

soon as the damages have been assessed by said board in the manner hereinbefore provided, the same shall be paid by said company into the Treasury of the United States: *And provided further*, That no trains or cars, or locomotives other than those doing business for the United States of said company shall be allowed to stop or stand on said naval asylum grounds, and that no bells or whistles shall be sounded upon any train or engine of said company while on said grounds; and that the tracks of such railroad on said naval asylum grounds shall be so arranged and paved and kept always in good order so as to permit the easy passage of vehicles across the same; and that such watchman or watchmen shall be kept by said railroad company on said grounds, at its expense, as the Secretary of the Navy shall deem necessary for the protection of persons and property on or in the neighborhood of said railroad on said grounds: *And provided further also*, That the said company shall construct a proper switch and siding upon said arsenal grounds, and suitable means for crossing to the wharf on the said arsenal grounds, for the purpose of receiving and shipping freight by water. Any violation of any of the provisions of this act by said company or its successors or assigns shall work a forfeiture of all rights granted by this act.

Approved, May 1, 1886.

May 1, 1886.

**CHAP. 72.**—An act in aid of the national monument at Plymouth, Massachusetts.

Preamble.

Whereas a national monument to the pilgrim forefathers is in process of construction at Plymouth, Massachusetts, consisting of a central figure of Faith and of four statues representing Morality, Education, Law, and Liberty, of which five the first three have already been erected: Therefore,

Statue of Liberty at national monument, Plymouth, Mass.  
Appropriation.

*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 the same is hereby, appropriated, out of any moneys in the Treasury not otherwise appropriated, for the purpose of erecting said statue of Liberty and the bas-relief accompanying the same, under the direction of the Secretary of State.

Approved, May 1, 1886.

May 1, 1886.

**CHAP. 73.**—An act to enable national banking associations to increase their capital stock and to change their names or locations.

National banks, how capital stock of, may be increased.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That any national banking association may, with the approval of the Comptroller of the Currency, by the vote of shareholders owning two-thirds of the stock of such association, increase its capital stock, in accordance with existing laws, to any sum approved by the said Comptroller, notwithstanding the limit fixed in its original articles of association and determined by said Comptroller; and no increase of the capital stock of any national banking association either within or beyond the limit fixed in its original articles of association shall be made except in the manner herein provided.

Change of name; location.

**SEC. 2.** That any national banking association may change its name or the place where its operations of discount and deposit are to be carried on, to any other place within the same State, not more than thirty miles distant with the approval of the Comptroller of the Currency, by the vote of shareholders owning two-thirds of the stock of such association. A duly authenticated notice of the vote and of the new name or location selected shall be sent to the office of the Comptroller of the Currency; but no change of name or location shall be valid until the Comptroller shall have issued his certificate of approval of the same.

SEC. 3. That all debts, liabilities, rights, provisions, and powers of the association under its old name shall devolve upon and inure to the association under its new name. Liabilities, &c., to devolve on new association.

SEC. 4. That nothing in this act contained shall be so construed as in any manner to release any national banking association under its old name or at its old location from any liability, or affect any action or proceeding in law in which said association may be or become a party or interested. Liabilities, &c., not released.

Approved, May 1, 1886.

CHAP. 74.—An act making an appropriation to complete the public building at Jackson, Tennessee, and to reappropriate an unexpended balance therefor.

May 1, 1886.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That for the completion of the public building for a court-house and post-office at Jackson, Tennessee, there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, the sum of seven thousand dollars, together with an unexpended balance of two thousand five hundred and twenty-five dollars and twenty five cents appropriated by the sundry civil act approved March third, eighteen hundred and eighty-five, for the approaches, grading, fencing, and paving for said building. Jackson, Tenn. Public building. Appropriation for completing. Vol. 23, p. 480.

Approved, May 1, 1886.

CHAP. 75.—An act to grant for the use of the public a street across the United States grounds in the city of Chattanooga, in the State of Tennessee.

May 1, 1886.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That there is granted in the city of Chattanooga and county of Hamilton, in the State of Tennessee, for the use of the public, a street or roadway, sixty feet in width and about eight hundred and sixty feet in length, to be located, subject to the approval of the Secretary of War, over and across the lands of the United States reservation in the city of Chattanooga formerly occupied for barracks and parade ground, extending from the Western and Atlantic Railroad on the north to and connecting with what is known as Hooke street, and thence about eight hundred feet southward over said Hooke street to Montgomery avenue; but this grant is made upon condition that the city of Chattanooga shall construct and keep in repair a good road on the proposed line, equal to that which the United States Government constructed connecting the city with the national cemetery. Chattanooga, Tenn. Grant of street to, across U. S. reservation.

Repair.

Approved, May 1, 1886.

CHAP. 76.—An act to establish a light-house at Seul Choix Point, Michigan.

May 1, 1886.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That there be established a light-house at or near Seul Choix Point, on the northern shore of Lake Michigan, Michigan; the cost of which shall not exceed the sum of fifteen thousand dollars. Light-house established at Seul Choix Point, Mich.

Approved, May 1, 1886.