate, to—— Mks. —— Pfs. I have found said List correct, with the following exceptions:

(Indicate here, the errors in the List, should any be discovered, and the corrections thereof, if any are made.)

To the Postmaster of the Money-Order Exchange Office,

New York, N. Y.

Director of Posts.
List, No. ——.

SIR:

I transmit to you, herewith, a List, No. —— with the international money orders belonging to it, amounting, in the aggregate, to —— dollars —— cts.

Be pleased to examine and complete this List, and to return to me an acknowledgment of its receipt, by means of your first subsequent List.

I am, respectfully, your obedient servant,

To the Postmaster of the Money-Order Exchange Office,

New York, N. Y.
<table>
<thead>
<tr>
<th>Current international number</th>
<th>Number of original order</th>
<th>Date of original order</th>
<th>Post-office issuing original order</th>
<th>Amount of the order in U.S. Money</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Dols.</td>
<td>Cts.</td>
</tr>
</tbody>
</table>
ACCOUNT of the exchange of money orders between the German Empire and the United States of America during the quarter ending ——, 188-.

<table>
<thead>
<tr>
<th>Orders issued in Germany.</th>
<th>Orders issued in the United States.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of List.</td>
<td>Date of List.</td>
</tr>
</tbody>
</table>
CONVENTION—GERMAN EMPIRE. OCTOBER 9, 1879.

STATEMENT
of orders not paid, and to be credited to the despatching office.

Orders originating in the German Empire. | Orders originating in the United States.
--- | ---
| Number of List. | Date of List. | International number. | Amount of the order. |
| | | | $ | Cts. |

| Number of List. | Date of List. | International number. | Amount of the order. |
| | | | Marks. | Pf. |
### Balance

<table>
<thead>
<tr>
<th>To the credit of the German office</th>
<th>To the credit of the United States office</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Amount of orders issued in the United States</strong></td>
<td><strong>Amount of orders issued in Germany</strong></td>
</tr>
<tr>
<td><strong>Amount of commission due Germany at $\frac{1}{2}$ per cent. of the above amount.</strong></td>
<td><strong>Amount of commission due the United States at $\frac{1}{2}$ per cent. of the above amount</strong></td>
</tr>
<tr>
<td><strong>United States credit to be deducted.</strong></td>
<td><strong>German credit to be deducted.</strong></td>
</tr>
<tr>
<td><strong>Dollars</strong></td>
<td><strong>Mks.</strong></td>
</tr>
<tr>
<td>(To be converted at the average rate of exchange in New York during the Quarter to which this account appertains. See Art. 11 of the Convention of 9th October, 1879.)</td>
<td>(To be converted at the average rate of exchange in Hamburg during the Quarter to which this account appertains. See Art. 11 of the Convention of 9th October, 1879.)</td>
</tr>
<tr>
<td><strong>Balance to the credit of German office.</strong></td>
<td><strong>Balance to the credit of United States office.</strong></td>
</tr>
<tr>
<td><strong>Paid on account by the office of the United States:</strong></td>
<td><strong>Paid on account by the office of Germany:</strong></td>
</tr>
<tr>
<td><strong>Dates.</strong></td>
<td><strong>Dates.</strong></td>
</tr>
<tr>
<td><strong>Mks.</strong></td>
<td><strong>Pf$\ddot{a}$s.</strong></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Balance remaining.</strong></td>
<td><strong>Balance remaining.</strong></td>
</tr>
</tbody>
</table>

The within account exhibits a total balance of ——, which, after deductions of the payments on account, as therein stated, leaves a balance remaining of ——, due the —— office.

BURLINGTON, ——, 188—.

The above statement of account is accepted, with a balance of —— due the —— office.

WASHINGTON, ——, 188—.

Auditor of the Treasury, for the Post Office Department.
NIR:
The Lists of international money orders, which the Cologne Exchange Office has transmitted to the New York Exchange Office from —— to ——, 188-, amount to the sum of —— dolls. —— cents.
The Lists, transmitted by the New York Office to the Cologne Office, during the same period, amount to —— Ms. —— Pfs., approximating to —— dolls. —— cents.

Difference —— dolls. —— cents.

On account of which the German Office has already paid the following sums, viz:

<table>
<thead>
<tr>
<th>Date</th>
<th>Dolls</th>
<th>Cents</th>
</tr>
</thead>
<tbody>
<tr>
<td>---</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>---</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>---</td>
<td>---</td>
<td>---</td>
</tr>
</tbody>
</table>

Difference remaining —— dolls. —— cents.

In accordance with the terms of Article 11 of the Convention of 9th October, 1879, a bill of Exchange on New York for —— dolls. —— cents, is herewith transmitted, the receipt of which you will be pleased to acknowledge in due form.

To the Postmaster General of the United States,
Washington, D. C.
CONVENTION—GERMAN EMPIRE. OCTOBER 9, 1879.

[Form.]

"F."

POST OFFICE DEPARTMENT,
Washington, D. C., ---, 188-

No. ---.

Sir: The Lists of international money orders, which the Exchange Office of New York has transmitted to the Exchange Office of Cologne from --- to ---, amount to the sum of: .................................................. Mks. Pfs.

The Lists, transmitted by the Exchange Office of Cologne to the Exchange Office of New York, during the same period, amount to: Dolls. Cents, approximating to: .................................................. Mks. Pfs.

Difference ........................................................................................................ Mks. Pfs.

On account of which the United States office has already paid the following sums:

--- 18. " " "
--- 18. " " "

Difference remaining .............................................................................................. Mks. Pfs.

In accordance with the terms of Article 11 of the Convention of 9th October, 1879, a bill of Exchange on --- for Mks. --- Pfs., is, herewith, transmitted, the receipt of which you will be pleased to acknowledge in due form.

Superintendent Money-Order System.

To the DIRECTOR OF THE GENERAL POST OFFICE,
Berlin, Germany.
Amended Convention between the Post-Office Department of the United States of America and the General Post-Office of the United Kingdom of Great Britain and Ireland for modifying the system of exchange of money orders, concluded at London, December 2, 1879, and at Washington, December 18, 1879.

Contracting parties.

The Post Office Department of the United States of America and the General Post Office of the United Kingdom of Great Britain and Ireland being desirous of modifying the present system of exchange of Money Orders between the two countries, the undersigned, duly authorized for that purpose, have agreed upon the following Articles:

ARTICLE 1.

There shall be a regular exchange of money orders between the two countries.

The maximum of each order is fixed at £10 sterling, when issued in the United Kingdom of Great Britain and Ireland, and when issued in the United States, at $50 in the money of the latter country.

No money order shall include a fractional part of a penny, or, of a cent.

ARTICLE 2.

The British Post Office shall have power to fix the rates of commission on all money orders issued in the United Kingdom, and the Post Office Department of the United States shall have the same power in regard to all money orders issued in the United States.

Each Office shall communicate to the other its tariff of charges, or rates of commission, which shall be established under this Convention, and these rates shall, in all cases, be payable in advance by the remitters, and shall not be repayable.

It is understood, moreover, that each Office is authorized to suspend, temporarily, the exchange of money orders in case the course of exchange, or any other circumstance should give rise to abuses, or, cause detriment to the postal revenue.

ARTICLE 3.

Each country shall keep the commission charged on all money orders within its jurisdiction, but shall pay to the other country 1/3ths of one per cent. on the amount of such orders.

ARTICLE 4.

The service of the Postal money-order system between the two countries, shall be performed exclusively by the agency of Offices of Exchange. On the part of the United States the Office of Exchange shall be New York, and on the part of the United Kingdom London.

Orders shall be drawn only on the authorized money-order offices of the respective countries; and each Postal Administration shall furnish to the other a List of such offices, and shall, from time to time, notify any addition to, or change in such list.
ARTICLE 5.

No money order shall be issued unless the applicant furnish the name and address of the person to whom the amount is to be paid, and his own name and address; or, the name of the firm, or company who are the remitters or payees, together with the addresses of each.

The money orders, issued in either country, shall be forwarded by the remitters to the payees, at their own expense.

ARTICLE 6.

The advices of all money orders issued upon the United Kingdom by the post offices in the United States shall be sent to the Office of Exchange at New York, where they shall be impress with a dated stamp (Form "A") showing the amount to be paid in Sterling money, and transmitted, by the next mail, to the Chief Office at London, accompanied by a List, in duplicate, drawn upon the model of Form "B".

The advices, on their arrival in London, shall be compared with the entries in the List, and, afterwards dispatched to the paying offices.

In like manner the advices of money orders, drawn on the United States by postmasters in the United Kingdom, shall be sent to the Chief Office at London, shall there be impressed with a dated stamp (Form "A") showing the amount to be paid in United States money, and be dispatched accompanied by a List, in duplicate, (Form "C") to the Office of Exchange at New York, by the next mail.

The advices, on their receipt at New York, shall be compared with the entries in the List, and afterwards dispatched to the paying offices.

The advices of orders issued in the United States in the month of December, which may arrive at the Office of Exchange at New York in the earlier days of the following month, shall be entered on Lists supplementary to that of the last day of the month of December, and, in like manner, the advices of orders issued in the United Kingdom in the month of June, which may arrive at the Chief Office at London in the earlier days of the following month, shall be entered on Lists supplementary to that of the last day of the month of June.

Each Exchange Office shall certify its orders to the other in amounts designated in the denominations of the money both of the dispatching and receiving country, at the rate of conversion established by Article 13 of this Convention. The amounts, so converted, shall be checked at the receiving Office of Exchange.

ARTICLE 7.

The Lists, dispatched from each Office of Exchange, shall be numbered consecutively, commencing with No. 1. at the beginning of the month of July in each year; and the entries in these Lists shall also have consecutive numbers.

Of each List dispatched a duplicate shall be sent, which duplicate, after being verified by the receiving Office of Exchange, shall be returned to the dispatching Office of Exchange.

Each Office of Exchange shall promptly communicate to the other the correction of any simple error, which it may discover in the verification of the Lists.

When the Lists shall show irregularities, which the receiving Office shall not be able to rectify, that Office shall apply for an explanation to the dispatching Office, and such explanation shall be afforded without delay.

Should any List fail to be received in due course, the dispatching Office, on receiving information to that effect, shall transmit, without delay, a duplicate of the List, duly certified as such.
Duplicate orders shall only be issued by the Postal Administration of the country, on which the original orders were drawn, and in conformity with the regulations established, or, to be established, in that country.

Payment. The orders, issued by each country on the other, shall be subject, as regards payment, to the regulations which govern the payment of inland orders of the country, on which they were drawn.

Repayment to remitters. Repayment of orders to remitters shall not be made until an authorization for such repayment shall first have been obtained by the country of issue from the country where such orders are payable, and the amounts of the repay orders shall be duly credited to the former country in the quarterly account (Article 12).

Orders void if not paid within twelve months. Orders which shall not have been paid within twelve calendar months from the month of issue, shall become void, and the sums received shall accrue to, and be at the disposal of the country of origin.

Quarterly accounts to be rendered. At the close of each quarter an account shall be prepared at the Chief Office London, showing in detail the totals of the Lists, containing the particulars of orders issued in either country during the quarter, and the balance resulting from such transactions.

Settlement of accounts and payment of balances. If pending the settlement of an account, one of the two Postal Administrations shall ascertain that it owes the other a balance exceeding £1000 sterling, the indebted Administration shall promptly remit the approximate amount of such balance to the credit of the other.

Value of £ sterling equal to four dollars and eighty-seven cents. Until the two Postal Administrations shall consent to an alteration, it is agreed that in all matters of account, relative to money orders, which shall result from the execution of the present Convention, the
pound sterling of Great Britain shall be considered as equivalent to 4
dollars 87 cents of the money of the United States.

ARTICLE 14.

The Postal Administration in each country shall be authorized to
adopt any additional rules, (if not repugnant to the foregoing,) for the
greater security against fraud, or, for the better working of the system
generally.

All such additional rules, however, must be promptly communicated
to the Post Office of the other country.

ARTICLE 15.

This present Convention shall be substituted for, and shall take effect,
in lieu of all previous Conventions or arrangements relative to the ex-
change of money orders between the two countries, on the 1st day of
April 1880, and shall continue in force until twelve months after either
of the contracting parties shall have notified to the other its intention
to terminate it.

Done in duplicate and signed in Washington on the 18th day of De-
December in the year of our Lord, 1879, and in London on the 2nd day of
December in the year of our Lord, 1879.

D. M. KEY,  
Postmaster General of the United States.

JOHN MANNERS,  
Postmaster General of the United Kingdom.

I hereby approve the foregoing amended Convention, and in testi-
mony thereof I have caused the seal of the United States to be hereeto
affixed.

R. B. HAYES.

By the President:

WM. M. EVARTS,  
Secretary of State.

DECEMBER 19TH, 1879.
FORMS.
VALUE OF UNITED STATES ORDER IN ENGLISH MONEY.

<table>
<thead>
<tr>
<th>£</th>
<th>s.</th>
<th>d.</th>
</tr>
</thead>
<tbody>
<tr>
<td>3</td>
<td>3</td>
<td>2</td>
</tr>
</tbody>
</table>

NEW YORK, APRIL 1, 1880.

VALUE OF ENGLISH ORDER IN UNITED STATES MONEY.

<table>
<thead>
<tr>
<th>$</th>
<th>c.</th>
</tr>
</thead>
<tbody>
<tr>
<td>14</td>
<td>25</td>
</tr>
</tbody>
</table>

LONDON, APRIL 1, 1880.
List No. ——.

Sir:

I have the honor to transmit to you herewith, in duplicate, a List containing a detailed statement of the sums received in the United States since my last dispatch (List No. ——), for orders payable in Great Britain and Ireland, amounting in the aggregate to $—.

Be pleased to examine, complete, and return to me the original copy of this List, with your acknowledgment of its receipt indorsed thereon.

I am, sir, your obedient servant,

To the Controller, Money-Order Office,

London

Postmaster New York
Blanks to be filled by the dispatching Exchange Office of New York.

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

For use of chief office, London.
MONEY-ORDER OFFICE,
London, — — , 188-

Sir:

I have examined this List of money Orders from No. — to No. — , inclusive, for sums received in the United States for payment in the United Kingdom, amounting in the aggregate to $— — , and which is to be paid to the net amount of £— — s. — d. —.

The said List was found to be correct, with the following exceptions:


I am, sir, your obedient servant,

To the POSTMASTER MONEY-ORDER EXCHANGE OFFICE,
New York.

Controller.
**AMENDED CONVENTION—GREAT BRITAIN. DEC., 1879.**

**“C.”**

A list of money-orders issued in the United Kingdom and payable in the United States. Dispatched this — day of ——, 188-. Date of arrival at New York, ——.

Blanks to be filled up by the dispatching Exchange Office, London.

<table>
<thead>
<tr>
<th>List No.</th>
<th>——</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office stamp</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Current No. of International Order</th>
<th>No. of Original Order</th>
<th>Date of Original Order</th>
<th>Office of Issue</th>
<th>Full Name of Remitter</th>
<th>Place of Residence</th>
<th>County</th>
<th>Full Name of Payee</th>
<th>Place of Residence</th>
<th>County</th>
<th>State</th>
<th>Amount received in United Kingdom</th>
<th>Value of Order in U. S. Money</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Stamp of New York office.
Account of the exchange of Money Orders between the United Kingdom and the United States, during the quarter ended 1879.

<table>
<thead>
<tr>
<th>No. of List</th>
<th>Date of List</th>
<th>Total amount of each List</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>No. of List</th>
<th>Date of List</th>
<th>Total amount of each List</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
"E."

Table showing the particulars of such orders as have been repaid to the remitters in the country of issue.

<table>
<thead>
<tr>
<th>No. of List</th>
<th>Date of List</th>
<th>No. of International Order</th>
<th>Amount of Order</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>£   s.   d.   $   c.</td>
</tr>
</tbody>
</table>

Issued in the United Kingdom.

To credit of British Office

<table>
<thead>
<tr>
<th>No. of List</th>
<th>Date of List</th>
<th>No. of International Order</th>
<th>Amount of Order</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>$   c.   £   s.   d.</td>
</tr>
</tbody>
</table>

Issued in the United States.

To credit of United States Office
Table showing the particulars of such orders as have become void.

<table>
<thead>
<tr>
<th>No. of List</th>
<th>Date of List</th>
<th>No. of international Order</th>
<th>Amount of Order</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>2 s. d. $ c.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>No. of List</th>
<th>Date of List</th>
<th>No. of international Order</th>
<th>Amount of Order</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>$ c. 2 s. d.</td>
</tr>
</tbody>
</table>

To credit of British Office

To credit of United States Office
"G."

Balance.

<table>
<thead>
<tr>
<th>To credit of British Office.</th>
<th>£</th>
<th>s.</th>
<th>d.</th>
<th>To credit of United States Office.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amount of International Orders issued in the United States</td>
<td>$</td>
<td>c.</td>
<td></td>
<td>Amount of International Orders issued in the United Kingdom.</td>
</tr>
<tr>
<td>$ of one per cent. on amount of such issues</td>
<td>£</td>
<td>s.</td>
<td>d.</td>
<td>$ of one per cent. on amount of such issues.</td>
</tr>
<tr>
<td>Amount of void orders of British issue, as per Table</td>
<td>£</td>
<td>s.</td>
<td>d.</td>
<td>Amount of void orders of United States issue, as per Table.</td>
</tr>
<tr>
<td>Amount of International Orders repaid in United Kingdom, as per Table</td>
<td>£</td>
<td>s.</td>
<td>d.</td>
<td>Amount of International Orders repaid in the United States, as per Table.</td>
</tr>
<tr>
<td>Total</td>
<td>£</td>
<td>s.</td>
<td>d.</td>
<td>Total</td>
</tr>
<tr>
<td>Converted into Sterling</td>
<td>£</td>
<td>s.</td>
<td>d.</td>
<td>Converted into United States money</td>
</tr>
<tr>
<td>United States credit to be deducted</td>
<td>£</td>
<td>s.</td>
<td>d.</td>
<td>British credit to be deducted</td>
</tr>
<tr>
<td>Balance to credit of British Office</td>
<td>£</td>
<td>s.</td>
<td>d.</td>
<td>Balance to credit of United States Office</td>
</tr>
<tr>
<td>Paid on account to the office of the United States:</td>
<td>£</td>
<td>s.</td>
<td>d.</td>
<td>Paid on account to the office of Great Britain:</td>
</tr>
<tr>
<td>Dates.</td>
<td></td>
<td></td>
<td></td>
<td>Dates.</td>
</tr>
<tr>
<td>Balance remaining</td>
<td>£</td>
<td>s.</td>
<td>d.</td>
<td>Balance remaining</td>
</tr>
</tbody>
</table>

The within Account exhibits a total Balance of ——, which, after deduction of the payments on account as therein stated, leaves a Balance remaining of —— due to the —— office.

Signature of proper accounting officer of the British Office.

The above statement of Account is accepted with a balance of —— due to the —— office.

Auditor of the Treasury for the Post Office Department.

WASHINGTON, ——, 188—.

The payment on account of —— having been receipted by special vouchers, the receipt of the Balance remaining of —— is hereby acknowledged.

— — —, ——, 188—.
SIR:

The Lists of International Money Orders which the Exchange Office has transmitted to the New York Exchange Office from 188- to 188-, amount to the sum of £—, equal to $—.

The Lists transmitted by the New York Office to the Office, during the same period, amount to $—.

Difference $—.

On account of which the British Office has already paid the following sums, viz:—

— 188-, $—
— 188-, $—
— 188-, $—
— 188-, $—

Difference remaining $—.

In accordance with the terms of Article 12 of the Convention of December 2-18, 1879, a Bill of Exchange on New York for $— is herewith transmitted, the receipt of which you will be pleased to acknowledge in due form.

To the Postmaster General of the United States,
Washington.
No. —

SIR:
The Lists of International Money Orders which the Exchange Office of New York has transmitted to the Exchange Office of —, from —, 188-, amount to the sum of £—, equal to —

The Lists transmitted by the Exchange Office — to the New York Office, during the same period, amount to —

Difference —

On account of which the United States Office has already paid the following sums:

—, 188-, ................................................. £
—, 188-, ................................................. £
—, 188-, ................................................. £

Difference remaining —

In accordance with the terms of Article 12 of the Convention of December 2-18, 1879, a Bill of Exchange on London for £— is herewith transmitted, the receipt of which you will be pleased to acknowledge in due form.

To the POSTMASTER GENERAL,
Convention for the exchange of postal money-orders between the United States and France, concluded at Washington December 29, 1879.

The undersigned, David M. Key, Postmaster General of the United States of America, in virtue of the powers vested in him by law, and Maxime Outrey, Commander of the National Order of the Legion of Honor, Envoy Extraordinary and Minister Plenipotentiary from France to the United States of America, &c., &c., in the name of his Government, and by virtue of the powers which he has formally presented to this effect, have agreed upon the following convention:

ARTICLE 1.

Scope. The transmission of sums of money may be made by mail from France and Algeria to the United States of North America, and from the United States of North America to France and Algeria.

Money-orders. Such transmission is to be effected by means of money orders drawn by post offices in one country upon post offices in the other.

Limit. The amount of each order shall not exceed two hundred and fifty francs, or fifty dollars. The two Administrations, however, may, by common agreement, increase this maximum to five hundred francs, or one hundred dollars.

Transfer of orders by endorsement. Each of the two contracting countries reserves the right to declare transferable, within its territory, by means of endorsement, the ownership of orders originating in the other.

Fee to be paid by remitter. A fee, to be fixed by the Postal Administration of the country of origin, shall be collected from the

ARTICLE 1.


Ces envois s'effectueront au moyen de mandats tirés par des bureaux de poste de l'un des deux pays sur des bureaux de poste de l'autre pays.

Aucun mandat ne pourra excéder la somme de deux cent cinquante francs, ou de cinquante dollars.

Toutefois, les deux Administrations pourront, d'un commun accord, élever ce maximum à cinq cents francs ou cent dollars.

Est réservé à chacun des deux pays contractants le droit de déclarer transmissible par voie d'endossement, sur son territoire, la propriété des mandats de poste provenant de l'autre pays.

ARTICLE 2.

Il sera perçu, pour chaque envoi de fonds effectué en vertu de l'article précédent, une taxe qui sera
CONVENTION—FRANCE. DECEMBER 29, 1879.

remitter upon each sum of money transmitted in pursuance of the preceding article.

This fee shall not, however, exceed one and one half per cent. upon the amounts constituting the divisions in the schedule of fees.

ARTICLE 3.

The Postal Administration, which issues the orders, shall credit that, which pays them, with a commission of three fourths of one per cent. upon the total amount thereof.

ARTICLE 4.

The amount of the orders shall be paid in by the remitters and paid out to the beneficiaries in gold coin, or in other lawful money of equal current value.

In case at any time a paper currency, inferior in value to gold coin, shall become a legal tender in either country, the Postal Administration of that country is authorized to receive and to pay it out in its dealings with the public, provided account be taken of such difference of value.

ARTICLE 5.

The amount of each order must be expressed in the money of the country in which payment is to be made, but no order shall contain a fraction of a cent or of a demi-decime, (five centimes).

The rate of conversion of the money of the country of origin into that of the country of payment shall be fixed by the Administration of the country of origin.

ARTICLE 6.

The money orders issued by the French post offices, as well as those issued by the post offices in the United States, in pursuance of Article 1st of the present Convention, and the receipts entered thereon, shall not be subjected, under any pretext or claim, to any commission or tax whatever, at the expense of the person entitled to receive payment thereof.

déterminée par l'Administration du pays d'origine, et qui sera à la charge de l'expéditeur des fonds.

Cette taxe ne devra pas toutefois dépasser un et demi pour cent des sommes rondes qui formeront les degrés de l'échelle de perception.

ARTICLE 3.

L'Administration qui délivrera les mandats tiendra compte à l'Ad- ministration qui les paiera d'un droit de trois quarts d'un pour cent du montant total de ces mandats.

ARTICLE 4.

Le montant des mandats sera versé par les déposants et payé aux bénéficiaires en monnaie d'or, ou en quelque autre monnaie légale de même valeur courante.

Toutefois, au cas où, dans l'un des deux pays circulerait une papier monnaie ayant cours légal, mais d'une valeur inférieure à celle de l'or, l'Administration de ce pays aurait la faculté de le recevoir et de l'employer elle-même dans ses rapports avec le public, sous réserve de tenir compte de la différence des cours.

ARTICLE 5.

Le montant de chaque mandat sera exprimé en monnaie du pays où le paiement devra avoir lieu et ne devra pas comporter de fraction de demi-decime, (cinq centimes) ou de cent.

Les bases de la conversion de la monnaie du pays d'origine en monnaie du pays de destination seront fixées par l'Administration du pays d'origine.

ARTICLE 6.

Les mandats délivrés par les bureaux de poste français ou par les bureaux de poste américains, en exécution de l'article 1er de la présente Convention, et les acquits donnés sur ces mandats ne pourront, sous aucun prétexte et à quel- que titre que ce soit, être soumis à un droit ou à une taxe quelconque à la charge des destinataires des fonds.
ARTICLE 7.

Accounts.

The postal Administration of France and the Postal Administration of the United States shall, at certain periods to be fixed by them, by mutual agreement, prepare a statement of the amounts of their reciprocal indebtedness; and these accounts, after having been examined and set off against each other, shall be paid within a limited time, to be determined by common consent, in the money (of gold value) of the creditor country by the Administration, which shall be found indebted to the other.

Payment of balances.

For this purpose the smaller credit shall be converted into the same money as that of the larger credit. This conversion shall be based upon the average of the rates of exchange quoted at Paris during the period embraced in the account, if the payment is due to the United States; and upon the average of such rates quoted during a like period at New York, if the payment is due to France.

In case of non-payment to bear interest.

In case of the non-payment of the balance of an account within the time specified, the amount of such balance shall be chargeable with interest from the date of the expiration of the stipulated period until the day of the transmission of the amount due. Such interest shall be computed at the rate of five per cent. per annum, and is to be entered in the accounts as a debit against the dilatory Administration.

ARTICLE 8.

Sums received for unpaid orders.

The sums received by each of the two Administrations in payment for orders, the amounts of which have not been claimed by the persons entitled thereto, within the limit of time fixed by the laws and regulations of the country of origin, shall accrue permanently to the Administration which issued the orders.

ARTICLE 9.

Designation of offices of issue and payment.

The two Administrations shall designate, each for itself, the post offices which are authorized to issue and to pay money orders in pursuance of the present Convention. They will regulate, by com-
CONVENTION—FRANCE. DECEMBER 29, 1879.

mon consent, the form of the orders herein mentioned, their mode of transmission and the form of the accounts, described in Article 7 hereof, and all other matters of detail or arrangement necessary to secure the execution of the stipulations of the present Convention.

It is understood that each Administration shall bring to the knowledge of the other any changes which it may make in its list of offices authorized to issue and to pay money orders, and that other measures of execution may be modified by the two Administrations, whenever they agree that a modification is necessary.

ARTICLE 10.

Each of the two Administrations is empowered, under extraordinary circumstances, which may be of a nature to warrant the measure, to suspend temporarily the money-order service between the two countries; provided, however, that notice of such suspension be given to the other Administration immediately, and, if deemed necessary, by means of the telegraph.

ARTICLE 11.

The present Convention shall take effect on the first day of April, 1880.

It shall remain in force, from year to year, until one year after one of the two contracting parties shall have notified the other of its intention to terminate it.

During such final year, the Convention shall continue to be fully and entirely executed, without prejudice of the adjustment and payment of the accounts, after the expiration of the term in question.

ARTICLE 12.

The ratifications of the present Convention shall be exchanged prior to the first day of March, 1880.

In witness whereof the respective Plenipotentiaries have signed the present Convention and have affixed thereto their seals.

form of the orders.

Changes in offices of issue and payment to be notified.

Right to suspend issue of orders reserved.

Notice to be given.

Convention takes effect April 1, 1880.

Duration.

Ratifications.
CONVENTION—FRANCE. DECEMBER 29, 1879.

Executed in duplicate and signed at Washington the 29th day of December, 1879.

The Postmaster-General of the United States: D. M. KEY.

[Fait en double original et signé à Washington le 29ème jour de décembre 1879. Le Ministre de France aux États-Unis: MAX. OUTREY.

I hereby approve the foregoing Convention, and in testimony thereof I have caused the seal of the United States to be hereto affixed.

R. B. HAYES.

By the President:

WM. M. EVARTS,
Secretary of State.

WASHINGTON, January 2d, 1880.

[Translation.]

Having seen and examined the said Convention, we have approved the same, and do now approve it in virtue of the provisions of the law passed by the Senate and Chamber of Deputies. We declare that it is accepted, ratified and confirmed, and we promise that it shall be inviolably observed.

In witness whereof we have given these presents and fixed thereto the seal of the Republic.

At Paris, March 18, 1880.

By the President of the Republic:

JULES GRÉVY.

Detailed regulations agreed to and established for the execution of Convention between the United States and France, of December 29, 1879. Signed at Washington December 29, 1879, and at Paris February 3, 1880.

The undersigned, duly authorized for that purpose, with reference to Articles 1, 2, 5, 7 and 9 of the Convention concerning the exchange of postal money orders between the United States and France, have, on behalf of their respective Administrations, arranged the following provisions for securing the execution of the said Convention:

ARTICLE 1.

The Postal Administration of the United States shall furnish, as soon as practicable, to the Postal Administration of France, the names of the United States post offices, which

ARTICLE 1.

Les soussignés, dûment autorisés à cet effet, viennent de publier les Articles 1, 2, 5, 7, et 9, de la Convention concernant l'échange des mandats de poste entre les États-Unis et la France, ont, au nom de leurs Administrations respectives, arrêté les dispositions suivantes pour assurer l'exécution de la dite Convention.

L'Administration des Postes des États-Unis fournira, dans le plus bref délai, à l'Administration des Postes de France la nomenclature des bureaux de poste américains...
may be authorized to issue money orders payable in France and Algeria, and to pay money orders originating in France and Algeria.

On the other hand, the Postal Administration of France shall furnish, as soon as practicable, to the Postal Administration of the United States the names of the French post offices which may be authorized to issue money-orders payable in the United States and to pay money-orders originating in the United States.

The two Administrations shall reciprocally notify each other, in advance, of all changes which may subsequently be made in their respective lists of such post offices.

**ARTICLE 2.**

The two Administrations shall reciprocally notify each other, before putting them in operation, of the schedule of fees, and of the rate of monetary conversion which they shall have adopted in pursuance of Articles 2 and 5 of the Convention, and also of any changes which they may subsequently make therein.

**ARTICLE 3.**

The orders issued by the post offices of France and Algeria shall conform to model "A" annexed to the present Regulations. The form of the orders issued by the United States post offices will conform, as nearly as practicable, to the same model.

Each Administration shall have the power to modify the form of the model which it uses, but all modifications therein must be previously brought to the knowledge of the other Administration.

**ARTICLE 4.**

Postal money orders must not contain erasures or interlineations, even if the same are certified in the margin.

They must be delivered to the remitters, to be forwarded by them, at their own expense, to the payees.

**List of French post-offices authorized to issue and pay money orders to be furnished.**

**Notice of changes to be given.**

**Schedule of fees and rate of monetary conversion.**

**Money-orders, form of, prescribed.**

**Erasures and interlineations prohibited.**

Qu'elle autorisera à émettre des mandats sur la France et l'Algérie et à payer les mandats provenant de la France et de l'Algérie.

Beciproquement, l'Administration des Postes de France fournira, dans le plus bref délai, à l'Administration des Postes des États-Unis, la nomenclature des bureaux de poste français qu'elle autorisera à émettre des mandats sur les États-Unis et à payer les mandats provenant des États-Unis.

Les deux Administrations se notifieront réciproquement à l'avance les modifications que comporteront ultérieurement leurs nomenclatures respectives.

**Les mandats délivrés par les bureaux de poste de France et d'Algérie seront conformes au modèle "A" annexé au présent Règlement.**

La formule des mandats délivrés par les bureaux de poste des États-Unis s'accordera aussi exactement que possible avec le même modèle.

Chaque Administration aura la faculté de modifier la forme du modèle qu'elle emploiera, mais toute modification devra être portée préalablement à la connaissance de l'autre Administration.

**Les mandats de poste devront être sans rature ni surcharge, même approuvée.**

Ils seront remis aux dépositaires, pour être envoyés, par les soins de ceux-ci, aux destinataires.
ARTICLE 5.

The post office which issues an order is required to transmit to the office charged with its payment, through the intermediate agency of an exchange office established at New York, N. Y., an advice expressing very legibly, and in written characters, the following, to wit:

1st. The name of the issuing office;
2d. The name of the office, and of the country of destination, and, if relating to an order, payable in the United States, the name of the State in which such office is situated;
3d. The amount, in the money of the country of destination, which is to be paid to the owner of the order, and, if the Administration of the country of origin deems it expedient, the sum received for the order from the remitter, in the money of that country, may, in addition, be inscribed thereon;
4th. The surnames, and the given names, or at least the initials of the given names, of the remitter and of the payee of the order.

It will be sufficient, however, for the purpose, to make use, in the case of a business house, of its commercial designation, and, in the case of a corporation, of the name of the manager, the secretary, or the authorized agent thereof.

The advice must also bear the impress of the dated stamp of the issuing post office, and also the signature of the receiver or of the postmaster of that office.

It must be forwarded to New York by the first mail subsequent to the issue of the order.

ARTICLE 6.

Every advice, from either of the two countries, of a money order payable in the other, shall be verified by the Exchange Office of New York.

Those which shall be found incomplete, or not in conformity with the provisions of the foregoing Article 5, shall be returned to the issuing office for completion or correction.

Le bureau qui émettra un mandat adressera, par l'intermédiaire d'un bureau d'échange établi à New York, au bureau chargé de payer ce mandat, un avis exprimantr très-lisiblement et en toutes lettres, savoir:

1er. Le nom du bureau expéditeur;
2o. Le nom de bureau et du pays de destination et, s'il s'agit d'un mandat payable aux États-Unis, le nom de l'État dans lequel est situé le bureau destinataire.
3o. La somme, en monnaie du pays de destination, qui devra être payée au bénéficiaire du mandat, et, si l'Administration du pays d'origine le juge à propos, la somme en monnaie de ce pays, versée par l'expéditeur;
4o. Les noms et prénoms, ou tout au moins les initiales des prénoms, de l'expéditeur et du destinataire des fonds.

Toutefois, il suffira, le cas échéant, de la désignation de la raison sociale, pour une maison de commerce, et du nom du directeur, du secrétaire, ou du fondé de pouvoirs, pour une compagnie ou un établissement quelconque.

L'avis portera, en outre, le timbre à date du bureau expéditeur, ainsi que la signature du receveur ou du Postmaster de ce bureau.

Il sera expédié sur New York par le plus prochain courrier qui suivra la délivrance du mandat.
Those found correct shall be stamped by the Exchange Office of New York, with the date of their receipt at said Office, and with a special number corresponding to that upon the records of that Office; and they shall also be furnished with an endorsement indicating the amount to be paid by the Office of destination.

The indorsement by the New York Exchange Office, upon advice destined for payment in France and Algeria will be as follows:

<table>
<thead>
<tr>
<th>Mandat valable en France</th>
<th>pour</th>
<th>francs</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>et</td>
<td>centimes</td>
</tr>
</tbody>
</table>

Post Master of exchange office of New York.

Each advice which does not bear this indorsement will be considered as invalid, and will be returned to the Exchange Office of New York.

In case of the presentation of an order at the paying office, the amount of which does not agree with the amount indorsed upon the advice by the New York Exchange Office, such order will be considered as irregular and will be treated as hereinafter provided in Article 10.

**ARTICLE 7.**

As a general rule, lost or mis-sent advices will be replaced at the request of the paying office with the least possible delay, by duplicates to be issued by the Exchange Office of New York.

If the original advice has not been received by the Exchange Office of New York, the latter will indorse the fact upon the request for a duplicate and will forward it to the office alleged to have issued the order. In such case the duplicate shall be furnished, without de-

Ceux qui seront reconnus réguliers seront revêtus par le bureau d'échange de New York d'un timbre constatant la date de réception à ce bureau, d'un numéro spécial correspondant à leur transcription sur ses registres, et d'une griffe indiquant la somme à payer par le bureau destinataire.

La griffe appliquée par le bureau d'échange de New York sur les avis d'émission à destination de la France et de l'Algérie sera ainsi conçue:

<table>
<thead>
<tr>
<th>Mandat valable en France</th>
<th>pour</th>
<th>francs</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>et</td>
<td>centimes</td>
</tr>
</tbody>
</table>

Post Master of exchange office of New York.

Tout avis d'émission non revêtu de cette griffe sera considéré comme non valable et renvoyé au bureau d'échange de New York.

Dans le cas où, lors de la présentation du mandat au bureau destinataire, le montant indiqué par la griffe du bureau d'échange de New York ne concorderait pas avec le montant exprimé sur le mandat, celui-ci sera considéré comme irrégulier et traité suivant les dispositions de l'Article 10 ci-après.

**ARTICLE 7.**

En règle générale, les avis d'émission, perdus ou égarés, seront, sur la demande du bureau destinataire, remplacés par des duplicata de ces avis, que livrera, dans le plus bref délai, le bureau d'échange de New York.

Si l'avis original ne lui est pas parvenu, le bureau d'échange de New York annotera en conséquence la demande de duplicata et la transmettra au bureau signalé comme ayant émis le mandat; auquel cas le duplicata ou la réponse à la demande de duplicata
CONVENTION—FRANCE. DECEMBER 29, 1879.

Duplicate advices must, in all cases, before the corresponding orders can be paid, receive the indorsement of the Exchange Office, required by Article 6 hereof, to be placed upon the originals.

Each application for a duplicate shall be made out upon a blank conforming or analogous to model “B” annexed to these Regulations.

ARTICLE 8.

Advices, requests for duplicates, replies to such requests, as well as the duplicates themselves passing from the United States to France and Algeria, shall be sent first to the New York Exchange Office, which shall forward them under envelope addressed to the French office of destination.

Advices, requests for duplicates, replies to such requests, as well as the duplicates themselves passing from France and Algeria to the United States, shall be placed by the sending office in envelopes addressed to the New York Exchange Office.

The envelopes above mentioned shall conform or be similar to model “C” annexed to these Regulations.

ARTICLE 9.

Payment of orders issued under the authority of the Convention of December 29, 1879, can be exacted only at the post office of payment named upon the order, but not until after the receipt by that office, of the advice required by Article 5, hereof.

ARTICLE 10.

Orders, the payment of which cannot be effected for the following reasons, namely:

1st. Erroneous, insufficient, or ambiguous statement of the name, or of the residence of the payee;

2d. Discrepancies or omissions in names or in amounts upon either the advice or the order;

sura adessée sans retard par ce dernier bureau au bureau d'échange de New York.

Les duplicata d'avis devront, dans tous les cas, pour être valables, avoir été frappés par le bureau d'échange de New York du timbre dont l'Article 6 précédent prescrit l'application sur les avis originaux.

Toute demande de duplicata d'avis d'émission sera dressée sur une formule conforme ou analogue avec modèle “B” annexé au présent Règlement.

ARTICLE 8.

Les avis d'émission, les demandes de duplicata d'avis d'émission, ainsi que les réponses à ces demandes ou les duplicata eux-mêmes provenant des États-Unis seront dirigés d'abord sur le bureau d'échange de New York chargé de les mettre sous enveloppe à l'adresse du bureau français destinataire.

Les avis d'émission, les demandes de duplicata d'avis d'émission, ainsi que les réponses à ces demandes ou les duplicata eux-mêmes provenant de la France et de l'Algérie seront placés sous enveloppe par le bureau expéditeur à l'adresse du bureau d'échange de New York.

Les enveloppes sus-mentionnées seront conformes ou analogues au modèle “C” annexé au présent Règlement.

ARTICLE 9.

Le paiement des mandats dont l'émission est autorisée par la Convention du 29 décembre 1879, ne pourra être exigé qu'au bureau de poste désigné sur le mandat comme chargé d'en acquitter le montant et qu'après l'arrivée à ce bureau de l'avis mentionné dans l'Article 5 précédent.

ARTICLE 10.

Les mandats dont le paiement n'aura pu être effectué pour l'une des causes suivantes:

1°. Indication inexacte, insuffisante ou douteuse du nom ou du domicile des bénéficiaires;

2°. Différences ou omissions de noms ou de sommes, tant sur l'avis que sur le mandat;
CONVENTION—FRANCE. DECEMBER 29, 1879.

3d. Erasures or alterations in the text;
4th. Omissions of stamps or of signatures;

Shall be returned for correction, completion or reissue, as the case may be, to the issuing Administration through the agency of the office and Administration where payment shall have been claimed.

These corrections shall be furnished with the least possible delay.

ARTICLE 11.

Money orders shall be valid during a period of twelve months after the day of their issue.

After the expiration of that time, the advice of an unpaid order shall be returned to the Administration of the country of origin, and the amount of the order shall remain at the disposal of that Administration.

For the execution of this provision the Postal Administration of the United States will cause the proper entries to be made in the records of the New York Exchange Office.

ARTICLE 12.

Orders may be repaid to the remitters upon the simple presentation of the order at the issuing office, but only after the return of the advice to that office, which, to that end, if it has been forwarded, shall be recovered by the issuing Administration from the Administration of the country of destination. In such case, the Postal Administration of the United States will cause the proper entries to be made in the records of the New York Exchange Office.

ARTICLE 13.

Orders missent, lost or destroyed may be replaced by authorizations for payment, or by duplicates, to be furnished by the issuing Administration, but only after it shall have been ascertained by that Administration, in concert with the other, should occasion require, that the original orders have not been paid or repaid.
CONVENTION—FRANCE. DECEMBER 29, 1879.

ARTICLE 14.

Repayment of orders lost, mis- sent, or destroyed, &c.

The remitter of an order missent, lost or destroyed, must furnish, in order to obtain repayment thereof, a declaration from the payee to the effect that the same has not reached him, or, if received, that it has not been transferred by indorsement, or otherwise disposed of by him; or that it has been lost or destroyed after its receipt.

The Administration of the country of origin will not, however, authorize repayment until after the Administration of the country of destination shall have returned the advice or furnished a declaration that it has not paid, and will not pay the order.

In such case the United States Postal Administration will cause the proper entries to be made in the records of the New York Exchange Office.

ARTICLE 15.

Monthly accounts to be rendered.

At the expiration of each month, the Postal Administration of the United States will cause to be prepared two detailed accounts presenting respectively, on the one hand, a list of all the money orders, originating in either of the two countries, the advices of which shall have been certified and dispatched by the New York Exchange Office during such month; and on the other hand, a list of all money orders, the advices of which shall have been restored during the same period, by the Administration of the country of destination to the Administration by which the orders were issued.

These accounts, made out upon blanks conforming respectively to model "D No. 1" and "D No. 2," annexed to these Regulations, shall be forwarded, for verification, by the French Postal Administration, within one week after the close of the month.

After the aforesaid accounts shall have been approved, the Administration of the country of origin will add, in each case to the total amount of the orders issued by it, and in the same money, three fourths of one per cent. of said amount, conformably to Article 3

ARTICLE 14.

L'envoyeur d'un mandat égaré, perdu ou détruit, devra, pour en obtenir le remboursement, fournir une déclaration au destinataire portant que le mandat n'a été ni aliéné ni transmis par voie d'endossement, qu'il ne lui est pas parvenu, ou qu'il a été adité ou détruit après la réception.

L'Administration du pays d'origine n'accordera toutefois le remboursement qu'après que l'Administration du pays de destination lui aura renvoyé l'avis d'émission ou déclaré qu'elle n'a pas payé et ne paiera pas le mandat.

En pareil cas l'Administration des Postes des États-Unis fera rectifier en conséquence les écritures du bureau d'échange de New York.

ARTICLE 15.

À l'expiration de chaque mois l'Administration des Postes des États-Unis fera établir deux comptes particuliers présentant respectivement, d'une part, l'énnumération de tous les mandats originaires de l'un des deux pays et dont les avis d'émission auront été certifiés et expédiés par le bureau d'échange de New York, pendant la période mensuelle, et d'autre part, l'énnumération de tous les mandats dont les avis d'émission auront été renvoyés, pendant la même période, par l'Administration du pays de destination à l'Administration du pays d'origine.

Ces comptes, dressés sur des formules respectivement conformes aux modèles "D No. 1" et "D No. 2," annexées au présent Règlement, seront soumis à la vérification de l'Administration des Postes de France, au cours de la semaine qui suivra la clôture de chaque mois.

Dès que les comptes précités auront été approuvés, l'Administration du pays d'origine ajoutera, dans chaque cas, au total du montant des mandats émis par elle, et en même monnaie, trois quarts d'un pour cent du dit montant, conformément à l'Article 3 de la Convention.
of the Convention of December 29th, 1879, after which it will deduct from the sum total of the orders issued by it the sum total of the unpaid orders of the same origin, the amounts of which shall have been restored by the other Administration.

The difference will constitute the net amount of the credit, for that month, of the Administration of the country of destination.

ARTICLE 16.

The detailed accounts designated in the preceding Article will be recapitulated quarterly, under the direction of the French Postal Administration, in a general account, for the purpose of exhibiting the exact results of the exchange of money orders between the two countries. This account shall be made on a form like the model "E" annexed to the present Regulations.

For the purpose of balancing said account the conversion of one money into the other shall be made in compliance with the terms of the second paragraph of Article 7 of the Convention of December 29, 1879. To that end the debtor Administration shall forward to the creditor Administration a certified tabular statement of the rates of exchange, at Paris or at New York, as the case may be, quoted each business day during the preceding quarter.

The difference forming the balance of the account shall be paid by means of bills of exchange upon Paris or upon New York, according to the nature of the case, in the money, of gold value, of the creditor Administration, and without any charge to the latter. The expense attending the remittance of bills of exchange is to be borne by the debtor office.

This payment shall be effected without delay and at the latest, within fifteen days after the account shall have been agreed to as correct.

ARTICLE 17.

Whenever, in the interval between the quarterly settlements, one of the two Administrations
shall find that it owes to the other a sum exceeding twenty-five thousand francs, or five thousand dollars, the indebted Administration shall pay the approximate amount of such indebtedness, with the least possible delay, to the other Administration.

Such payment shall be entered as a credit in the next general account.

ARTICLE 18.

Paid orders.

The orders shall remain in the possession of the Administration which shall have paid them. But each of the two Administrations agree to place, temporarily, at the disposal of the other Administration, any paid order the transmission of which shall have been requested by the latter.

ARTICLE 19.

Form of order subscribed June 14, 1878; right to use reserved.

Each of the two Administrations reserves the right to employ in the future, for its issues, the form of open order in use between the countries of the Universal Postal Union that subscribed to the Arrangement of June 4th, 1878.

In such case the two Administrations will fix, by mutual agreement, the arrangements necessary to secure the execution of the measure provided for in this Article.

ARTICLE 20.

These Regulations shall take effect the day upon which the Convention of December 29th, 1879, is put in force.

Done in duplicate and signed at Washington, the 29th of December, 1879, and at Paris the 3d of February, 1880.

Postmaster General of the United States:

[Seal of the Post Office Department of the United States] D. M. Key.

Le présent Règlement sera exécutoire à partir du jour de la mise en vigueur de la Convention du 29 décembre 1879.

Fait en double et signé à Washington le 29 décembre 1879, et à Paris le 3 février 1880.

Le Ministre des Postes et des Télégraphes de France:

[Seal of the Postal Administration of France] AD. COCHERY.
FORMS.
"A."

ADMINISTRATION DES POSTES DE FRANCE. [78]

Bureau d

Timbre du Bureau expéditeur.

Mandat d'Article d'argent international

Payable par le Bureau d

(*)

POSTES DE FRANCE.

Payez à la personne nommée dans ma lettre d'avis de ce jour n° 4, ou à son ordre, la somme de (**)

A Monsieur le Receveur des Postes à

(*)

Le Receveur

ARTICLE D'ARGENT.

Reçu le montant du mandat ci-dessus à

Le présent mandat ne peut être acquitté, sans l'autorisation de l'administration chargée d'en payer le montant, que sur avis et au bureau désigné par le titre. Il est payable pendant douze mois à partir du versement des fonds.

Signature de la personne à qui le mandat est payé.

Timbre du Bureau payeur.

Le paiement d'un mandat d'article d'argent, une fois effectué, ne donne lieu à aucun recours, soit contre l'Administration qui a émis le mandat, soit contre celle qui l'a payé.
ADMINISTRATION DES POSTES DE FRANCE.

Bureau d

Timbre du Bureau expéditeur.

Avis de l'émission d'un mandat d'article d'argent international.

Avis d'un mandat d'article d'argent tiré, par le bureau ci-dessus désigné, sur le bureau d

(*) pour la somme de (**)

Le Receveur des Postes.

à 187-

Bénéficiaire, ou nom de la personne au profit de qui le mandat est délivré.

Nom. | Prénoms.

Nom. | Prénoms.

Envoyeur, ou nom de la personne qui a versé l'argent.

Nom. | Prénoms.

L'avis doit être daté, signé et timbré par le Receveur qui a tiré le mandat, et timbré, dès sa réception, par le Receveur du bureau sur lequel il est tiré.

(*) Désigner le pays étranger auquel appartient le bureau. (***) Indiquer la somme en toutes lettres.
Cadres réservés aux endossements, s'il y a lieu.

<table>
<thead>
<tr>
<th>Payez à l'ordre de M. valeur reçue comptant.</th>
<th>A, le 187</th>
</tr>
</thead>
<tbody>
<tr>
<td>Payez à l'ordre de M. valeur reçue comptant.</td>
<td>A, le 187</td>
</tr>
<tr>
<td>Payez à l'ordre de M. valeur reçue comptant.</td>
<td>A, le 187</td>
</tr>
<tr>
<td>Payez à l'ordre de M. valeur reçue comptant.</td>
<td>A, le 187</td>
</tr>
</tbody>
</table>

Tout mandat irrégulier doit être déposé, contre reçu, dans le bureau où il est payable; par les soins de ce bureau, il est transmis à l'Administration, qui se charge de sa régularisation.

Les mandats égarés, perdus ou détruits sont remplacés par des autorisations de payement qui peuvent être délivrées seulement après constatation, que les mandats n'ont été ni payés ni remboursés. Ces autorisations sont soumises aux mêmes conditions de payement que les mandats.

Le tiers porteur d'un mandat, à l'ordre de qui ce mandat a été passé, si la législation du Pays destinataire le permet, devra se faire donner exactement par son cédant les nom et prénoms de l'envoyeur.

Autrement le mandat ne lui serait pas payé.

Les sommes versées en échange des mandats d'articles d'argent, dont le montant n'a pas été réclamé par les ayants droit, dans un délai de huit années à partir du jour du versement des fonds, seront définitivement acquises à l'État.
MINISTÈRE DES POSTES ET DES TÉLÉGRAPHES DE FRANCE.

Demande d'avis d'un mandat de poste international.

Un mandat de poste international de la somme de , tiré par le bureau , sur celui , sous le n° , a été présenté à l'encaissement et n'a pu être payé faute d'avis.

Le Receveur des Postes.

Le soussigné déclare que le mandat de poste international sus-défini se trouve régulièrement inscrit sur le registre d'émission, sous le n° , à la date du , pour la somme de .

Nom et prénoms du destinataire.

Nom et prénoms de l'envoyeur.

Le , le des Postes
"C."

N°. 55.—Février 1879.—R. 39.
Ministère des postes et des télégraphes de France.

(Exécution des articles 955 et 956 de l’Instruction générale.)

Timbre du Bureau expéditeur.

AVIS DE L’ÉMISSION
D’UN
MANDAT D’ARTICLE D’ARGENT INTERNATIONAL

Pour le Receveur des Postes
du Bureau d

Désigner ici le pays étranger auquel
appartient le bureau.
CONVENTION—FRANCE. DECEMBER 29, 1879.

Post Office Department of the United States of America.

To the United States.

International money-order service.

From France and Algeria.

Month of 188__

Account (I) of Postal Money-orders issued by Post-Offices in France and Algeria, and certified by the Exchange Post-Office of New York for payment in the United States, the advices of which have been dispatched during the above-named month:

with an Account (II) of such orders, the amounts of which have been restored by the Post Office Department of the United States to the Post Office Department of France, during the same period.

"D No. 1."

No. 3

Quarter ending 188__

188__

Stamp of Exchange office, New York.

Stamp of office of Sept. M. O. System, U.S.
Post Office Department of the United States of America.

To France and Algeria.

International Money-Order Service.

From the United States of America.

Month

Quarter ending

Account (I) of Postal Money Orders issued by Post Offices in the United States, and certified by the exchange Post Office of New York for payment in France and Algeria, the advices of which have been dispatched during the above named month;

with an account (II) of such orders the amounts of which have been restored by the French Post Office Department to the Post Office Department of the United States during the same period.
Conseil-France. Décembre 29, 1879.

Ministère des Postes
et des Télégraphes
de France.

Division de la Comptabilité.

Bureau
de la Vérification des Produits.

Comptes étrangers
États-Unis.

Année 1879.

Trimestre.

Comptes général des mandats d’articles d’argent tirés réciproquement par les bureaux de poste français sur les bureaux de poste des États-Unis et par les bureaux de poste des États-Unis sur les bureaux de poste français, pendant le trimestre désigné ci-dessus.
# LIST OF MONEY ORDERS

Issued by Post Offices in the United States, and certified by the Exchange Office of New York, for payment in France and Algeria, the advices of which have been dispatched during the month of \(188-\).

<table>
<thead>
<tr>
<th>Current international number</th>
<th>Name of the issuing Post Office in the United States</th>
<th>Original number of the order</th>
<th>Date of the order</th>
<th>Amount of the order</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Total amount of the orders ........................................

Add commission due the French Post-Office Department (\(\frac{1}{4}\) of one per cent. of the total amount of the orders enumerated in the above list).

Amount due the French Department .................................

\[\text{NOTE.—} \text{This commission is to be added by the Postal Administration at Washington.}\]

I certify that the foregoing is a correct list of all the money orders the advices of which have been dispatched from this office during the month of \(-\), 188-, for payment in France.

LIST OF MONEY ORDERS
issued by Post Offices in France and Algeria, and certified by the Exchange Office of New York for payment in the United States, the advices of which have been dispatched during the month of , 188-

<table>
<thead>
<tr>
<th>Current international number.</th>
<th>Name of the issuing Post Office in France or Algeria.</th>
<th>Original number of the order.</th>
<th>Date of the order.</th>
<th>Amount of the order.</th>
<th>Remarks.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tbody>
</table>

<p>| | |</p>
<table>
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<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Total amount of the orders</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Add commission due the United States Post Office Department (2 of one per cent. of the total amount of the orders enumerated in the above list).

Amount due the United States Department ...........................................

Note.—This commission is to be added by the Postal Administration at Paris.

I certify that the foregoing is a correct list of all the money orders the advices of which have been dispatched by this office during the month of , 188-, for payment in the United States.

LIST OF UNPAID MONEY ORDERS
issued by Post Offices in the United States for payment in France and Algeria, the advices of which have been restored by the French Post Office Department to the United States Post Office Department during the month of ———, 188—.

<table>
<thead>
<tr>
<th>Current international number.</th>
<th>Name of the issuing Post Office in the United States.</th>
<th>Original number of the order.</th>
<th>Date of the order.</th>
<th>Amount of the order.</th>
<th>Remarks.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Total amount of the orders: ..........................................

Add reimbursement of the commission previously awarded by the Post-Office Department of the United States to the French Post-Office Department (2% of one per cent. of the total amount of the orders enumerated in the above list).

Amount due the United States Department: ..........................................

NOTE.—This reimbursement is to be added by the Postal Administration at Washington.

I certify that the above is a correct list of all the money-orders, the advices of which have been restored to the Post-Office Department of the United States by the French Post-Office Department, during the month of ———, 188—.

Superintendent Money-Order System.
### LIST OF UNPAID MONEY-ORDERS

Issued by Post Offices in France and Algeria for payment in the United States, the advices of which have been restored by the Post Office Department of the United States to the French Post Office Department during the month of December, 1879.

<table>
<thead>
<tr>
<th>Current international number</th>
<th>Name of the issuing Post Office in France or Algeria</th>
<th>Original number of the order</th>
<th>Date of the order</th>
<th>Amount of the order</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Total amount of the orders**

Add reimbursement of the commission previously awarded by the French Post Office Department to the Post Office Department of the United States (2 of one per cent. of the total amount of the orders enumerated in the above list).

**Amount due the French Department**

---

**Note.**—This reimbursement is to be added by the Postal Administration at Paris.

---

I certify that the above is a correct list of all the money-orders the advices of which have been restored to the French Post-Office Department by the Post-Office Department of the United States, during the month of December, 1879.

---

Superintendent Money-Order System.
To be made out by the United States Post Office Department,

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amount due the United States Post Office Department</td>
<td></td>
</tr>
<tr>
<td>Amount due the French Post Office Department</td>
<td></td>
</tr>
<tr>
<td>Balance due the United States Department</td>
<td></td>
</tr>
</tbody>
</table>

**III.**

**BALANCE.**

Post Office Department,
Washington, D.C., ———, 188—

Sir:

I have the honor to transmit herewith an account (D N° 1),

I. Of the international money-orders, issued in France and Algeria, for payment in the United States, the advice of which have been dispatched by the Exchange office of New York during the month of ———, 188—; and also an account (D N° 1).

II. Of the unpaid orders of the same origin, the amounts of which have been restored to the French Post Office Department by the Post Office Department of the United States, during said period, in accordance with Articles XI, XII, XIV, and XV, of the Detailed Regulations established under the Convention of December 29th, 1879.

After having examined these accounts, be pleased to notify this office of your verification of the same, and of any corrections which you may find it necessary to make therein.

Respectfully, your obedient servant,

Superintendent Money-Order System.

À Monsieur le MINISTER DES POSTES ET DES TÉLÉGRAPHIES,
(Dévision de la Comptabilité, Bureau des Articles d’Argent) à Paris.
CONVENTION—FRANCE. DECEMBER 29, 1879.

(III.)

BALANCE.

<table>
<thead>
<tr>
<th>Amount due the French Post Office Department</th>
<th>Amount due the United States Post Office Department</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Balance due the French Department</td>
</tr>
</tbody>
</table>

POST OFFICE DEPARTMENT,
Washington, D. C., ———, 188——.

SIR:

I have the honor to transmit herewith an account (D N° 2) I, of the International money orders, issued in the United States for payment in France and Algeria, the advices of which have been dispatched by the Exchange Office of New York, during the month of ———, 188——: and also an account (D N° 2) II. of the unpaid orders of the same origin, the amounts of which have been restored to the Post Office Department of the United States by the French Post Office Department, during said period, in accordance with Articles XI, XII, XIV, and XV of the Detailed Regulations established under the Convention of December 29, 1879.

After having examined these accounts, be pleased to notify this Office of your verification of the same, and of any corrections which you may find it necessary to make therein.

Respectfully, your obedient servant.

Superintendent Money-Order System.

À Monsieur le MINISTRE DES POSTES ET DES TÉLÉGRAPHES,
(Division de la Comptabilité, Bureau des Articles d’argent), à Paris.
<table>
<thead>
<tr>
<th>BALANCE GÉNÉRALE.</th>
<th>Fr.</th>
<th>Cont.</th>
<th>Fr.</th>
<th>Cont.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>AVOIR DE LA FRANCE.</strong></td>
<td></td>
<td></td>
<td><strong>AVOIR DES ÉTATS-UNIS.</strong></td>
<td></td>
</tr>
<tr>
<td>Somme due par l'office des États-Unis à l'office de France.</td>
<td></td>
<td></td>
<td>Somme due par l'office de France à l'office des États-Unis.</td>
<td></td>
</tr>
<tr>
<td>à déduire: somme due par l'office de France à l'office des États-Unis, convertie d'après le taux moyen du change à New York pendant le trimestre auquel le présent compte se rapporte.</td>
<td></td>
<td></td>
<td>à déduire: somme due par l'office des États-Unis à l'office de France, convertie d'après le taux moyen du change à Paris pendant le trimestre auquel le présent compte se rapporte.</td>
<td></td>
</tr>
<tr>
<td>à déduire: à comptes payés par l'office des États-Unis, savoir:</td>
<td></td>
<td></td>
<td>à déduire: à comptes payés par l'office de France, savoir:</td>
<td></td>
</tr>
<tr>
<td>1er</td>
<td>188-</td>
<td>F. c.</td>
<td>1er</td>
<td>188-</td>
</tr>
<tr>
<td>2e</td>
<td>188-</td>
<td></td>
<td>2e</td>
<td>188-</td>
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<tr>
<td>3e</td>
<td>188-</td>
<td></td>
<td>3e</td>
<td>188-</td>
</tr>
<tr>
<td>&amp;c.</td>
<td></td>
<td></td>
<td>&amp;c.</td>
<td></td>
</tr>
<tr>
<td>Partant, l'office des États-Unis doit encore à l'office de France.</td>
<td></td>
<td></td>
<td>Partant, l'office de France doit encore à l'office des États-Unis.</td>
<td></td>
</tr>
</tbody>
</table>
**CONVENTION—FRANCE. DECEMBER 29, 1879.**

### Résultats des comptes particuliers mensuels.

<table>
<thead>
<tr>
<th>Désignation des mois</th>
<th>en faveur de la France</th>
<th>en faveur des États-Unis</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Francs.</td>
<td>Dollars.</td>
</tr>
<tr>
<td></td>
<td>centimes.</td>
<td>cents.</td>
</tr>
</tbody>
</table>

| Totaux               |                        |                          |

Certifié le présent compte par le sousigné, chef du Bureau de la Vérification des Produits, du Ministère des Postes et des Télégraphes de France.

Arrêté le présent compte du trimestre de 188, présentant un solde en faveur de l'Office de l'Office de de la somme, payable par de la somme.

Sauf erreur ou omission.

Pâtit à Paris, le

P. le Ministre des Postes & des Télégraphes de France,
L'Administrateur.
May 29, 1880.  
June 4, 1880.  

Amended Convention between the Post Office Department of the United States of America and the Post Office Department of the Dominion of Canada, for amending the system of exchange of money orders, concluded May 29, 1880, and June 4, 1880.

Contracting parties.

The Post Office Department of the United States of America, and the Post Office Department of the Dominion of Canada, being desirous of amending the system of exchange of Money Orders between the two countries, the undersigned, duly authorized for that purpose, have agreed upon the following Articles amending the existing Convention.

ARTICLE 1.

The transfer of sums of money may be made by means of postal money orders from the Dominion of Canada to the United States, and from the United States to the Dominion of Canada.

ARTICLE 2.

1. The money orders issued in the Dominion of Canada for payment in the United States, shall conform, as nearly as practicable, to model “A”, hereto annexed, and the money orders issued in the United States for payment in the Dominion of Canada, shall in the same manner, conform to model “B”, also hereto annexed.

2. Each money order shall be delivered to the remitter thereof to be forwarded by him at his own expense to the payee.

3. The filling up of the order, in writing, must be in the English language, and in Roman letters and Arabic numerals, without alteration or obliteration, and the name of the Exchange Office through which the advice is forwarded for certification must be stated thereon.

4. The maximum amount of each order is fixed at Fifty dollars.

5. No order shall contain a fraction of a cent.

6. The maximum of the order may be increased from fifty dollars to one hundred dollars, by mutual agreement between the Post Office Departments of the two countries.

ARTICLE 3.

Exchange offices.

1. The service of the Postal Money-Order system between the two countries shall be performed exclusively through the agency of one or more offices of Exchange, and, for this purpose, each Postal Administration is authorized to establish or to abolish offices of Exchange within its own jurisdiction, but in either case due notice of such action must previously be given to the other Administration. For the present the offices of Exchange on the part of the Dominion of Canada shall be,

Quebec, Que.  
Montreal, Que.  
Kingston, Ont.  
Toronto, Ont.  
St. John, N. B.

and on the part of the United States,

Bangor, Me.  
St. Albans, Vt.  
Buffalo, N. Y.  
St. Paul, Minn.  
Portland, Oreg.

2. Each of these Offices of Exchange shall, at the close of each week's business, make out in duplicate a certified List of all the Money Orders issued in its own country for payment in the other, the advices of which,
received from its inland offices, shall have been stamped as genuine during such week. One copy of each of these Lists shall be transmitted to the Superintendent of the Money-Order System at Washington, D.C., and the other to the Superintendent of the Money-Order Branch, Ottawa, Ontario.

3. The above mentioned weekly Lists when made out by the Canadian Exchange Offices shall conform to Model “C”, and when made out by the United States Exchange Offices, to model “D”, both models being hereto annexed.

4. The weekly lists, and also the entries therein shall be numbered consecutively throughout the fiscal year, beginning with number one on the first day of July, and ending with the last number included in the business of the year.

5. After the close of the quarter ending June 30th of each year, supplementary lists may be sent, if occasion requires, containing an entry of every order issued during that Quarter, the advice of which had not been previously certified.

6. Should it happen during any week that no advices of money orders have been received at an Exchange Office, a list must nevertheless be forwarded, but in such event, the words, “no business”, must be written across the list.

7. Each Department or Administration shall promptly acknowledge to the other the receipt of every list received from any Exchange Office in the other country, and shall, as soon after its receipt as possible, give notice of any errors which it may discover therein.

**ARTICLE 4.**

In the exchange of money orders between the two countries, one dollar in Canadian money shall be taken as the equivalent of one dollar in United States money. This standard in either country shall be gold value.

**ARTICLE 5.**

1. A fee, to be fixed by the country of origin, shall be collected from the remitter upon each sum of money transmitted under this convention.

2. Each Administration shall communicate to the other the tariff or schedule of fees to be established by it under the provisions of this Article, and also any subsequent change therein.

3. The person entitled to the payment of a Money Order issued in pursuance of this Convention shall not be subjected under any pretext whatever to any commission or tax on account of the payment of such order.

4. Each Postal Administration shall keep the fee which it receives for orders issued within its jurisdiction, but shall pay to the other a commission of one-half of one per centum upon the total amount of such orders, and shall also refund to the Administration of the country of origin one-half of one per cent. on the amounts of all void orders and orders the repayment of which shall have been authorized.

**ARTICLE 6.**

1. Payment of a money order, in pursuance of this Convention, can be exacted only at the paying post office named upon the order, but not until after the receipt by that office of the advice required by Article 8 hereof. But the Chief Office in either country may, at its discretion, cause a money order to be paid at an office other than that named upon the advice. Lists of such changes shall be sent to the Chief Office in the other country at such periods as may be mutually agreed upon between the two Administrations.
AMENDED CONVENTION—CANADA. MAY AND JUNE, 1880.

Endorsement of orders.

2. Each of the two Administrations reserves the right to authorize the transfer, within its Territory by means of endorsement, of the ownership of orders originating in the Territory of the other.

ARTICLE 7.

Designation of post-offices of issue and payment.

1. The two Administrations shall designate, each for itself, the Post Offices which are authorized to issue and to pay money orders under the provisions of this Convention.

2. Each Administration shall furnish to the other before the first day of July, 1880, a list of the post offices within its jurisdiction authorized to issue and to pay such orders, and shall also promptly notify the other, in advance of any changes that may subsequently be made in said List.

3. In the United States' List shall be stated the County and State, and in the Canadian List, the Province and County, in which each money-order office is located.

ARTICLE 8.

Duties of post office of issue.

1. A post office in either country, which issues a money order payable in the other, is required to transmit, by the first mail after the issue thereof, through the agency of one of the Exchange Offices in the country in which the order originated, to the post office charged with its payment, an advice corresponding in number, date, and amount to the order of which it forms a part.

2. Each advice must express legibly and in written characters the following, to wit:

(a) The name of the issuing office.

(b) The name of the office where payment is to be made and also of the State or Territory if payable in the United States, and if payable in the Dominion of Canada, of the Province where such office is located.

(c) The amount which is to be paid to the owner of the order in the country of destination.

(d) The sur-name and the given name or names or at least the initials of the latter, as well as the residence of the remitter and also of the payee. It will be sufficient however for the purpose to make use, in case of a business house, of its business designation, and in case of a corporation or other organization, of the name of the manager, or the authorized agent thereof.

3. Each advice from either country, if found correct, shall, in order to be valid, be stamped at one of the Exchange Offices of the country of origin, with the date of its receipt at said office, and with a special number corresponding to that upon the Lists described in Article 3 hereof.

4. The advices, after such stamping, shall be forwarded by the first mail after their receipt, in envelopes addressed to the postmaster of the office where payment is to be made. These envelopes shall be of a special form to be used for this purpose only.

5. The advices required by this Article shall, if issued in the Dominion of Canada, conform as nearly as practicable to model "A (1)", and if issued in the United States, to model "B (1)", both of which models are hereto annexed.

ARTICLE 9.

Lost or missent advices.

1. At the request of the paying office a lost or missent advice will be replaced without delay by a duplicate thereof, to be issued by or through the agency of the Exchange Office, which certified the original. The form of duplicate advice shall be prescribed by the Administration of the country in which the order originated, and such duplicate to be valid must bear the stamp of the Exchange Office.

2. Each application for a duplicate advice shall be made upon a blank conforming or analogous to model "E" hereto annexed, and must be forwarded to the Exchange Office in an envelope.
ARTICLE 10.

The orders drawn by each country upon the other shall be subject as regards payment to the regulations which govern the payment of domestic orders in the country on which they are drawn.

ARTICLE 11.

1. The money orders issued in pursuance of this Convention shall be valid during a period of twelve months after the date of their issue.

2. After the expiration of that period the advice of an unpaid order shall be returned to the Administration of the country of origin, and the amount thereof shall be credited to and remain at the disposal of that Administration.

3. At the close of every month, each of the two Administrations shall forward to the other a detailed statement of all the orders which shall have become invalid during such month under this Article.

ARTICLE 12.

Orders lost or destroyed may be replaced by duplicates, to be issued by the Administration of the country of payment.

ARTICLE 13.

1. An order, or a duplicate thereof, may be repaid to the remitter upon presentation at the issuing office, but only in case the corresponding advice is in the possession of the issuing postmaster. For this purpose, in case the advice has gone forward, it shall be returned by the paying to the issuing Administration upon the request of the latter.

2. The Administration of the country of origin will not therefore authorize repayment of lost, missent or destroyed orders until after the Administration of the country of destination shall have returned the advice, or shall have furnished a declaration that it has not paid the order and will not pay it if presented.

3. The amounts of orders, the repayment of which shall have been authorized, shall be credited to the Administration of the country of origin, and for this purpose the Administration of the country of destination shall cause to be made out and forwarded at the close of each fiscal quarter a detailed list of the advices of all orders originating in the other country, the repayment of which shall have been authorized during the quarter.

ARTICLE 14.

1. Within six weeks after the close of each fiscal quarter, two copies of an account shall be prepared similar to model "F", hereto annexed, and transmitted to the Post Office Department of the United States by the Post Office Department of the Dominion of Canada, exhibiting the balance found due on the exchange of money orders during the quarter, one copy of which, after proper verification and acknowledgment shall be returned to the Post Office Department of the Dominion of Canada. If this verified account shows a balance in favor of the Post Office Department of the Dominion of Canada, that of the United States will transmit with such verified copy of the quarterly account, a bill of exchange on Montreal, Canada, for the amount of said balance, payable to the Post Office Department of the Dominion of Canada. The latter will then send an acknowledgment of receipt to the Post Office Department of the United States. If on the other hand, said account, after verification and acknowledgment as aforesaid, shows a balance in favor of the Post Office Department of the United States then the Post Office Department of the Dominion of Canada will, upon receipt of the certified copy of the same, transmit to that of the United States a bill of
exchange for the amount thereof on New York. The United States Post Office Department will then send in return an acknowledgment of receipt.

2. If pending the settlement of an account, one of the two Postal Administrations shall ascertain that it owes the other a balance exceeding Ten Thousand dollars, the indebted Administration shall promptly remit the approximate amount of such balance to the credit of the other.

Cost of exchange.

3. The expense attending the remittance of bills of exchange shall invariably be borne by the Post Office Department by which the payment is to be made.

4. Payments may also be made in money or by drafts or bills of exchange on points other than Montreal and New York, by mutual agreement between the two Departments.

**ARTICLE 15.**

Paid orders.

The paid orders shall remain in the possession of the Administration which shall have paid them, but each of the two Administrations agrees to place, temporarily, at the disposal of the other, any paid order, the return of which shall have been requested.

**ARTICLE 16.**

Modifications of convention may be made by agreement.

The two Postal Administrations may, by mutual agreement, make modifications if found expedient, in matters of detail connected with the execution of the provisions of the present Convention, in order to provide for greater security against fraud, or for the better working of the international system.

**ARTICLE 17.**

Right to suspend issue of orders reserved.

Each of the two Administrations is empowered under extraordinary circumstances, which may be of a nature to warrant the measure, to suspend temporarily the money order service between the two countries, provided however that notice of such suspension be given to the other Administration immediately, and if deemed necessary by means of the Telegraph.

**ARTICLE 18.**

Convention to take effect July 1, 1880. Duration.

The present Convention shall take effect on the first day of July, 1880, and shall remain in force until one year after one of the two contracting parties shall have notified the other of its intention to terminate it. During such final year the Convention shall continue to be fully and entirely executed, without prejudice to the adjustment and payment of the accounts after the expiration of the term in question.

Done in duplicate, and signed at Washington on the fourth day of June in the year of our Lord one thousand eight hundred and eighty, and at Ottawa, Canada, on the twenty-ninth day of May in the year of our Lord, one thousand eight hundred and eighty.

D. M. KEY, Postmaster General of the United States.

JOHN O'CONNOR, Postmaster General of Canada.

I hereby approve of the foregoing Convention, and in testimony thereof I have caused the seal of the United States to be hereto affixed.

By the President:

R. B. HAYES.

WILLIAM M. EVARTS, Secretary of State.
FORMS.
DOMINION MONEY ORDER.

Advice of Money Order.

Drawn by the above Office upon the Office at

on the — day of ——, 187—.

Sum of the Order.

Dollars

Cents.

The Payee.

Vis: The person to whom the Order is payable.


Residence

The Remitter.

Vis: The person who paid in the Money and obtained the Order.

Christian name. | Surname. | Residence

[Signature of Postmaster who draws the Order.]

Postmaster.

Stamp of Paying Office.

This Advice must be signed by the Postmaster who draws the Order, and the Postmaster upon whom it is drawn will carefully preserve it on file in his Office.

NOTE.—A separate Advice must invariably be sent for each Order; and no Order can be given for over $100, though as many Orders of $100 each may be granted as the applicant needs.

N. B.—Payment of this Order will be made according to the regulations of the Department. After once paying a Money Order, by whomsoever presented, the Office will not be liable to any further claim. If this Form be clipped or mutilated, there may be difficulty as to paying it.

(See back.)
INSTRUCTIONS.

The receipt on the other side must be signed in the manner there described.

Whoever presents the Order for payment, whether the rightful owner or otherwise, must give full information as to the Christian name, Surname, and address of the party who originally obtained it, unless such party be a firm, when the name of the firm, together with its address, will suffice. The only exception to this rule is—

When the Order is presented through a Bank of the Town upon which it is drawn, in which case it will suffice that the Order, being properly signed, be also crossed with the Bankers' name.

These instructions are intended to secure, as far as practicable, that payment be made to the rightful party, and Postmasters have been instructed to enforce them, so far as a due regard to the public convenience will permit.

As, however, after once paying a Money Order, by whomsoever presented, the Office will not be liable to any further claim, the public is strictly cautioned—

1st.—To take all means to prevent the loss of the Money Order.
2d.—To be careful, on taking out a Money Order, to state correctly the Christian name, as well as Surname, of the person in whose favor it is drawn.
3d.—To see that the Name and Address of the person taking out the Money Order are correctly known to the person in whose favor it is drawn.

Neglect of these instructions will risk the loss of the Money, besides leading to delay and trouble in obtaining payment.

Post Office Department, Canada.

FREE.

Money Order Advice.

The Postmaster at ____________________________

County of ___________________________________
Model B (1).
UNITED STATES OF AMERICA.
ÉTATS-UNIS D'AMÉRIQUE.

Sample leaf.

Stamp of issuing office.  

Advice 
of  

International money order  

Avis 
d’émision  
d’un mandat de poste International

United States money:
Monnaie des États-Unis:

Amount in figures, 
Somme en chiffres,

Foreign money:
Monnaie du pays étranger:

Issued by the above named post office 
Tiré par le bureau ci-dessus désigné, le 

Payable by the office at 
Payable par le bureau de 

Pay to the person named in my letter of advice of this date No. above designated, the sum of 
Payez à la personne nommée dans ma lettre d’avis de ce jour, No. ci-dessus désigné, la somme de 

The payee, viz: The person to whom the order is payable. 
Bénéficiaire: La personne au profit de qui le mandat est tiré. 

Given name (prénoms).  
Surname (nom). 

Residence of the payee.  
Résidence du bénéficiaire. 

Street and number.  
Ville ou village.  

City or town.  
Département ou canton. 

The remitter, viz: The person who purchased the order. 
Envoyeur: La personne qui a versé l’argent. 

Given name (prénoms).  
Surname (nom). 

Residence of the remitter.  
Résidence de l’envoyeur. 

Street and number.  
Ville ou village. 

City or town.  
État. 

This advice should be dated, signed, and stamped by the postmaster who issues the order, and stamped upon its receipt by the postmaster of the office upon which it is drawn. 
Cet avis doit être daté, signé et timbré par l’agent des postes qui a tiré le mandat, et timbré, dès sa réception. 

Neither the issuing nor the paying postal administration is liable to any claim for an order which has once been paid. 
Le paiement d’un mandat de poste, une fois effectué, ne donne lieu à aucun recours soit contre l’administration qui a émis le mandat, soit contre celle qui l’a payé.
N. B.—This money order is subject, as regards payment and transfer by indorsement, to the existing laws and regulations which govern the transfer and payment of money orders in the country upon which it is drawn.

It is payable if presented before the expiration of twelve months from the date of its issue.

If this money order is drawn on Germany it is of no value, except as a receipt to the remitter for the amount of money deposited by him.

Every defective order should be delivered to the post office at which it is payable, and a receipt taken therefor. Such order is to be transmitted by the postmaster of that office to the Postal Administration, which will cause the defects to be remedied.

Orders missing, lost, or destroyed are replaced by authorizations for payment, which must be delivered only after it has been ascertained that the original orders have not been paid nor repaid. These authorizations are subject to the same conditions of payment as the orders themselves.

International, No. ———

Indorsement of United States Exchange Office.

(Space for indorsement, if any.)

(Cadre réservé aux endossements, s'il y a lieu.)
**Model C.**

Weekly list of Money Orders issued in the Dominion of Canada, the advices of which have been certified during the week ended 188-, by the postmaster of the International Exchange Office at —— for payment in the United States.

<table>
<thead>
<tr>
<th>Number</th>
<th>Date</th>
<th>Number</th>
<th>Date</th>
<th>Post office</th>
<th>Province</th>
<th>Name of remitter</th>
<th>Post office address</th>
<th>State</th>
<th>Post office</th>
<th>State</th>
<th>Dollars</th>
<th>Cents</th>
<th>Date of payment</th>
<th>Remarks</th>
</tr>
</thead>
</table>

I certify that the foregoing is a correct list of all the money orders issued in the Dominion of Canada, the advices of which have been received and certified by me during the week ended 188-, for payment in the United States (being from International No. — to No. —, inclusive), amounting in the aggregate to —— dollars and —— cents.

Postmaster at Exchange Office.
Weekly list of Money Orders issued in the United States, the advices of which have been certified during the week ended ——, 188—, by the postmaster of International Exchange Office at ———, for payment in the Dominion of Canada.

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Number</td>
<td>Date</td>
<td>Post office</td>
<td>State</td>
<td>Name</td>
<td>Residence</td>
<td>Payee</td>
</tr>
<tr>
<td>------</td>
<td>------</td>
<td>------------</td>
<td>-------</td>
<td>-----</td>
<td>-----------</td>
<td>-------</td>
</tr>
</tbody>
</table>

I certify that the foregoing is a correct list of all the Money Orders issued in the United States, the advices of which have been received and certified by me during the week ended ——, 188—, for payment in the Dominion of Canada (beginning from International No. ——- to No. ——-, inclusive), amounting in the aggregate to —— dollars and —— cents.

Postmaster at Exchange Office.
Model E.

Application to Exchange Office for Duplicate of International Advice.

<table>
<thead>
<tr>
<th>Inland No.</th>
<th>Post Office</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date of issue</td>
<td></td>
</tr>
<tr>
<td>Amount $</td>
<td></td>
</tr>
<tr>
<td>Issued at</td>
<td></td>
</tr>
</tbody>
</table>

SIR:

The above-described International Money Order was presented at this Office on the ______ day of ______, 188, by ________, who claims to be entitled to payment thereof, and who says the remitter's name is ________. The advice of said Order has not been received. You will please cause said advice, or a duplicate thereof, to be forwarded to me without delay.

Respectfully,

Postmaster

Postmaster Int'l Exchange Office, ________.
Account of the Exchange of Money Orders between the Dominion of Canada and the United States, during the quarter ended ——, 188-.

<table>
<thead>
<tr>
<th>Orders issued in the Dominion of Canada</th>
<th>Orders issued in the United States</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>International numbers of Orders.</strong></td>
<td><strong>International numbers of Orders.</strong></td>
</tr>
<tr>
<td>Aggregated from each Exchange Office.</td>
<td>Aggregated from each Exchange Office.</td>
</tr>
<tr>
<td><strong>From</strong></td>
<td><strong>To</strong></td>
</tr>
<tr>
<td>Total</td>
<td></td>
</tr>
</tbody>
</table>

List of Orders which have become void during the quarter.

<table>
<thead>
<tr>
<th>Issued in the Dominion of Canada</th>
<th>Issued in the United States</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>International.</strong></td>
<td><strong>International.</strong></td>
</tr>
<tr>
<td><strong>Amount of Order.</strong></td>
<td><strong>Amount of Order.</strong></td>
</tr>
<tr>
<td><strong>Number.</strong></td>
<td><strong>Number.</strong></td>
</tr>
<tr>
<td><strong>Exchange Office.</strong></td>
<td><strong>Exchange Office.</strong></td>
</tr>
<tr>
<td><strong>List.</strong></td>
<td><strong>List.</strong></td>
</tr>
<tr>
<td><strong>Dollars.</strong></td>
<td><strong>Dollars.</strong></td>
</tr>
<tr>
<td><strong>Cents.</strong></td>
<td><strong>Cents.</strong></td>
</tr>
</tbody>
</table>

To credit of Canadian Postal Department...

To credit of United States Postal Dep't...
List of Orders repayment of which to the remitters in the Country of issue has been authorized during the quarter.

<table>
<thead>
<tr>
<th>Issued in the Dominion of Canada</th>
<th>Issued in the United States</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>International</strong></td>
<td><strong>International</strong></td>
</tr>
<tr>
<td>Number.</td>
<td>Number.</td>
</tr>
<tr>
<td>Exchange Office.</td>
<td>Exchange Office.</td>
</tr>
<tr>
<td>List.</td>
<td>List.</td>
</tr>
<tr>
<td>Amount of Order.</td>
<td>Amount of Order.</td>
</tr>
<tr>
<td>Number</td>
<td>Number.</td>
</tr>
<tr>
<td>Date.</td>
<td>Date.</td>
</tr>
<tr>
<td>Dolls.</td>
<td>Dolls.</td>
</tr>
<tr>
<td>Cts.</td>
<td>Cts.</td>
</tr>
</tbody>
</table>

To credit of Canadian Postal Department...  
To credit of United States Postal Dep't...
AMENDED CONVENTION—CANADA. MAY AND JUNE, 1880.

**BALANCE.**

<table>
<thead>
<tr>
<th>To credit of Canadian Postal Department.</th>
<th>To credit of United States Postal Department.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Dollars</strong></td>
<td><strong>Cents</strong></td>
</tr>
<tr>
<td>---------------------------------------------------------------</td>
<td></td>
</tr>
<tr>
<td>Amount of International Orders issued in the United States...</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
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<td></td>
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<td></td>
<td></td>
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<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>One half of one per cent. on above ............</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>United States credit to be deducted........</td>
<td></td>
</tr>
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<td></td>
<td></td>
</tr>
</tbody>
</table>
Model F.

POST OFFICE DEPARTMENT, CANADA,
MONEY ORDER BRANCH,
SUPERINTENDENT'S OFFICE,
Ottawa, May 1880.

The within account exhibits a total balance of $__________, which, after deduction of the payments on account, as herein stated, leaves a balance remaining of $__________ due the Postal Department of the__________

The above statement of account is accepted with a balance of $__________ due the Postal Department of the__________

WASHINGTON, D. C., __________, 188.

The payment on account of __________ having been receipted by special vouchers, the receipt of the balance of $__________ remaining is hereby acknowledged.

__________, 188.
June 18, 1880.

Agreement, to increase the limit of weight and size of packets of patterns of merchandise exchanged through the mails, between the United States and Great Britain and Ireland.

Agreement between the United States of America and the United Kingdom of Great Britain and Ireland for Increasing the Limits of Weight and the Dimensions of Packets of Patterns of Merchandise exchanged through the Post between the two Countries. Signed at Washington, June 18th, 1880.

Contracting parties.

Weight and size of packets transported in the mails increased.

Weight.

In weight ............................... 350 grammes.

Dimensions.

In dimensions ......................... 20 centimetres, breadth.

Commencement.

Terrible on one year's notice.

The present agreement shall take effect on the 1st July, 1880, and shall be terminable at any time on a notice by either office of one year.

In witness whereof the undersigned, David M. Key, Postmaster-General of the United States of America, in virtue of the powers vested in him by law, and the Right Honorable Sir Edward Thornton, K. C. B., Envoy Extraordinary and Minister Plenipotentiary, at Washington, of Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, duly authorized for that purpose, have drawn up the present agreement to which they have affixed their respective seals.

Done in duplicate at Washington the 18th day of June, 1880.

[Seal.] D. M. KEY.

[Seal.] EDW'D THORNTON.

I hereby approve the foregoing agreement, and in testimony thereof I have caused the seal of the United States to be affixed hereto.

B. B. HAYES.

By the President:

JOHN HAY.

Acting Secretary of State.

WASHINGTON, June 18, 1880.
Convention between the United States and the Netherlands, for the extradition of criminals. Concluded May 22, 1880; ratification advised by the Senate June 15, 1880; ratified by the President June 25, 1880; ratified by the King of the Netherlands June 20, 1880; ratifications exchanged June 29, 1880; proclaimed July 30, 1880.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas a Treaty of Extradition between the United States and the Netherlands, was concluded and signed by their respective Plenipotentiaries at the city of Washington on the twenty-second day of May, in the year one thousand eight hundred and eighty, which convention is word for word as follows:

Convention between the United States of America and His Majesty the King of the Netherlands, for the extradition of criminals.

The United States of America and His Majesty the King of the Netherlands having judged it expedient, with a view to the better administration of justice and the prevention of crime within their respective territories and jurisdictions, that persons charged with, or convicted of, the crimes hereinafter enumerated, and being fugitives from justice, should under certain circumstances, be reciprocally delivered up, have resolved to conclude a convention for that purpose, and have appointed as their Plenipotentiaries:

The President of the United States: William Maxwell Evarts, Secretary of State of the United States, and His Majesty the King of the Netherlands: Jonkheer Rudolph Alexander August Edward von Pestel, Knight of the Order of the Netherlands Lion, His Majesty's Minister Resident in the United States; who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon and concluded the following articles.

Preamble.

Overeenkomst tusschen de Vereenigde Staten van Amerika en Zijne Majesteit den Koning der Nederlanden tot uitlevering van misdadigers.

Scope.

De Vereenigde Staten van Amerika en Zijne Majesteit de Koning der Nederlanden, het nuttig geoordeeld hebbende, ter bevordering eener betere bedeling van het regt en ter voorkoming van misdrijven binnen hun wederzijdsch grond-en regtsgebied, dat personen, beschuldigd van of veroordeeld wegens na te noemen misdrijven en die voortvlugtig mogten zijn, onder zekere omstandigheden wederkeerig worden uitgeleverd, hebben gesloten eene daartoe streekende overeenkomst aan te gaan en tot Hunne Gevolmachtigden benoemd, te weten:

The United States of America and His Majesty the King of the Netherlands reciprocally engage to deliver up to justice all persons convicted of or charged with any of the crimes or offences enumerated in the following article, committed within the respective jurisdiction of the United States of America, or of the Kingdom of the Netherlands, exclusive of the Colonies thereof, such persons being actually within such jurisdiction when the crime or offence was committed, who shall seek an asylum or shall be found within the jurisdiction of the other, exclusive of the Colonies of the Netherlands: Provided, That this shall only be done upon such evidence of criminality as, according to the laws of the place where the fugitive so charged shall be found, would justify his apprehension and commitment for trial, if the crime or offence had been there committed.

Crimes specified: Persons shall be delivered up, according to the provisions of this convention, who shall have been charged with, or convicted of, any of the following crimes:

Murder.
1. Murder, comprehending the crimes of assassination, parricide, infanticide and poisoning.
2. The attempt to commit murder.

Rape.
3. Rape.

Burglary.
4. Arson.
5. Burglary; or the corresponding crime in the Netherlands law under the description of thefts committed in an inhabited house by night, and by breaking in, by climbing, or forcibly.

Breaking into offices, &c.
6. The act of breaking into and entering public offices, or the offices of banks, banking-houses, savings-banks, trust companies, or insur.
ANCE COMPANIES, WITH INTENT TO COMMIT THEFT THEREIN; AND ALSO THE THEFTS RESULTING FROM SUCH ACT.

7. Robbery; or the corresponding crime punished in the Netherlands law under the description of theft committed with violence or by means of threats.

8. Forgery, or the utterance of forged papers including the forgery or falsification of official acts of the Government or public authority or courts of justice affecting the title or claim to money or property.

9. The counterfeiting, falsifying or altering of money, whether coin or paper, or of bank notes, or instruments of debt created by National, State or Municipal Governments, or coupons thereof, or of seals, stamps, dies or marks of state; or the utterance or circulation of the same.

10. Embezzlement by public officers charged with the custody or receipt of public funds.

11. Embezzlement by any person or persons hired or salaried, to the detriment of their employers, where the offence is subject to punishment by the law of the Netherlands as abus de confiance, if extradition is demanded by the United States, or is subject to punishment as a crime in the United States, if extradition is demanded by the Netherlands.

The provisions of this convention shall not apply to any crime or offence of a political character, nor to acts connected with such crimes or offences; and no person surrendered under the provision hereof shall in any case be tried or punished for a crime or offence of a political character, nor for any act connected

ARTICLE III.

The bepalingen van het tegenwoordig verdrag zijn niet toepas- selijk op Staatkundige misdaden en wanbedrijven, noch op feiten met zoodanige Staatkundige misdaden of wanbedrijven samenhan- gende; en hij, die ter zake van een der in Art. 2 genoemde gemeene misdaden of wanbedrijven is uit-
ARTICLE IV.

The present Convention shall not apply to any crime or offence committed previously to the exchange of the ratifications hereof; and no person shall be tried or punished after surrender for any crime or offence other than that for which he was surrendered if committed previous to his surrender, unless such crime or offence be one of those enumerated in Article II. hereof, and shall have been committed subsequent to the exchange of ratifications.

ARTICLE V.

A fugitive criminal shall not be surrendered when prosecution is barred by lapse of time in the country where extradition is asked.

ARTICLE VI.

If a fugitive criminal, whose extradition may be claimed pursuant to the stipulations hereof, be actually under prosecution for a crime or offence in the country where he has sought asylum, or shall have been convicted thereof, his extradition may be deferred until such proceedings be terminated, and

Persons not to be surrendered when prosecution is barred by lapse of time in the country where extradition is asked.

Extradition deferred where criminal is under prosecution or sentence for crime.
CONVENTION—THE NETHERLANDS. MAY 22, 1830

until such criminal shall be set at liberty in due course of law.

ARTICLE VII.

If a fugitive criminal claimed by one of the parties hereto shall also be claimed by one or more powers, pursuant to treaty provisions on account of crimes committed within their jurisdiction, such criminal shall be delivered in preference in accordance with that demand which is the earliest in date.

ARTICLE VIII.

Neither of the contracting parties shall be bound to deliver up, under the stipulations of this convention, its own citizens or subjects.

ARTICLE IX.

The expenses of the arrest, detention, examination and transportation of the accused shall be paid by the government which has preferred the demand for extradition.

ARTICLE X.

Everything found in the possession of the fugitive criminal, at the time of his arrest, which may be material as evidence in making proof of the crime, shall, so far as practicable according to the laws or practice in the respective countries, be delivered up with his person at the time of surrender. Nevertheless, the rights of third parties, with regard to all such articles, shall be duly respected.

ARTICLE XI.

Requisitions for the surrender of fugitives from justice shall be made by the respective diplomatic agents of the contracting parties. In the event of the absence of such agents from the country, or its seat of government, requisition may be made by consular officers.
When the person whose extradition shall have been asked, shall have been convicted of the crime, a copy of the sentence of the court in which he may have been convicted, authenticated under its seal and accompanied by an attestation of the official character of the judge by the proper authority, shall be furnished.

If, however, the fugitive is merely charged with crime, a duly authenticated copy of the warrant of arrest in the country where the crime was committed, and of the depositions upon which such warrant may have been issued, shall be produced, authenticated as above provided, with such other evidence or proof as may be deemed competent in the case.

If, after an examination, it shall be decided, according to the law and evidence, that extradition is due pursuant to this convention, the fugitive shall be surrendered according to the forms of law prescribed in such cases.

ARTICLE XII.

Commencement and duration.
The present convention shall take effect on the twentieth day after its promulgation in the manner prescribed by the laws of the respective countries. After the convention shall so have gone into operation, it shall continue until one of the two parties shall give to the other six months notice of its desire to terminate it.

This convention shall be ratified, and the ratifications shall be exchanged at Washington or the Hague as soon as possible.

Ratifications.

In testimony whereof the respective Plenipotentiaries have signed the present convention, in duplicate, and have hereunto affixed their seals.

Done at Washington, in the English and Dutch languages, on the twenty-second day of May in the year of our Lord eighteen hundred and eighty.

WILLIAM MAXWELL EVARTS.
RUDOLPH VON PESTEL.

In geval de persoon wiens uitlevering wordt aangevraagd, ter zake van het misbedrijf is veroordeeld, zal een behoorlijk gelegaliseerd afschrift worden overgelegd van het vonnis van veroordeeling, vergezeld van eene verklaring der bevoegde autoriteit nopens het officieel karakter van den regter die het vonnis heeft uitgesproken.

In geval de opgeëischte persoon alleen beklaagd is, zal een behoorlijk gelegaliseerd afschrift worden overgelegd van het bevel van gevangenneming in het land waar het misdrijf is gepleegd, alsmede eveneens behoorlijk gelegaliseerde afschriften der processen-verbaal van getuigenverhoor, op grond waarvan het bevel van gevangenneming is uitgevaardigd, vergezeld van zoodanige andere bewijsstukken als ter zake dienende kunnen worden geacht.

Indien het, na onderzoek, wettig en overtuigend zal zijn gebleken, dat de uitlevering krachtens dit verdrag moet worden toegestaan, zal de voortvlugtige worden uitgeleverd met inachtneming der vormen, bij de wet voorgeschreven.

ARTIKEL XII.

Het tegenwoordig verdrag zal in werking treden te rekenen van den 20sten dag na zijne afkondiging in de vormen bij de wetten der beide landen voorgeschreven. Te rekenen van zijne inwerkingtreding zal het verdrag van kracht blijven tot zes maanden nadat het door eene van beide Regeringen zal zijn opgezegd.

Het tegenwoordig verdrag zal worden bekrachtigd, en de bekrachtigingen er van zullen zoo spoedig mogelijk te Washington of te s'Gravenhage worden uitgewisseld.

Ten blijke waarvan, de wederzijdse Gevolmachtigden dit verdrag in dubbel hebben ondertekend en van hun zegel voorzien.


WILLIAM MAXWELL EVARTS.
RUDOLPH VON PESTEL.
And whereas the said convention has been duly ratified on both parts and the ratifications of the two Governments were exchanged in the city of Washington on the twenty-ninth day of July, one thousand eight hundred and eighty.

Now therefore be it known that I, Rutherford B. Hayes, President of the United States of America, have caused the said convention to be made public, to the end that the same and every clause and article thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

In witness whereof I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington this thirtieth day of July in the year of our Lord, one thousand eight hundred and eighty, and of the Independence of the United States, the hundred and fifth.

R. B. HAYES.

By the President:
WM. M. EVARTS,
Secretary of State.
CONVENTIONS.

March 9, 1880. Convention between the United States and Belgium, concerning the rights, privileges and immunities of consular officers. Concluded March 9, 1880; ratification advised by the Senate, with an amendment, June 15, 1880; ratified by the President June 25, 1880; ratified by the King of the Belgians September 8, 1880; time for exchange of ratifications extended January 5, 1881; ratifications exchanged February 25, 1881; proclaimed March 1, 1881.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Preamble.

Whereas, a Convention defining the rights, immunities and privileges of Consular Officers, was concluded between the United States of America and His Majesty the King of the Belgians, and signed by their respective plenipotentiaries at Washington on the ninth day of March, eighteen hundred and eighty, which convention as amended by the Senate of the United States, is word for word as follows:

Consular convention.

Convention entre les États-Unis d'Amérique et Sa Majesté le Roi des Belges, pour déterminer les droits, immunités et privilèges des Agents consulaires.

Contracting parties.

Le Président des États-Unis d'Amérique et Sa Majesté le Roi des Belges, également animés du désir de déterminer avec toute l'extension et la clarté possibles les droits, privilèges et immunités réciproques des agents consulaires respectifs, ainsi que leurs fonctions et les obligations auxquelles ils seront soumis dans les deux pays, ont résolu de conclure une convention consulaire et ont nommé pour leurs plénipotentiaires, savoir:

The President of the United States, William Maxwell Evarts, Secretary of State; and His Majesty the King of the Belgians, Maurice Delfosse, Commander of the Order of Leopold, &c., &c., his Envoy Extraordinary and Minister Plenipotentiary in the United States; who, after having communicated to each other their respective full powers, found to be in good and proper form, have agreed upon the following articles:
ARTICLE I.

Each of the high contracting parties agrees to receive from the other, consuls-general, consuls, vice-consuls, and consular agents, in all its ports, cities and places, except those where it may not be convenient to recognize such officers. This reservation, however, shall not apply to one of the high contracting parties without also applying to every other power.

ARTICLE II.

The consuls-general, consuls, vice-consuls and consular agents of each of the two high contracting parties shall enjoy reciprocally, in the States of the other, all the privileges, exemptions and immunities that are enjoyed by officers of the same rank and quality of the most favored nation. The said officers, before being admitted to the exercise of their functions and the enjoyment of the immunities thereunto pertaining, shall present their commissions in the forms established in their respective countries. The government of each of the two high contracting powers shall furnish them the necessary exequatur free of charge, and, on the exhibition of this instrument, they shall be permitted to enjoy the rights, privileges and immunities granted by this convention.

ARTICLE III.

Consuls-general, consuls, vice-consuls and consular agents, citizens of the State by which they are appointed, shall be exempt from preliminary arrest except in the case of offenses which the local legislation qualifies as crimes and punishes as such; they shall be exempt from military billetings, from service in the regular army or navy, in the militia, or in the national guard; they shall likewise be exempt from all direct taxes, national, State or municipal, imposed upon persons, either in the nature of capitation tax or in respect to their property, unless such taxes become due on account of the possession of real estate, or for interest on capital in-
vested in the country where the said officers exercise their functions. This exemption shall not, however, apply to consuls-general, consuls, vice-consuls or consular agents engaged in any profession, business or trade, but the said officers shall in such case be subject to the payment of the same taxes that would be paid by any other foreigner under the like circumstances.

ARTICLE IV.

When a court of one of the two countries shall desire to receive the judicial declaration or deposition of a consul-general, consul, vice-consul or consular agent, who is a citizen of the State which appointed him, and who is engaged in no commercial business, it shall request him, in writing, to appear before it, and in case of his inability to do so, it shall request him to give his testimony in writing, or shall visit his residence or office to obtain it orally. It shall be the duty of such officer to comply with this request with as little delay as possible.

In all criminal cases, contemplated by the sixth article of the amendments to the Constitution of the United States, whereby the right is secured to persons charged with crimes to obtain witnesses in their favor, the appearance in court of said consular officer shall be demanded, with all possible regard to the consular dignity and to the duties of his office. A similar treatment shall also be extended to the consuls of the United States in Belgium, in the like cases.

ARTICLE V.

Consuls-general, consuls, vice-consuls and consular agents may place over the outer door of their offices the arms of their nation, with this inscription: Consulate-General, or Consulate, or Vice-Consulate, or Consular Agency of the United States or of Belgium.

They may also raise the flag of their country on their offices, except in the capital of the country when meubles ou sur les intérêts d'un capital employé dans l'Etat où les-dits agents exercent leurs fonctions. Cette exemption ne pourra cependant pas s'appliquer aux consuls généraux, consuls, vice-consuls ou agents consulaires qui exercent une profession, une industrie ou un commerce quelconque, lesdits agents devant en ce cas être soumis au payement des taxes dues par tout autre étranger dans les mêmes conditions.

ARTICLE IV.

Quand la justice de l'un des deux pays aura quelque déclaration juridique ou déposition à recevoir d'un consul général, d'un consul, d'un vice-consul, ou d'un agent consulaire, citoyen de l'Etat qui l'a nommé et n'exerçant aucun commerce, elle l'invitera par écrit à se présenter devant elle, et, en cas d'empêchement, elle devra lui demander son témoignage par écrit, ou se transporter à sa demeure ou chancellerie pour l'obtenir de vive voix.

Le dit agent devra satisfaire à cette demande dans le plus bref délai possible.

Dans tous les cas de crime prévus par l'Article 6 des amendements à la constitution des États-Unis par lequel le droit d'appeler des témoins en leur faveur est assuré aux personnes accusées de crimes, la comparution des dits agents sera requise avec tous les égards possibles, dus à la dignité consulaire et aux devoirs de leur charge. Un traitement semblable sera accordé aux consuls des États-Unis en Belgique dans les cas similaires.
CONVENTION—BELGIUM. MARCH 9, 1880.

there is a legation there. They may in like manner, raise the flag of their country over the boat employed by them in the port for the exercise of their functions.

ARTICLE VI.

The consular offices shall at all times be inviolable. The local authorities shall not, under any pretext, invade them. In no case shall they examine or seize the papers there deposited. In no case shall those offices be used as places of asylum. When a consular officer is engaged in other business, the papers relating to the consulate shall be kept separate.

ARTICLE VII.

In the event of the death, incapacity or absence of consuls-general, consuls, vice-consuls and consular agents, their chancellors or secretaries, whose official character may have previously been made known to the Department of State at Washington, or to the Ministry for Foreign Affairs in Belgium, may temporarily exercise their functions, and while thus acting they shall enjoy all the rights, prerogatives and immunities granted to the incumbents.

ARTICLE VIII.

Consuls-general and consuls may, so far as the laws of their country allow, with the approbation of their respective governments, appoint vice-consuls and consular agents in the cities, ports and places within their consular jurisdiction. These agents may be selected from among citizens of the United States or of Belgium, or those of other countries. They shall be furnished with a regular commission, and shall enjoy the privileges stipulated for consular officers in this convention, subject to the exceptions specified in Articles 3 and 4.

trouve une légation. Ils pourront de même arborer le pavillon national sur le bateau qu'ils monteront dans le port pour l'exercice de leurs fonctions.

ARTICLE VI.

Les chancelleries consulaires seront en tout temps inviolables. Les autorités locales ne pourront les envahir, sous aucun prétexte. Elles ne pourront, dans aucun cas, visiter ni saisir les papiers qui y seront enfermés. Les chancelleries consulaires ne sauraient, dans aucun cas, servir de lieux d'asile, et si un agent du service consulaire est engagé dans d'autres affaires, les papiers se rapportant au Consulat seront tenus séparément.

ARTICLE VII.

En cas de décès, d'empêchement ou d'absence des consuls généraux, consuls, vice-consuls, et agents consulaires, leurs chanceliers ou secrétaires, après que leur caractère officiel aura été notifié au Département d'Etat à Washington ou au Ministère des Affaires Etrangères en Belgique, seront de plein droit admis à gérer, par intérim, les affaires des postes respectifs, et jouiront, pendant la durée de cette gestion temporaire, de tous les droits, prérogatives et immunités accordés aux titulaires.

ARTICLE VIII.

Les consuls généraux et consuls pourront, pour autant que les lois de leur pays le leur permettent, nommer, avec l'approbation de leurs Gouvernements respectifs, des vice-consuls et agents consulaires dans les villes, ports et places compris dans leur arrondissement. Ces agents pourront être choisis indistinctement parmi les citoyens des États-Unis, les Belges, ou les citoyens d'autres pays. Ils seront munis d'une commission régulière, et jouiront des privilèges stipulés dans cette convention en faveur des agents du service consulaire en se soumettant aux exceptions spécifiées dans les articles 3 et 4.
Diplomatic proceedings.

ARTICLE IX.

Consuls-general, consuls, vice-consuls and consular agents, shall have the right to address the administrative and judicial authorities, whether in the United States, of the Union, the States or the municipalities, or in Belgium, of the State, the province or the commune, throughout the whole extent of their consular jurisdiction, in order to complain of any infraction of the treaties and conventions between the United States and Belgium, and for the purpose of protecting the rights and interests of their countrymen. If the complaint should not be satisfactorily redressed, the consular officers aforesaid, in the absence of a diplomatic agent of their country, may apply directly to the government of the country where they exercise their functions.

ARTICLE X.

Consuls-general, consuls, vice-consuls and consular agents may take at their offices, at their private residence, at the residence of the parties, or on board ship, the depositions of the captains and crews of vessels of their own country, of passengers on board of them, and of any other citizen of their nation. They may also receive at their offices, conformably to the laws and regulations of their country, all contracts between the citizens of their country and the citizens or other inhabitants of the country where they reside, and even all contracts between the latter, provided they relate to property situated or to business to be transacted in the territory of the nation to which the said consular officer may belong.

Authentication of contracts.

Such papers and official documents of every kind, whether in the original, in copies, or in translation, duly authenticated and legalized by the consuls-general, consuls, vice-consuls and consular agents, and sealed with their official seal, shall be received as legal docu-
ARTICLE XI.

The respective consuls-general, consuls, vice-consuls and consular agents shall have exclusive charge of the internal order of the merchant vessels of their nation, and shall alone take cognizance of all differences which may arise, either at sea or in port, between the captains, officers and crews, without exception, particularly in reference to the adjustment of wages and the execution of contracts. The local authorities shall not interfere except when the disorder that has arisen is of such a nature as to disturb tranquility and public order on shore, or in the port, or when a person of the country or not belonging to the crew shall be concerned therein.

In all other cases, the aforesaid authorities shall confine themselves to lending aid to the consuls and vice-consuls or consular agents, if they are requested by them to do so, in causing the arrest and imprisonment of any person whose name is inscribed on the crew-list, whenever, for any cause, the said officers shall think proper.

ARTICLE XII.

The respective consuls-general, consuls, vice-consuls and consular agents may cause to be arrested the officers, sailors, and all other persons making part of the crews, in any manner whatever, of ships of war or merchant vessels of their nation, who may be guilty, or be accused, of having deserted said ships and vessels, for the purpose of sending them on board or back to their country. To this end they shall address the competent local authorities of the respective countries, in writing, and shall make to them a written request for the deserters, supporting it by the exhibition of the register of the vessel and list of the crew, or by other official documents, to show that the persons claimed belong to the said ship's company.

ARTICLE XI.

Les consuls généraux, consuls, vice-consuls et agents consulaires respectifs seront exclusivement chargés du maintien de l'ordre intérieur à bord des navires de commerce de leur nation, et conserveront seuls de tous différends qui se seront élevés en mer ou s'éleveront dans les ports entre les capitaines, les officiers et les hommes de l'équipage, à quelque titre que ce soit, particulièrement pour le règlement des salaires et l'exécution des engagements réciproquement consentis. Les autorités locales ne pourront intervenir que lorsque les désordres survenus seraient de nature à troubler la tranquillité et l'ordre public à terre ou dans le port, ou quand une personne du pays ou ne faisant pas partie de l'équipage s'y trouvera mêlée.

Dans tous les autres cas, les autorités précitées se borneront à prêter tout appui aux consuls et vice-consuls ou agents consulaires, si elles en sont requises par eux, pour faire arrêter ou conduire en prison tout individu inscrit sur le rôle de l'équipage, chaque fois que pour un motif quelconque les dits agents le jugeront convenable.

ARTICLE XII.

Les consuls généraux, consuls, vice-consuls et agents consulaires pourront faire arrêter les officiers, matelots et toutes les autres personnes faisant partie des équipages, à quelque titre que ce soit, des bâtiments de guerre ou de commerce de leur nation, qui seraient prévenus ou accusés d'avoir déserté les dits bâtiments, pour les renvoyer à bord ou les transporter dans leur pays. A cet effet, ils s'adresseront, par écrit, aux autorités locales compétentes des pays respectifs, et leur feront, par écrit, la demande de ces déserteurs, en justifiant, par l'exhibition des registres du bâtiment, ou du rôle d'équipage, ou par d'autres documents officiels, que les hommes qu'ils réclament faisaient partie du dit équipage.
Upon such request thus supported, the delivery to them of the deserters cannot be refused, unless it should be duly proved that they were citizens of the country where their extradition is demanded at the time of their being inscribed on the crew-list. All the necessary aid and protection shall be furnished for the pursuit, seizure and arrest of the deserters, who shall even be put and kept in the prisons of the country, at the request and expense of the consular officers until there may be an opportunity for sending them away. If, however, such an opportunity should not present itself within the space of three months, counting from the day of the arrest, the deserters shall be set at liberty, nor shall they be again arrested for the same cause.

If the deserter has committed any misdemeanor, and the court having the right to take cognizance of the offense shall claim and exercise it, the delivery of the deserter shall be deferred until the decision of the court has been pronounced and executed.

ARTICLE XIII.

In the absence of an agreement to the contrary between the owners, freighters and insurers, all damages suffered at sea by the vessels of the two countries, whether they enter port voluntarily, or are forced by stress of weather, shall be settled by the consuls-general, consuls, vice-consuls and consular agents of the respective countries. If, however, any inhabitant of the country or citizen or subject of a third power interested in damages, the parties cannot agree, the competent local authorities shall decide.

ARTICLE XIV.

All proceedings relative to the salvage of vessels of the United States wrecked upon the coasts of Belgium, and of Belgian vessels wrecked upon the coasts of the United States, shall be directed by the consuls-general, consuls and vice-consuls of the two countries respectively, and until their arrival,

Sur cette seule demande, ainsi justifiée, la remise des déserteurs ne pourra leur être refusée, à moins qu'il ne soit dûment prouvé qu'ils étaient citoyens du pays où l'extradition est réclamée, au moment de leur inscription sur le rôle. Ils leur sera donné toute aide et protection pour la recherche, la saisie et l'arrestation de ces déserteurs, qui seront même détenus et gardés dans les prisons du pays, à la requête et aux frais des consulats, jusqu'à ce que ces agents aient trouvé une occasion de les faire partir. Si pourtant cette occasion ne se présentait pas dans un délai de trois mois, à partir du jour de l'arrestation, les déserteurs seraient mis en liberté et ne pourraient plus être arrêtés pour la même cause.

Si le déserteur avait commis quelque délit et que le tribunal qui a droit d'en connaître réclame et exerce ce droit, la remise sera différée jusqu'à ce que le jugement du tribunal ait été prononcé et exécuté.
by the respective consular agents, wherever an agency exists. In the places and ports where an agency does not exist, the local authorities, until the arrival of the consul in whose district the wreck may have occurred, and who shall be immediately informed of the occurrence, shall take all necessary measures for the protection of persons and the preservation of wrecked property.

The local authorities shall not otherwise interfere than for the maintenance of order, the protection of the interests of the salvors if these do not belong to the crews that have been wrecked, and to carry into effect the arrangements made for the entry and exportation of the merchandise saved.

It is understood that such merchandise is not to be subjected to any custom-house charges, unless it be intended for consumption in the country where the wreck may have taken place.

The intervention of the local authorities in these different cases shall occasion no expense of any kind, except such as may be caused by the operations of salvage and the preservation of the goods saved, together with such as would be incurred under similar circumstances by vessels of the nation.

**ARTICLE XV.**

In case of the death of any citizen of the United States in Belgium, or of a citizen of Belgium in the United States, without having any known heirs or testamentary executor by him appointed, the competent local authorities shall give information of the circumstance to the consuls or consular agents of the nation to which the deceased belongs, in order that the necessary information may be immediately forwarded to parties interested.

Consuls-general, consuls, vice-consuls and consular agents shall have the right to appear, personally or by delegate, in all proceedings on behalf of the absent or minor heirs, or creditors, until they are duly represented.

**ARTICLE XV.**

En cas de décès d'un citoyen des États-Unis en Belgique ou d'un Belge aux États-Unis, s'il n'y a aucun héritier connu ou aucun exécuteur testamentaire institué par le défunt, les autorités locales compétentes informeront de la circonstance les consuls, ou agents consulaires de la nation à laquelle le défunt appartient, afin qu'il puisse en être immédiatement donné connaissance aux parties intéressées.

Les consuls généraux, consuls, vice-consuls et agents consulaires auront le droit de poser person nellement ou par délégué, tous actes en lieu et place des héritiers ou des créanciers absents ou mineurs jusqu'à ce que ceux-ci soient dûment représentés.
CONVENTION—BELGIUM. March 9, 1880.

ARTICLE XVI.

The present convention shall remain in force for the space of ten years, counting from the day of the exchange of the ratifications, which shall be made in conformity with the respective constitutions of the two countries, and exchanged at Washington as soon as possible within the period of six months. In case neither party gives notice, twelve months before the expiration of the said period of ten years, of its intention not to renew this convention, it shall remain in force one year longer, and so on from year to year, until the expiration of a year from the day on which one of the parties shall have given such notice.

In faith whereof, the respective plenipotentiaries have signed this convention, and have hereunto affixed their seals.

Done at Washington, in duplicate, the ninth of March, one thousand eight hundred and eighty.

Signatures.

WILLIAM MAXWELL EVARTS [SEAL.]
MAURICE DELFOSSE [SEAL.]

And whereas the said Convention has been duly ratified on both parts, and the ratifications of the two Governments were exchanged in the city of Washington on the twenty-fifth day of February, one thousand eight hundred and eighty one, as authorized by Senate Resolution of January 5, 1881, and by the Belgian Government:

Now, therefore, be it known that I, Rutherford B. Hayes, President of the United States of America, have caused the said convention to be made public, to the end that the same and every clause and article thereof may be observed and fulfilled with good faith by the United States and the citizens thereof.

In witness whereof I have hereunto set my hand, and caused the seal of the United States to be affixed.

Done at the city of Washington this first day of March in the year of our Lord, one thousand eight hundred and eighty one, and of the independence of the United States the one hundred and fifth.

[SEAL.]

By the President
Wm M. EVARTS
Secretary of State.
Additional articles of agreement between the Post Office Department of the United States of America and the Post Office Department of the Dominion of Canada.

For the purpose of affording to the public increased facilities for the exchange of written correspondence and also of preventing evasions by publishers of the postal laws and regulations of the United States, the undersigned duly authorized by their respective governments have agreed upon the following additional articles to the postal arrangement of 27 January and 1 February, 1875.

ARTICLE 1.

Insufficiently paid letters mailed in the United States and addressed to Canada or vice-versa, mailed in Canada and addressed to the United States, on which a single rate of postage or more has been prepaid, shall be forwarded charged with the amount of deficient postage, to be collected on delivery and retained by the Post Department of the country of destination. The amount of such deficient postage shall be indicated in figures, by the despatching exchange office, on the upper left hand corner of the address.

ARTICLE 2.

When newspapers, periodicals and other printed matter published or originating in the United States are brought into Canada and posted there for destinations in the United States apparently to evade the postage rates or regulations applicable to such matter in the United States, the Canada Post Office may require prepayment of the same to be made at a rate equivalent to double the Canada domestic rates.

ARTICLE 3.

The provisions of Article 1 of the Postal Arrangement of the 27th January and 1st February, 1875, so far as they conflict with the present articles are abrogated.

ARTICLE 4.

The present articles shall be considered additional to those agreed upon between the two offices on the 27th January and 1st February, 1875 and shall come into operation on the 1st day of May 1881.

In witness whereof the Postmaster General of the United States and the Postmaster General of Canada have here to set their hands and affixed their seals, at the date set opposite to each respectively.

[SEAL.]

WASHINGTON, May 3, 1881.

[SEAL.]

OTTAWA, April 28, 1881.

I hereby approve the aforesaid additional articles and in testimony thereof, I have caused the seal of the United States to be affixed.

[SEAL.]

WASHINGTON, May 3rd, 1881.
November 13, 1880.

Agreement to increase the limit of weight and size of packets of patterns of merchandise exchanged through the post, between the United States and the Republic of France.

Agreement between the United States of America and the Republic of France for increasing the limits of weight and the dimensions of packets of patterns of merchandise exchanged through the post between the two countries, signed at Washington, November 13, 1880.

Contracting parties.

The General Post Office of the United States of North America and the General Post Office of the Republic of France, being desirous of facilitating the postal relations between the two countries, and in exercise of the power given to them under Article XV of the Convention of the Universal Postal Union, concluded in Paris, on the 1st June, 1878:

Have agreed as follows:

The limits of weight and the dimensions of packets of patterns of merchandise exchanged through the post between the United States of North America on the one part and France and Algeria on the other part, may be increased by the Postal Administration of the country of origin, beyond those which have been fixed by Article V of the International Convention of the 1st June 1878, under the express reservation that such limits shall not exceed the following:

Weight.

In weight ............ 350 grams.

Dimensions.

In dimensions ...

30 centimetres, length.

20 centimetres, breadth.

10 centimetres, depth.

Commencement.

The present agreement shall take effect on the 1st of January eighteen hundred and eighty-one, and shall be terminable at any time on a notice by either office of one year.

In witness whereof the undersigned, Horace Maynard, Postmaster General of the United States of North America, in virtue of the powers vested in him by law, and Maxime Outrey, Envoy Extraordinary and Minister Plenipotentiary of the Republic of France at Wash.


Weight and size of packets transported in the mails increased.


Terminable on one year's notice.

L'Office Général des Postes des États Unis d'Amérique du Nord, et l'Office Général des Postes de la République Française, désirant faciliter les relations postales entre les deux pays et usant de la faculté qui leur est laissée par l'article XV de la Convention de l'Union Postale Universelle, conclue à Paris, le 1er Juin 1878:

Sont convenus de ce qui suit:

Les limites de poids et de dimensions des paquets d'échantillons de marchandises échangés par la voie de la poste, entre les États Unis d'Amérique du Nord, d'une part, et la France et l'Algérie, d'autre part, peuvent être portées par l'Administration des Postes du pays d'origine, au de la de celles qui ont été fixées par l'article V de la Convention Internationale du 1er Juin 1878, sous la réserve expresse que ces limites ne dépasseront pas, savoir:

Pour le poids ....... 350 grammes.

Pour les dimensions.

30 centimètres en longueur.

20 centimètres en largeur.

10 centimètres en épaisseur.

Le présent Arrangement sera exécutoire à partir du 1er Janvier, mil huit cent quatre-vingts et un, et se terminera moyennant un avertissement donné une année à l'avance par l'un ou l'autre office.

En foi de quoi les Soussignés Horace Maynard, Maître Général des Postes des États Unis d'Amérique du Nord, en vertu des pouvoirs dont il est investi par la loi, et Maxime Outrey, Envoyé Extraordinaire et Ministre Plénipotentiaire de la République Française à
AGREEMENT—REPUBLIC OF FRANCE. NOVEMBER 13, 1880.

Washington, duly authorized for that purpose, have drawn up the present agreement to which they have affixed their respective seals.

Done in duplicate at Washington the 13th November, 1880.

[SEAL.]

HORACE MAYNARD.

MAX OUTREY.

I hereby approve the foregoing agreement and in testimony thereof I have caused the seal of the United States to be affixed hereto.

R. B. HAYES.

By the President,

WM. M. EVARTS,
Secretary of State.

WASHINGTON, November, 13, 1880.
Additional Convention to the Convention of the 31st of March and the 20th of April, 1877, between the Post Office Department of the United States of America and the Post Office Department of the Kingdom of Italy.

Additional Convention to the Convention of the 31st of March and the 20th of April, 1877, between the Post Office Department of the United States of America and the Post Office Department of the Kingdom of Italy.

The Post Office Department of the United States of America and the Post Office Department of the Kingdom of Italy, being desirous of modifying the system of exchange of money orders, established by the Convention concluded between them on the 31st of March and the 20th of April, 1877, the undersigned, duly authorized for that purpose, have agreed upon the following additional Convention, modifying certain Articles of the Convention above mentioned.

ARTICLE 1.

Substitution for Article III of the Convention of March 31st and April 20th, 1877, the following Article shall be substituted, viz:

"Each Administration shall keep the commission charged on money-orders, issued by its offices, but shall pay to the other Administration three-fourths of one per cent. on the total amount of such orders, and shall also refund to the Administration of origin three-fourths of one per cent. on the amounts of all void orders, and of orders, the repayment of which shall have been authorized."

ARTICLE 2.

Substitution for Article IX of the Convention in question, the following Article should be substituted, viz:

"1. At the close of each Quarter an account, in duplicate, shall be prepared and transmitted by the Post Office Department of the Kingdom of Italy to the Post Office De-
ADDITIONAL CONVENTION—ITALY. AUGUST 24, 1880.

Department of the United States of America. For this quarterly account a form shall be used in exact conformity with the pattern hereto annexed.

"2. In this account there shall be deducted, from the totals of orders originating in the United States, the totals of such orders, the repayment of which shall have been authorized by the Post Department of Italy, in accordance with Article XII of the Convention of March 31st and April 20th, 1877, and also the totals of such orders of United States origin which shall have become void. To the amount remaining there shall be added three-fourths of one per cent. of that amount, being the commission due the Kingdom of Italy under Article 1 of the present Additional Convention. The total of these two sums forms a credit for the Kingdom of Italy. From the amount of orders originating in the Kingdom of Italy similar deductions shall be made, and a like addition to the remainder of three-fourths of one per cent. thereof, to form the United States credit.

"3. Payment shall be made in the money of the country in favor of which the account shows a balance, and, for the purpose of ascertaining such balance, the smaller credit shall be converted into the same money as the larger credit. If the account shows a balance in favor of the Post Department of the Kingdom of Italy, the conversion shall be effected at the average rate of exchange quoted at New York during the quarter, to which the account appertains; but if it shows a balance in favor of the United States, the conversion shall be effected at the average rate of exchange quoted at Rome, during the same period. The debtor Administration shall transmit, within five days after the expiration of the Quarter, a certified statement, showing the rate of exchange for each business day of such Quarter.

"4. Should the quarterly account show a balance in favor of the Post Department of the Kingdom of Italy, that of the United States shall return a copy thereof, after due examination and verification, pio esemplare. Per questo conto trimestrale sarà fatto uso di un modulo esattamente conforme al modello qui unito.

2. In tale conto saranono dedotti, dai totali dei Vaglia originari dagli Stati Uniti, i totali di simili vaglia il rimborso dei quali sarebbe stato autorizzato dal Dipartimento delle Poste d' Italia in ordine all'Articolo XII della Convenzione del 31 Marzo e 20 Aprile 1877, e così pure i totali di simili vaglia originari dagli Stati Uniti che sarebbero stati dichiarati perente. All'importo residuo saranno aggiunti i tre quarti dell' uno per cento sul totale medesimo, a titolo di commissione dovuta al Regno d' Italia, quista l'Articolo 1 della presente Convenzione Addizionale. Il totale di queste due somme costituisce il credito del Regno d' Italia. Dall' importo dei vaglia originari dal Regno d' Italia sarà fatta una identica deduzione, e aggiungendo al residuo i tre quarti dell' uno per cento si ottiene il credito degli Stati Uniti.

3. Il pagamento sarà fatto nella moneta del Paese in favore del quale il conto presenta un credito e alla scopo di stabilire siffatto credito, il credito minore sarà convertito nella moneta del credito maggiore. Se il conto presenta un credito a favore del Dipartimento delle Poste del Regno d' Italia la conversione sarà fatta al tasso medio del cambio quotato a Nuova York durante il trimestre al quale il conto si riferisce; se invece esso presenta un credito in favore degli Stati Uniti la conversione sarà fatta al corso medio del cambio, quotato a Roma, durante il medesimo periodo. L'Amministrazione debitrice trasmetterà entro cinque giorni dopo l' espirazione del trimestre, un prospetto dimostrativo del corso del cambio per ciascun giorno di borsa dello stesso trimestre.

4. Presentando il conto trimestrale un credito a favore del Dipartimento delle Poste del Regno d' Italia, quello degli Stati Uniti ne ritornerà una copia, previo esame e verifica, al più tardi entro
ADDITIONAL CONVENTION—ITALY. AUGUST 24, 1880.

at the latest within fourteen days after its receipt, and shall transmit, at the same time, a bill of exchange, drawn on Paris, for the amount of said account, payable to the Director General of Posts at Rome. The Postal Administration of the Kingdom of Italy shall then send an acknowledgment of receipt to the Postal Administration of the United States. If, on the other hand, such account shows a balance in favor of the latter Administration, it will return a copy thereof, and at the latest within fourteen days after the receipt of said copy, the Post Department of the Kingdom of Italy shall transmit to that of the United States a bill of exchange for the amount thereof, drawn on New York, payable to the Postmaster General of the United States. The Postal Administration of the latter country shall then send, in return, an acknowledgment of receipt.

5. If pending the settlement of an account, one of the two Postal Administrations shall ascertain, that it owes the other a balance exceeding five thousand dollars, or twenty five thousand francs, the indebted Administration shall promptly remit the approximate amount of such balance to the credit of the other.

6. The expenses attending the remittance of bills of exchange shall invariably be borne by the Post Department by which payment is made.

ARTICLE 3.

For Article XIII of the Convention in question the following Article shall be substituted, viz:

"Each Administration is authorized to fix, at any time, the rate of conversion of its own money into that of the country of destination, but shall notify the other of the rate of conversion established under this Article, and of any change that may be made therein.

ARTICLE 4.

The present Additional Convention shall take effect on the first day of October one thousand eight hundred and eighty, and shall con-
ADDITIONAL CONVENTION—ITALY. AUGUST 24, 1880.

continue in force twelve months after the date at which one of the contracting parties shall have notified the other of its intention to terminate it.

Done in duplicate and signed in Washington on the twenty fourth day of August, in the year of our Lord, one thousand eight hundred and eighty, and in Rome on the ninth of August, in the year of our Lord one thousand eight hundred and eighty.

D. M. KEY,
Postmaster General of the United States.

Il Direttore Generale delle Poste del Regno d'Italia.

I hereby approve the foregoing convention, and in testimony thereof, I have caused the seal of the United States to be hereto affixed.

R. B. HAYES.

By the President:

JOHN HAY,
Acting Secretary of State.

WASHINGTON, Aug. 25, 1880.
of the exchange of money orders between the Kingdom of Italy and the United States, during the quarter ending.....

<table>
<thead>
<tr>
<th>Orders issued by the Italian Office</th>
<th>Orders issued by the United States</th>
</tr>
</thead>
<tbody>
<tr>
<td>No's of Lists.</td>
<td>No's of Lists.</td>
</tr>
<tr>
<td>Date of Lists.</td>
<td>Date of Lists.</td>
</tr>
<tr>
<td>From-- To--</td>
<td>From-- To--</td>
</tr>
<tr>
<td>Total Amount of Lists.</td>
<td>Total Amount of Lists.</td>
</tr>
</tbody>
</table>

| No's of Lists.                                      | No's of Lists.                                      |
| Date of Lists.                                      | Date of Lists.                                      |
| From-- To--                                         | From-- To--                                         |
| Total Amount of Lists.                              | Total Amount of Lists.                              |
Not paid and to be credited to the despatching office.

<table>
<thead>
<tr>
<th>No. of List</th>
<th>Date of List</th>
<th>No. of the International Order</th>
<th>Amount of the International Order</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Dolls.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Cts.</td>
</tr>
</tbody>
</table>

Orders originating in the Kingdom of Italy.

Orders originating in the United States.

<table>
<thead>
<tr>
<th>No. of List</th>
<th>Date of List</th>
<th>No. of the International Order</th>
<th>Amount of the International Order</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Fcs.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Cent.</td>
</tr>
</tbody>
</table>
### ADDITIONAL CONVENTION—ITALY. AUGUST 24, 1880.

#### BALANCE.

<table>
<thead>
<tr>
<th>To credit of Italian Office.</th>
<th>To credit of United States Office.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Amount of orders issued in the United States</strong></td>
<td><strong>Amount of orders issued in the Kingdom of Italy</strong></td>
</tr>
<tr>
<td><strong>Fcs. Cent.</strong></td>
<td><strong>Dollars. Cents.</strong></td>
</tr>
<tr>
<td><strong>Deduct amount of international orders, originating in the United States, repayment of which has been authorized.</strong></td>
<td><strong>Deduct amount of international orders, originating in the Kingdom of Italy, repayment of which has been authorized.</strong></td>
</tr>
<tr>
<td><strong>Deduct amount of international orders, originating in the United States, which have become void.</strong></td>
<td><strong>Deduct amount of international orders, originating in the Kingdom of Italy, which have become void.</strong></td>
</tr>
<tr>
<td><strong>Total deduction</strong></td>
<td><strong>Total deduction</strong></td>
</tr>
<tr>
<td><strong>Amount of commission due Italy, 1/4 of one per cent. on the above amount.</strong></td>
<td><strong>Amount of commission due the United States, 1/4 of one per cent. on the above amount.</strong></td>
</tr>
<tr>
<td><strong>Deduct credit of the U.S. office, converted in accordance with the rates of exchange quoted at New York during the quarter.</strong></td>
<td><strong>Deduct credit of the Italian office, converted in accordance with the rates of exchange quoted at Rome during the quarter.</strong></td>
</tr>
<tr>
<td><strong>Balance to credit of Italian office.</strong></td>
<td><strong>Balance to credit of United States office.</strong></td>
</tr>
<tr>
<td><strong>Paid on account of the office of the United States.</strong></td>
<td><strong>Paid on account by the Italian office.</strong></td>
</tr>
<tr>
<td><strong>Balance remaining.</strong></td>
<td><strong>Balance remaining.</strong></td>
</tr>
</tbody>
</table>

The within account exhibits a total balance of .................................. which after deduction of the payments on account, as therein stated, leaves a balance remaining of .................................. due the ..................................

Rome ........................................

The Director General of Italian Post Office, ........................................

The above statement of account is accepted with a balance of .................................. due the ..................................

Washington ..................................

Auditor of the Treasury for the Post Office Department.
PROCLAMATIONS

MADE BY THE

PRESIDENT OF THE UNITED STATES.
PROCLAMATIONS.

No. 1.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA: April 26, 1879.

A PROCLAMATION.

Whereas, it has become known to me that certain evil disposed persons have within the territory and jurisdiction of the United States, begun and set on foot preparations for an organized and forcible possession of, and settlement upon the lands of what is known as the Indian Territory, west of the State of Arkansas, which Territory is designated, recognized and described by the treaties and laws of the United States, and by the Executive Authorities, as Indian Country, and as such, is only subject to occupation by Indian tribes, officers of the Indian Department, military posts and such persons as may be privileged to reside and trade therein under the intercourse laws of the United States.

And whereas those laws provide for the removal of all persons residing and trading therein, without express permission of the Indian Department and agents, and also of all persons whom such agents may deem to be improper persons to reside in the Indian Country:

Now, therefore, for the purpose of properly protecting the interests of the Indian nations and tribes, as well as of the United States in said Indian Territory, and of duly enforcing the laws governing the same, I, Rutherford B. Hayes, President of the United States, do admonish and warn all such persons so intending or preparing to remove upon said lands or into said Territory, without permission of the proper agent of the Indian Department, against any attempt to so remove or settle upon any of the lands of said Territory; and I do further warn and notify any and all such persons who may so offend, that they will be speedily and immediately removed therefrom by the agent according to the laws made and provided; and if necessary the aid and assistance of the military forces of the United States will be invoked to carry into proper execution the laws of the United States herein referred to.

In testimony whereof I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington, this twenty-sixth day of April, in the year of our Lord one thousand eight hundred and seventy-nine, [L. s.] and of the Independence of the United States the one hundred and third.

RUTHERFORD B. HAYES.

By the President:
WM. M. EVARTS,
Secretary of State.
PROCLAMATIONS.

No. 2.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Preamble.

At no recurrence of the season which the devout habit of a religious people has made the occasion for giving thanks to Almighty God and humbly invoking His continued favor, has the material prosperity enjoyed by our whole country been more conspicuous, more manifold or more universal.

During the past year, also, unbroken peace with all foreign nations, the general prevalence of domestic tranquillity, the supremacy and security of the great institutions of civil and religious freedom, have gladdened the hearts of our people, and confirmed their attachment to their government, which the wisdom and courage of our ancestors so fitly framed and the wisdom and courage of their descendants have so firmly maintained, to be the habitation of liberty and justice to successive generations.

Now, therefore, I, Rutherford B. Hayes, President of the United States, do appoint Thursday, the 27th day of November, instant, as a Day of National Thanksgiving and Prayer; and I earnestly recommend that, withdrawing themselves from secular cares and labors, the people of the United States do meet together on that day in their respective places of worship, there to give thanks and praise to Almighty God for His mercies, and to devoutly beseech their continuance.

In witness whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the City of Washington this third day of November, in the year of our Lord one thousand eight hundred and seventy-nine, and of the independence of the United States the one hundred and fourth.

RUTHERFORD B. HAYES.

By the President:

WM. M. EVARTS,
Secretary of State.

No. 3.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Preamble.

Whereas it has become known to me that certain evil-disposed persons have, within the territory and jurisdiction of the United States, begun and set on foot preparations for an organized and forcible possession of and settlement upon the lands of what is known as the Indian Territory, west of the State of Arkansas, which Territory is designated, recognized, and described by the treaties and laws of the United States, and by the Executive authorities, as Indian Country, and as such is only subject to occupation by Indian tribes, officers of the Indian Department, military posts, and such persons as may be privileged to reside and trade therein under the intercourse laws of the United States:

And whereas those laws provide for the removal of all persons residing and trading therein, without express permission of the Indian Department and agents, and also of all persons whom such agents may deem to be improper persons to reside in the Indian Country:
And whereas, in aid and support of such organized movement, it has been represented that no further action will be taken by the Government to prevent persons from going into said Territory and settling therein, but such representations are wholly without authority:

Now, therefore, for the purpose of properly protecting the interests of the Indian nations and tribes, as well as of the United States, in said Indian Territory, and of duly enforcing the laws governing the same, I, Rutherford B. Hayes, President of the United States, do admonish and warn all such persons so intending or preparing to remove upon said lands, or into said Territory, without permission of the proper agent of the Indian Department, against any attempt to so remove or settle upon any of the lands of said Territory; and I do further warn and notify any and all such persons who may so offend that they will be speedily and immediately removed therefrom by the agent, according to the laws made and provided, and that no efforts will be spared to prevent the invasion of said Territory, rumors spread by evil-disposed persons to the contrary notwithstanding; and if necessary the aid and assistance of the military forces of the United States will be invoked to carry into proper execution the laws of the United States herein referred to.

In testimony whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington, this twelfth day of February, in the year of our Lord one thousand eight hundred and eighty, and of the Independence of the United States the one hundred and fourth.

R. B. HAYES.

By the President:

WM. M. EVARTS,
Secretary of State.

No. 4.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

At no period in their history since the United States became a Nation has this people had so abundant and so universal reasons for joy and gratitude at the favor of Almighty God, or been subject to so profound an obligation to give thanks for His loving kindness and humbly to implore His continued care and protection.

Health, wealth and prosperity throughout all our borders; peace, honor and friendship with all the world; firm and faithful adherence by the great body of our population to the principles of liberty and justice which have made our greatness as a Nation, and to the wise institutions and strong frame of Government and society which will perpetuate it; for all these let the thanks of a happy and united people, as with one voice, ascend in devout homage, to the Giver of all good.

I therefore recommend that on Thursday, the twenty-fifth day of November next, the people meet in their respective places of worship to make their acknowledgments to Almighty God for His bounties and His protection, and to offer to Him prayers for their continuance.

In witness whereof I have hereunto set my hand, and caused the seal of the United States to be affixed.

Done at the City of Washington this first day of November in the year of our Lord one thousand eight hundred and eighty, and of the Independence of the United States the one hundred and fifth.

R. B. HAYES.

By the President:

WM. M. EVARTS,
Secretary of State.
No. 5.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas satisfactory evidence has been given to me by the Government of His Majesty the Emperor of China, that no discriminating duties of tonnage or imposts are imposed or levied in the ports of that nation upon vessels wholly belonging to citizens of the United States, or upon the produce, manufactures, or merchandise imported in the same:

Therefore I, Rutherford B. Hayes, President of the United States of America, by virtue of the authority in me vested by law, do hereby declare and proclaim, that the foreign discriminating duties of tonnage and imposts within the United States are, and shall be, suspended and discontinued so far as respects the vessels of China and the produce, manufactures and merchandise imported therein into the United States from China, or from any other foreign country, so long as the exemption aforesaid on the part of China, of vessels belonging to citizens of the United States and their cargoes shall be continued and no longer.

In testimony whereof, I have hereunto set my hand, and caused the seal of the United States to be affixed.

Done at the city of Washington this twenty-third day of November in the year of our Lord, one thousand eight hundred and eighty, and of the Independence of the United States of America the one hundred and fifth.

[Signature]

By the President,

WM. M. EVARTS,
Secretary of State.

No. 6.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

Whereas objects of interest to the United States require that the Senate should be convened at twelve o'clock on the fourth of March next, to receive and act upon such communications as may be made to it on the part of the Executive.

Now, therefore, I, Rutherford B. Hayes, President of the United States, have considered it to be my duty to issue this my proclamation, declaring that an extraordinary occasion requires the Senate of the United States to convene for the transaction of business at the Capitol, in the city of Washington, on the fourth day of March next, at twelve o'clock at noon on that day, of which all who shall at that time be entitled to act as members of that body are hereby required to take notice.

Given under my hand and the seal of the United States, at Washington, the twenty-eighth day of February, in the year of our Lord one thousand eight hundred and eighty-one, and of the Independence of the United States of America the one hundred and fifth.

[Signature]

By the President

WM. M. EVARTS
Secretary of State.
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