forty-six thousand six hundred and forty-six dollars and forty-two cents, one-half of the foregoing amounts to meet deficiencies in the appropriations on account of the District of Columbia shall be paid from the revenues of the District of Columbia and one-half from the Treasury of the United States.

WAR DEPARTMENT.

For completion of the contract for grading and filling the reservation at Washington Barracks, District of Columbia, entered into by Captain John Stephen Sewell, Corps of Engineers, in May, nineteen hundred and three, twenty-five thousand five hundred dollars.

DEPARTMENT OF THE INTERIOR.

For the completion of the resurveys in San Diego County, California, authorized by Act of Congress approved July first, nineteen hundred and two, including the surveying out by metes and bounds of all valid claims of record up to March thirty-first, nineteen hundred and six, twenty thousand dollars.

HOUSE OF REPRESENTATIVES.

For miscellaneous items and expenses of special and select committees, exclusive of salaries and labor, unless specifically ordered by the House of Representatives, twenty-five thousand dollars.

For fuel and oil for the heating apparatus, five thousand dollars.

GOVERNMENT PRINTING OFFICE.

That the Secretary of the Treasury be, and he is hereby, directed to transfer on the books of the Treasury Department from the amount to the credit of the appropriation for public printing and binding for the fiscal year ending June thirtieth, nineteen hundred and six, the sum of forty thousand dollars to the appropriation for leaves of absence, Government Printing Office, for the fiscal year ending June thirtieth, nineteen hundred and six, to enable the Public Printer to comply with the provisions of the law granting thirty days annual leave to the employees of the Government Printing Office during the balance of the fiscal year ending June thirtieth, nineteen hundred and six.

Approved, April 16, 1906.

CHAP. 1634.—An Act For the relief of certain settlers upon land within the indemnity limits of the present Saint Paul, Minneapolis and Manitoba Railway Company.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all qualified homesteaders who made settlement upon and improved any of the land hereinafter designated and who were prevented from securing title to such land by reason of the contracts hereinafter described shall, in making final proof upon homestead entries made for other lands, be given credit for the period of their bona fide residence on and the amount of their respective improvements upon the land for which they were so prevented from completing title, including the time of continuous residence upon and improvements of said land while defending in good faith their respective claims thereto as homestead settlers. The land above referred to is that part of the indemnity grant to the Saint Paul,
Minneapolis and Manitoba Railway Company defined by the Acts of Congress dated, respectively, March third, eighteen hundred and fifty-seven (Eleventh Statutes, page one hundred and ninety-five, chapter ninety-nine), and March third, eighteen hundred and sixty-five (Thirteenth Statutes, page five hundred and twenty-six, chapter one hundred and five), which by reason of certain contracts between Reverend John Ireland and the Saint Paul, Minneapolis and Manitoba Railway Company, one dated July seventeenth, eighteen hundred and eighty, and one dated March thirtieth, eighteen hundred and eighty-three (more particularly described in the decision of the Commissioner of the General Land Office contained in his letter of February third, eighteen hundred and ninety-eight, in the appeal of the case of John Ireland against Joseph Bennon and others from the action of the local land office and at Saint Cloud, Minnesota), the said John Ireland and those with whom he contracted to sell certain of said lands, either for himself or for said railway company, were held authorized to purchase from the United States under the provision of section five of the Act of March third, eighteen hundred and eighty-seven (Twenty-fourth Statutes, page five hundred and fifty-six), after the date upon which the claim of said railway company to receive said lands as indemnity lands had been denied and canceled by the Interior Department: Provided, That no such person shall be entitled to the benefits of this Act who shall fail to make entry within two years after the passage thereof: And provided further, That this Act shall not be considered as entitling any person to make another homestead entry who shall have received the benefits of the homestead law since being prevented, as aforesaid, from completing title to the lands so settled upon and improved by him.

Approved, April 17, 1906.

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**CHAP. 1635.**—An Act To approve certain final proofs in the Chamberlain land district, South Dakota.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That all homestead final proofs for lands in the Chamberlain land district in South Dakota, made before the judge or clerk of the court of Stanley County, or any United States court commissioner at Fort Pierre, South Dakota, prior to the passage of this Act, shall be accepted and patented the same as if such proofs were made within the said Chamberlain land district: Provided, That this Act shall not affect any final proof except only in respect to the place where same was made.

Approved, April 17, 1906.

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**CHAP. 1636.**—An Act To create a new division of the southern judicial district of Texas, and to provide terms of court at Victoria, 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 counties of Bee, Calhoun, Dewitt, Goliad, Jackson, Live Oak, Refugio, Aransas, San Patricio, and Victoria shall constitute a division of the southern judicial district of Texas.

Sec. 2. That terms of the circuit and district courts of the United States for the southern district of Texas shall be held twice in each year at the city of Victoria, in Victoria County, and that, until otherwise provided by law, the judges of said courts shall fix the times at