

WISCONSIN.

Wisconsin.

Harbor at Hudson, Lake Saint Croix.

Examination and report on the causes of the extraordinary overflows of the Chippewa River, and what means, if any, can be adopted to prevent their recurrence.

Examinations, survey, etc., not specially provided for.

SEC. 7. For examinations, surveys, and contingencies, and for incidental repairs, for which there is no special appropriation, for rivers and harbors, one hundred thousand dollars: *Provided*, That no survey shall be made of any harbors or rivers until the Chief of Engineers shall have directed a preliminary examination of the same by the local engineer in charge of the district, or an engineer detailed for the purpose; and such local or detailed engineer shall report to said Chief of Engineers, whether, in his opinion, said harbor or river is worthy of improvement, and shall state in such report fully and particularly the facts and reasons on which he bases such opinion, including the present and prospective demands of commerce; and it shall be the duty of the Chief of Engineers to direct the making of such survey if, in his opinion, the harbor or river proposed to be surveyed be worthy of improvement by the General Government; and he shall report to the Secretary of War the facts, and what public necessity or convenience may be subserved thereby, together with the full reports of the local engineer. Said reports of preliminary examinations and surveys shall be made to the House of Representatives, and are hereby ordered to be printed when so made.

*Proviso.*

Preliminary examinations to be made before surveys.

Reports to be made to House of Representatives and printed.

Names of civilian engineers to be reported to Congress, etc.

SEC. 8. That the Secretary of War shall report to Congress, at its next and each succeeding session thereof, the name and place of residence of each civilian engineer employed in the work of improving rivers and harbors by means and as the result of appropriations made in this and succeeding river and harbor appropriation bills, the time so employed, the compensation paid, and the place at and work on which employed.

Approved, August 5, 1886.

CHAP. 930.—An act to provide for protecting the interests of the United States in the Potomac River Flats, in the District of Columbia.

August 5, 1886.

*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 Attorney-General of the United States to institute, as soon as may be, in the supreme court of the District of Columbia, a suit against all persons and corporations who may have or pretend to have any right, title, claim, or interest in any part of the land or water in the District of Columbia within the limits of the city of Washington, or exterior to said limits and in front thereof toward the channel of the Potomac River, and composing any part of the land or water affected by the improvements of the Potomac River or its flats in charge of the Secretary of War, for the purpose of establishing and making clear the right of the United States thereto.

Potomac River Flats, D. C.

Suit to be brought to establish title, etc., in land affected by the improvement.

SEC. 2. That the suit mentioned in the preceding section shall be in the nature of a bill in equity, and there shall be made parties defendant thereto all persons and corporations known to set up or assert any claim or right to or in the land or water in said first section mentioned, and against all other persons and corporations who may claim to have any such right, title, or interest. On the filing of said bill process shall issue and be served, according to the ordinary course of said court, upon all persons and corporations within the jurisdiction of said court; and public notice shall be given, by advertisement in two newspapers published in the city of Washington, for three weeks successively, of the pendency of said suit, and citing all persons and corporations interested in the subject-matter of said suit, or in the land or water in this act

Who to be parties defendant; service of process.

mentioned, to appear, at a day named in such notice, in said court, to answer the said bill and set forth and maintain any right, title, interest, or claim that any person or corporation may have in the premises; and the court may order such further notice as it shall think fit to any party in interest.

Effect of decree.

SEC. 3. That the said cause shall then proceed with all practicable expedition to a final determination by said court of all rights drawn in question therein; and the said court shall have full power and jurisdiction by its decree to determine every question of right, title, interest, or claim arising in the premises, and to vacate, annul, set aside, or confirm any claim of any character arising or set forth in the premises; and its decree shall be final and conclusive upon all persons and corporations parties to the suit, or who shall fail, after public notice as hereinafore in this act provided, to appear in said court and litigate his, her, or its claim, and they shall be deemed forever barred from setting up or maintaining any right, title, interest, or claim in the premises.

Interests adverse to the United States to be valued and reported to Congress.

SEC. 4. That if, on the final hearing of said cause, the said supreme court of the District of Columbia shall be of opinion that there exists any right, title, or interest in the land or water in this act mentioned in any person or corporation adverse to the complete and paramount right of the United States, the said court shall forthwith and in a summary way proceed to ascertain the value of any such right, title, interest, or claim, exclusive of the value of any improvement to the property covered by such right, title, or interest made by or under the authority of the United States, and report thereof shall be made to Congress.

Appeal to Supreme Court of the United States.

SEC. 5. That from the final decree of the supreme court of the District of Columbia, and every part thereof, in the premises, an appeal shall be allowed to the United States, and to any other party in the cause complaining of such decree, to the Supreme Court of the United States, which last-mentioned court shall have full power and jurisdiction to hear, try, and determine the said matter, and every part thereof, and to make final decree in the premises; and the said cause shall, on motion of the Attorney-General of the United States, be advanced to the earliest practicable hearing: *Provided*, That no payment under any such judgment shall be made unless hereafter authorized by Congress.

Cause to be advanced.

*Provido*,  
Payments.

No money to be spent on property in dispute until final decision.

SEC. 6. That until the final decision of the matters hereinbefore in this act mentioned shall have been had, no moneys appropriated for the improvement of the Potomac River within the District of Columbia, the establishment of harbor-lines in the District of Columbia, and the raising of the flats therein shall be expended otherwise than upon property in respect of which there is no claim adverse to the title of the United States or for the improvement of navigation in the said river.

Approved, August 5, 1886.

August 5, 1886.

CHAP. 931.—An act amendatory of and supplementary to "An act to alter the judicial districts of Pennsylvania, and for other purposes," approved May twenty-sixth, eighteen hundred and twenty-four, and providing an additional place for holding the several courts thereof.

Western judicial district of Pennsylvania.

Terms of circuit and district courts to be held at Scranton.

Vol. 4, p. 50.  
R. S., sec. 658, p. 122.

Marshal to provide place for holding court, etc.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled*, That besides the terms of the circuit and district courts of the western judicial district of Pennsylvania now directed by law to be held in said western district, there shall be held two terms of each of said courts in every year at Scranton, in the county of Lackawanna, which shall commence the first Mondays of the months of March and September in each and every year, beginning in September next.

SEC. 2. That the marshal of said western judicial district shall for the time being, and with the approval of the Attorney-General, provide a suitable place at the city of Scranton for holding the several courts and for keeping the records thereof.

Approved, August 5, 1886.